Hold the Presses -- This is Incredible 2.0 Recap



By Anna Von Reitz

Yesterday we began discussion of comments attributed to former Senator Tom Harkin of Iowa. He served in the U.S. House for ten years and in the Senate for ten more before retiring in 2015.

Bearing in mind that we still don't have confirmation that Harkin actually said all this, if even a small part of this is typical of what members of Congress think and are taught about our history, we are in a heap of trouble and they, like everyone else, need to be brought up to speed.

The first off-the-wall idea was that the Constitutions and the Federal Code went out the window because of the 1933 bankruptcy and going off the gold standard.

Let's try to get this in perspective.

We contract for certain governmental services with the British Territorial United States and its corporations. This would be analogous to contracting with a Property Management Corporation that also has subcontractors that work for it: a carpentry subcontractor, a lawn mowing contractor, a trash removal contractor, a snowplowing contractor.... got the picture?

So the trash removal subcontractor went bust in 1933, stopped accepting gold as payment, and started offering I.O.U.'s in lieu of paying for its debts.

That really has nothing much to do with us, does it? And it doesn't change what we are owed in terms of services by the parent Property Management Corporation, either. Our contract with them is still the same and it is their problem how they are going to get the trash removed. Not ours.

It's the same thing with the 1933 bankruptcy. They stopped accepting gold as payment. We paid in silver instead. They started using I.O.U.'s instead of paying for their own debts. That's on them. And on their Parent Corporation. Not us.

We are the Employer in this situation, and what is owed to us is owed to us regardless of how the Parent Corporation or their subcontractors operate or what they do with their money, and if they don't provide the service, we simply take out the trash ourselves or hire someone else.

What we recently discovered was an outrageous and undisclosed ploy by Franklin Delano Roosevelt proposing that we "gift" ourselves and our assets as collateral backing the debts of their failed trash removal company---to underwrite their I.O.U.s. And then we discovered the actual means by which they extorted all these "gifts" under color of law.

So the dirt is all on them and none on us, thanks. This whole debacle is now back on the laps of the Queen and the Pope, who are the Principals responsible.

We are their Priority Creditors by several country miles as a result of all this malfeasance, fraud, extortion, and racketeering under color of law, and their only hope is that we agree to settle this without blowing them off the face of the Earth.

The Constitution(s) owed to us are not affected by their bankruptcy, and all the debts they piled up "in our names" without our knowledge and free consent are fraudulent, going back to 1860, because, as we have discovered, 1933 was not the first round of this chicanery.

The other idea that the Senator exposed is the idea that the Federal Code somehow went "out the window" because of the bankruptcy and end of the gold standard being used by their corporations.

What happened in fact is that a Municipal Corporation doing business as the "UNITED STATES" came in and took over the trash removal contract by a process of "assumpsit". That is, nobody at the Parent Corporation asked us, they simply moved in a new subcontractor to continue taking out the trash. We have no contract with the "UNITED STATES" but because we received the trash service from them, we assumed the contract and paid them for it.

But assumption of contracts swings both ways.

We assumed and paid the contract under the provisions of the actual Constitutions, and the assumption that they owe us in return is that they are continuing to operate under the Constitutions and according to their published rules, codes, and regulations.

Any deviation from that quid pro quo is not allowed, and in order for it to be allowed, they would have to make a very substantial Public Notice and Public Disclosure regarding the "sun setting" of the Federal Code. They would also have to stop publishing the Federal Code and stop using the Federal Code for administrative purposes and stop referencing it in court cases and stop repealing and amending and adding to it, too.

Anything else would, as I explained, amount to knowing and purposeful constructive fraud by the members of the Congress.

We have seen plenty of evidence of fraud and wrong-doing by the Congress and its members as a whole, but if Senator Harkin didn't understand these facts and circumstances after twenty years in Congress (and Tom Harkin was by far not the dumbest man in Congress) -- the only thing we can conclude is that the men and women in Congress are being misled by their legal advisers and dumbed down so that they make wrong decisions based on wrong information.

It is up to us to inform them and hold them and their Parent Corporation sponsors-- the Queen and the Pope-- feet first to the fire. Get out your pens and paper, Campers, and send this to the appropriate Congressional Delegation that is supposed to be serving your state of the Union.

You might also drop a line to:

Office of the Prosecutor International Criminal Court Post Office Box 19519 - 2500 CM The Hague The Netherlands

The "US" is not a party to the Hague Conventions, but they are party to the Geneva Conventions, and any enslavement racket involving securitization and personage of living people under color of law, especially innocent Third Parties who were never involved in their "wars" in the first place, is a major faux pas.

We would, of course, like full recognition of our claims against them and the deplorable fraud that has been practiced against our States and our People, by treaty partners who owed us far, far better treatment and whose bacon we saved through two World Wars.

Let all the innocent American blood shed at Bull Run and Gettysburg, at Flanders and in the Argonne
Forest, the boys who gave their lives in North Africa and Normandy, in Germany and Japan and
Okinawa and Korea and Vietnam let their blood rise up and reproach the very souls of the
criminals responsible for this if they have souls. And if they do not repent, may they come to a
swift and certain end without the protection of man or God.

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