House Joint Resolution 192 and Congressional "Intent"



By Anna Von Reitz

I have been asked to comment on HJR 192 and the whole subject of Congressional Intent. A "Joint Resolution" is like a New Year's Resolution. It has no force of law, but it does clearly express the intent of a Congressional Body.

Which "Congressional Body" is expressing their intent in HJR 192?

It's the Territorial United States Congress acting in the wake of FDR declaring "the" United States of America, Inc. insolvent.

And they are attempting to meet their obligations owed under the Hague Conventions by saying, oh, yes, if anyone wants to, they can reclaim their "reversionary trust interest" in the actual United States as remedy for us taking title to their assets and using their assets as collateral backing our debts.

What they are doing is -- to put it bluntly -- expressing their intention to provide remedy and thereby legalize their crime. The rats had to provide remedy in the form of an escape clause or go to jail and have no ability to enforce their false claims.

This is how they claimed (and continue to claim) that we are all paying federal income taxes voluntarily, and paying off their mortgages taken against our property voluntarily, and licensing our right to travel voluntarily, and subjecting ourselves to their statutory codes and rules voluntarily ---- when we all know that none of this has ever been fully disclosed to the American People, is unconscionable, non-consensual, and enforced under color of law.

But it was, and it still is, and it is only now --- twenty years after the 1933 Bankruptcy settled --- that people are waking up and beginning to realize that: (1) HJR 192 exists and (2) why it exists and (3) what to do in response to the circumstance.

What is perhaps more important is that people are beginning to wonder--- WTH? Why is the Territorial Government in charge here, as if we were all a bunch of Puerto Ricans?

The short answer to that is that they usurped upon our lawful government back in 1868 and have been staging a military occupation of our country using our own troops to do it, under the pretense that we are too disorganized to manage our own affairs and so they are engaged in this outrageous Breach of Trust for our own good until we "reconstruct" our government.

And we, meanwhile, have been kept dumbed down and deliberately uninformed and unaware that any such thing needs to be done.

When a foreign army (the Territorial United States forces are foreign with respect to us, even though they are under contract to serve us, get their pay from us and are largely staffed by our sons and

daughters) occupies another country (ours) they are required under international law to respect the property rights of the civilian population.

If they do commandeer private property for the use of the occupying armed forces, they have to provide just and equitable compensation to the owner. If they don't, they are guilty of "illegal taking" and acts of "plundering and pillaging". Under military law these acts are subject to severe punishment, up to and including death by firing squad.

So getting back to HJR 192 --- this was the Territorial Congress's deceitful scheme to avoid the accusation that they were involved in illegal taking--- the pillaging and plundering of this entire country and its people.

Their allowance that we could, if we so chose, exercise our natural exemption from their jurisdiction and could also invoke our "reversionary trust interest" in our own birthright inheritance and assets and take them all back, allowed them to claim that if we failed to do so, then obviously we were going along with their scheme and voluntarily "donating" our assets to them.

This is why the IRS processes all your tax payments as "Gift and Estate Taxes".

The obvious fault with this is that nobody ever told us a word about it. The American People were not notified. No explanation vaguely approaching "full disclosure" was ever offered. No administrative process clearly telling anyone how they could invoke their "reversionary trust interest" was ever provided. There are vague and dubious references to "mutual offset credit exchanges" suggesting that somewhere, somehow, one could exchange a debt owed to the Federales for a debt owed by the Federales ---a sort of no-money-changes-hands settlement of mutual claims --- but that's about it.

Even the eventual enactment of HJR 192 -- which I think off-hand was 12 USC 411? ---was all but void for vagueness, and all just an excuse to legalize illegal taking, non-consensual hypothecation of debt, and other commercial crimes in violation of international law.

These and similar underlying deliberate acts of non-disclosure and fraudulent unconscionable mischaracterization of illegal takings as "voluntary gifts" is at the heart of our complaint against the Territorial United States and the Queen and the entire System they perpetuated for their own benefit beginning in 1868.

A more loathsome and criminal Breach of Trust and contract can scarcely be imagined. And that is what HJR 192 is top-dressing and excuse for.

The US Military is required by the Lieber Code and Hague Conventions to provide all American civilians with equitable compensation for the military's use of their private property assets. This includes the use of your intellectual property--such as your name, your homes, your land, your labor, and any other assets they glom onto as collateral securing their debts.

To avoid that, the vermin have perpetuated a scheme by which you have all been deliberately and fraudulently and variously misidentified as government employees and dependents, "US Citizens" (Territorials) or "citizens of the United States (Municipals), who are ineligible for such compensation. So successful have they been at this national-level identity theft scheme that any memory of HJR 192 and "how this was supposed to work" had long faded from view, when a few knot-heads began researching these topics and exploring ways to claim their "reversionary trust assets".

Because of all the obfuscation hiding how you could claim your reversionary trust interest, and also all the effort put into misidentifying you as a person ineligible to make such a claim, they made it all but impossible for anyone to claim their exemptions or demand equitable compensation.

That situation is, thankfully, coming to an end as their scheme is being exposed to broad daylight.

The vermin have tried to go bankrupt again to save their ill-gotten gains and avoid accountability,

but we have claimed all their assets and the assets of their "states of states" as assets rightfully belonging to the States and people of this country, and we have issued indemnity bonds for each of the fifty States--which the people can access.

An "indemnity bond" insures people and their private property in the same way that "insurance" protects commercial entities.

When you walk into a mortgage foreclosure case (for example), and lay down your authenticated BC records, your Deeds of Re-conveyance removing your "missing" Given Trade Name to a permanent domicile on the land and soil of whichever State of the Union, your Certificate and claim of the Assumed Names, and give the indemnity bond number we issued, that's an insurance claim against "loss or damage" owed to you under the Lieber Code and Hague Conventions. It's also a clear claim to be an American civilian exercising reversionary trust rights and exemptions.

Those of you who have had your Birth Certificates authenticated by the United States Department of State have received another bond number that can be used for the same purpose in federal cases, It appears at the top of the yellow cover sheet and is the practical means of making a claim against the verified "good faith and credit" protections clearly stated on that same yellow cover sheet. That is their indemnity bond covering YOUR vessel for federal purposes.

The vermin have yet to bow to the inevitable, come clean, and provide the people of this country with a simple means and process of reclaiming their "reversionary trust interest" and for claiming their exemption from statutory jurisdictions. They have yet to provide millions of innocent Americans with the protection from "loss or damage" that they are owed under international law. They have yet to deal with their own falsification of the public records as "registrations".

With enough people in America and throughout the world awake and moving forward, the end of this gross criminality is a foregone conclusion.

Although the guilty parties in the Bar Associations are bucking it and the clueless members of the Bar are just waking up and realizing, "Oh, my God!!! I've been committing crimes that could get me shot by a firing squad!" --- we are beginning to get sporadic but growing numbers of reports that the State and Federal Courts are beginning to come to heel and honor these obligations and are beginning to accept the indemnity bonds and exemptions.

Donald Trump has been leading the way by reforming the Federal Judiciary, redirecting the DOJ to provide service owed to the people of this country, and issuing pardons to Americans who have invoked their reversionary trust interests and claimed exemptions that are owed to them----and who have been the victims of false prosecution and false legal presumptions.

Go forth and conquer, America. It may be almost a century late in coming, but your day is dawning.

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