

International Public Notice: A Far Greater Asset Claim

By Anna Von Reitz



Trump's Administration has discovered, with the help of Gun Owners of America, an insidious FBI operation designed to coerce people into signing away their gun rights forever.

Once again, as we've seen before, medical professionals were used as "Uniformed Officers" to sign off and justify this.

Americans were being pushed into signing NICS Indices Self-Submission Forms that waive their gun rights, the same way that Mothers have been coerced into signing away their babies' birth rights as Americans.

Even the Schtick about having Medical Doctors affirm and act as Witnesses is the same.

Good on the Trump Administration for putting an end to the NICS form and those who created and promoted this attempt at an end-run around the Constitution. Charge them all. Throw them in jail. Lose the keys. Charge the King for their upkeep.

Throw the Board of Directors of the United States Government, Inc. --- the umbrella corporation that owns and operates the CIA and the FBI and DHS --- in jail right along with them. It's not just the employees at fault for this.

Employees of the FBI are presumed to know that we, Americans, have the absolute and guaranteed right to keep and bear arms, so they have no excuse for participating in a program designed to coerce relinquishment of that right or misrepresent us as Federal citizens.

Those responsible for running the FBI, Incorporated, are just as responsible for knowing these same facts.

Everyone from the Field Agents to the Chairman of the Board are liable and are in conspiracy against the Constitutions when they organize and promote a scheme to coerce Americans into signing away their Second Amendment guarantees.

A similar and yet far greater issue is the similar forced "registration" of American babies as British Territorial U.S. Citizens, which not only obligates them to debts and services that they don't naturally owe, but which waives their birthright as Americans and defrauds them of their Natural and Unalienable Rights and property assets.

These are registrations enabled under the Sheppard-Towner Act and just like the NICS forms, people --- new Mothers --- are routinely coerced and strong-armed into signing these registration forms with no disclosure, but plenty of threats: "Sign this, or we are keeping your baby."

These hospitals and the Medical Personnel responsible for these acts of force and fraud need to be reamed clean and steamed.

Unlawful conversion of political status is a capital crime under both the Hague and Geneva Conventions; the use of coerced, undisclosed, and unconscionable contracts to enslave and denigrate Americans in this manner --- Americans who are owed "good faith service" from these reprobates, has to end.

If Congress wants to get up in arms about something, let it be this.

No Mother should ever be forced, induced, coerced, threatened or fooled into signing a medieval "pledge" bond "for" her baby, committing the baby to foreign service obligations that they don't naturally owe and giving away his or her standing and inheritance as an American.

Any Medical Doctor caught participating in this press-ganging and unconscionable contracting should be immediately arrested for Treason and crimes of Unlawful Political Conversion. Any bureaucrat or hospital administrator knowingly participating in this or coercing the Medical Doctors to perform in this manner, should also be arrested under the same charges.

This is the third time in relatively recent history that licensed Medical Doctors have been used as "Uniformed Officers" in a military sense, to commit crimes against Americans.

We have the example of the forced foreign citizenship registrations being carried out by Medical Doctors in hospitals and enforced against babies and new Mothers without disclosure, the example of the coerced injections during the Covid-19 Pandemic, in which licensed Medical Personnel were acting as Undisclosed Foreign Agents and Uniformed Officers to administer these bioweapons, and here again, these same Medical Professionals were being used as the credible experts to deny the Second Amendments rights of Americans.

These men and women, the Medical Professionals, have been subjected to foreign licensing of an occupation of common right in this country, in contravention of our Public Law, and then coerced by threats against their licenses and credentials, to act as undeclared Foreign Agents and Uniformed Officers in the military sense, to commit crimes against our population.

All Legal Presumptions that such contracts and acts are knowing and "voluntary" need to be disallowed, and the contracts themselves need to be dissolved.

All these despicable criminal activities that have been promoted under the idea that we were "at war" and subject to the Law of War have been disproven; what these criminals have misrepresented as "wars" are illegal commercial mercenary conflicts instead.

As such, those exercising Special Admiralty provisions on land are assumed to be pirates conspiring against the Law of the Land, and any Medical Personnel entrapped by undisclosed licensing agreements are deemed to be victims of crime.

We caution all Jurists that there is no Dual Sovereignty involved in any of this. There is one sovereignty in this country and it is the sovereignty of the Union States acting in National jurisdiction as The United States and the States of the Union acting in International jurisdiction as The United States of America, both unincorporated and both joined in a natural, unbreakable and perpetual union.

Any notion that such a thing as "Federal sovereignty" exists needs to be set aside; hired foreign Subcontractors have no separate sovereignty in this country and are only allowed to be here under the provisions of the Residence Act.

All Legal Presumptions based on claims by the U.S. Congress of owning "the United States" issued February 2nd 1871 are void and without merit. The "United States" being referenced was our American Federal Subcontractor popularly known as the Federal Republic and our miscreant foreign employees never provided us with Notice concerning the true circumstance resulting from the illegal mercenary conflict known euphemistically as The American Civil War.

Everything about this "war" was a morass of deception and deceit, including the fact that it wasn't a war.

The assets and contracts of the United States being referenced in the actions undertaken on February 2nd 1871 belonged naturally to the States of America, an instrumentality of our Union States, and all Powers delegated to the referenced "United States" Federal Republic naturally returned to the Delegators, our States of the Union, upon their first service default.

We never abandoned our natural ownership of these assets and Powers; rather, we were deliberately marginalized and left in the dark by foreign Subcontractors acting in Bad Faith, Subcontractors who wasted no time in secretly substituting their own very similarly named franchise corporations for our unincorporated businesses.

For example, they substituted their British Territorial franchise operating as "the State of Wisconsin" for our unincorporated American service provider doing business as "The State of Wisconsin". The only Notice given the actual owners was after the fact, in the form of the change from "The" to "the".

We maintain that this was Insufficient Notice, especially as the actual owners of these assets are not lawyers, not attorneys, and not expected to be attuned to such minute but important changes.

They likewise promoted other semantic deceptions to hide their illegal latching activities. For example, they rolled the assets of Wisconsin, the actual State, into a foreign-operated State Trust, and instead of calling it something honest, like the

Wisconsin State Trust, they omitted the word "Trust" and awkwardly left it as the "Wisconsin State _____" as in "the Wisconsin State Capitol".

The Parties advancing these claims against our property rights and Powers have been operating in fraud and bad faith for six (6) generations. Fraud has no statute of limitations.

These Bait and Switch and Mistaken Identity fraud schemes based on similar names and/or jurisdictional changes using similar names are well-known confidence rackets simply applied against our lawful American Government instead of an individual.

The end result has been a National-level Identity Theft, in which our foreign service providers acting under The Constitution of the United States of America and The Constitution of the United States, respectively, actively misrepresented us and misrepresented themselves as our representatives, latched onto Powers and contracts that we never vouchsafed to them, and have stubbornly persisted in their False Representations ever since.

The assets of our Federal Republic were never abandoned, but being left uninformed and without Notice, and with the States of America being inoperable, and the Officers of our Federation being bullied, beaten, burned out, robbed, slandered, misidentified as "rebels", and forced to flee for their lives--- and all of this being done to us by our own public employees and supposed Allies, we were unable to understand what was happening at the time.

Then as now, chaos was being purposefully engendered and the public was being left to make incorrect assumptions.

For example, we know that the current auditing of the departments and franchises of the UNITED STATES Corporation is required to settle its Chapter 7 bankruptcy, but the American People are being left in the dark ---again. There is no admission and the people are naturally thinking that the Department of Government Efficiency is acting in defense of their pocketbooks.

This sort of lying by omission for political credit has been the stock and trade of these service providers for over a century and a half. We see them. We know what they are doing. We know why they are doing it.

If "the United States of America, LLC" wants to act as Successor to Contract, they can stop pretending to be or to own our Federal Republic.

They can also stop misrepresenting themselves as our "representatives" and acting in capacities we never vouchsafed to them.

Latching onto the assets of our American Federal Subcontractor, that is, the American Federal Republic doing business as "the United States" from 1787 to 1861, and using a False Claim of Abandonment to claim its assets without Notice to the American People, and then exercising its delegated Powers as if we delegated those Powers to these Third Parties, is a gross act of fraud and a crime of state.

For these and all the other crimes and misapprehensions discussed herein, we claim full remedy, full cure and maintenance, and full recognition for our contractually protected and guaranteed persons and for our living people.

So said, so done, so sealed. Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

We wish for these egregious harms to be utterly and completely and permanently corrected.

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