Jeff Sessions Public Notice 2.0

Please share and post this Letter to US Attorney General Jeffrey Sessions as Public Notice given to him, President Trump, Secretary Mnuchin and Secretary Ross. Feel free to compose your own letter. Let these men know for certain that the horrifying betrayals of former Administrations are known and the mechanisms are ferreted out. Let them know that the people of this country are not asleep and not standing still for this anymore.

May 13, 2017
Big Lake, Alaska

United States Attorney General Jeffrey Sessions
US Department of Justice
950 Pennsylvania Avenue NW
Washington, DC 20530-0001

Dear Mr. Sessions:

It has come to my attention that certain banks have lied and made insupportable claims and accusations to the Treasury Department about the American states and people and also the Native nations that have treaties with the actual United States as well as the Territorial United States.

This insulting obstruction comes after Wells Fargo and its management has been for years in the past under the ownership of former United States Attorney Generals----and should know better. Which prompts me to ask if you know better? Wells Fargo is a foreign securities investment firm operating under the trademarked name of a defunct bank it acquired, deliberately hiding its nature and identity so as to better defraud the unsuspecting people of this country.

Let me suggest very broadly that it is your job as “Attorney General” to return our property to us as expeditiously and with as little upset and fanfare as possible, and that this will not be accomplished if we have to deal with Wells Fargo in the manner that its history and actions invite.

There was no “Civil War”. There was only an illegal commercial mercenary conflict that took place on our shores.

Everything from 1860 onward is fraud, including the creation of your office, Mr. Sessions.

The false claims upon our land as surety backing debts accrued by The United States of America, Inc. in 1907, and the equally false claims of “abandonment” by the heirs in 1953, all reek of fraud, graft, extortion, self-interested claims, unlawful conversion, inland piracy, bankruptcy fraud, conspiracy against the actual Constitution and more.

So does FDR’s rank constructive fraud in 1933. Enough is more than enough. The basic claims against the banks are more than hundred years old and they have been brought forward. The liens against the federal municipalities and territorial franchise “states of states” are all cured. The Payment Bond has been delivered and
posted and cured against the Vatican Chancery Court. The entirety of E Pluribus Unum and E Pluribus Secundum has been re-conveyed to the land jurisdiction.

This may be hard to fathom if you are unfamiliar with the facts, but Alaska is owned by the people of Alaska who operate under a Statehood Compact---not a “Constitution” which is merely a debt agreement instrument used to hire foreign subcontractors to provide “essential government services”. See Article IV of The Constitution for the united States of America.

The Alaska State is an unincorporated business operated by the people of Alaska as detailed by the Session Laws of this state; the Alaska State operates the land jurisdiction of Alaska and the undelegated jurisdiction of the sea reserved to the states and people under Amendment X. The State of Alaska, by contrast, is a foreign subcontractor of the Alaska State and a Territorial United States franchise defined as a “state of state” under the Uniform Commercial Code. See UCC 1 -207, “Definitions”.

In the case of Alaska, this is all definitively spelled out in Alaska Statute 45.77.020. Similar statutory admission exist in every other state in this country and the situation is identical in every state. All the “State of________” organizations are foreign subcontractors and territorial enclaves without exception. The STATE OF ALASKA is, in turn, a municipal subset of the State of Alaska.

So the power flows downhill in this pattern: Alaska (state and people) > Alaska State (unincorporated) > State of Alaska (Territorial corporation) > STATE OF ALASKA (DC Municipal corporation).

That is, Ohioans operate the Ohio State (unincorporated, land jurisdiction) which subcontracts for services with the State of Ohio and the State of Ohio then hosts the STATE OF OHIO. Neither the State of Ohio nor the STATE OF OHIO have any right to address, impugn, coerce, defraud, arrest, convert, suborn, presume upon or assume the political status of any American state national and I am sick and tired of telling you this obvious fact of life. Your corporations are here as guests. You are hired to provide “essential government services” to us and to our states--- not to serve yourselves at our expense.

We are tired of having our hired help tie us up, bugger us, and hand us the bill for the “service”.

Pay attention. No matter what undisclosed adhesion contracts may be produced in pale support of murder, armed theft, and unlawful conversion, Ammon and Cliven Bundy and the others have told the “STATE OF NEVADA” who they are in fact and have claimed their substantive rights. That will shortly be borne home to anyone defending the actions of the BLM, FBI or “STATE OF NEVADA”.

The only “attorning” that you, Mr. Sessions, and your cohorts working as State Attorney Generals are supposed to be doing is to return our land and our property assets to us in the wake of a “war” that never really was and which has now been over for 150 years.

This self-interested constructive fraud of going out and claiming that our babies are “abandoned” on a non-existent battlefield created by an illegal, criminal action perpetuated by our own employees, and conscripting the heirs of the land
jurisdiction as “wards” of your foreign corporations via undisclosed adhesion contracts has got to stop.

The federal corporations and especially the members of the American Bar Association have engaged in inland piracy, unlawful conversion, constructive fraud, coercive adhesion, and many, many other crimes on our shores in flagrant Breach of Trust and violation of the treaties and commercial contracts that allow them to be here on our soil.

The members of the American Bar Association operating as Undeclared Foreign Agents and their friends operating “State of State” organizations have created and operated the greatest fraud scheme in human history and promoted the largest scale genocide on paper ever attempted.

Kidnapping, press-ganging, and inland piracy have all been outlawed for over 200 years and are all recognized capital level international crimes. Personage, barratry, and constructive fraud are also crimes of long-standing. Inequitable contracting practices, extortion, unlawful conversion of assets, racketeering by undeclared Foreign Agents and more crimes have been willingly committed by members of the Bar Associations on a continuing basis even after Pope Francis cancelled their privateer’s licenses effective September 1, 2013.

You are the Attorney General, Mr. Sessions. You are the one responsible for aiding and abetting this outrage if you do not immediately take steps to end it and to countermand it. It’s past time to order your “troops” into a complete and permanent withdrawal and “cease fire” with respect to American state nationals and for the federal corporations to quit these phony claims of “war”. No corporation on Earth has any ability to declare “war” and this specious self-serving drivel has to end.

The actual land jurisdiction States and the people to whom they belong are still standing and aware of the Crime of the Century that has been practiced against them by their own subcontractors.

I have gone to the considerable trouble of correcting my political status records all the way back to 1860 and re-conveying my name and assets and all PERSONS/Persons associated with me to the land and soil of my birth state. I have surrendered all federal PERSONS/Persons associated with my given name to the Secretary of the Treasury after permanently domiciling them as vessels of the land jurisdiction state engaged in peaceful international trade---- not commerce.

This whole nasty process should have been totally unnecessary but for the greed and power lust and betrayal and disservice of people taking their paychecks from our pockets while working to defraud and disinherit us. It is an affront to sanity and a testament to the complete criminal lack of disclosure which has accompanied this whole "process" of undermining the lawful government of this country that it has continued this long.

Mr. Sessions, your predecessors have unlawfully converted the private assets of the American people into public trusts without their knowledge or consent and they have ruthlessly pillaged everyone in this country blind----and all under conditions of non-disclosure, similar names deceits, constructive fraud, and pretended friendship, all in Breach of Trust and commercial contract.
Well, we are here, Mr. Sessions, disgusted to the bone. The vermin responsible this circumstance couldn’t even face us man to man. They had to attack us while we were still innocent babies in our cradles. They had to come to our Mothers and lie to them and mis-characterize these trusting women as “Informants” against their own children and coerce them into signing unilateral undisclosed contracts surrendering their babies to the tender mercies of “States of States”.

I want to vomit, Mr. Sessions, every time I think of it.

Look up the legal meaning of “Informant”. Were any of our Mothers knowingly and willingly acting as “Informants” against us? Was there ever any actual “government mandate” requiring them to surrender their children to these vile “State of State” or “STATE OF STATE” franchises engaged in enslavement and trafficking of kidnapped babies?

The guilt, the infamy, the pure, venal criminality of the organizations that have run this system on our shores under color of law is beyond description or compare and they need to be eradicated, root, stem, and leaf.

Make way for our national and international trade banks and clear the decks for us to receive our lawful passports and state national identifications without any further obfuscation, resistance, false arrests, extortion, racketeering, presumptions of political status or complaints.

If you have any questions or anything whatsoever to reply other than a complete apology and immediate action to correct your procedures, presumptions, and records concerning the people and states you are supposed to serve, I may be contacted in care of: 1336 Staubbach Circle, Anchorage, Alaska 99508, called at (907) 250-5087, or emailed at: avannavon@gmail.com.

As of November 6, 2015, we established a new interim service contract to uphold the actual Constitution. The Sovereign Letters Patent and Declaration of Joint Sovereignty accomplishing this are on record with the Hague, the United Nations Security Council, Pope Francis, Elizabeth II, and other institutions and Higher Contracting Powers as well as posted on the internet worldwide. We are also the Principal Priority Creditors of the States of States and STATES OF STATES and you are notified of the fact.

You will find that our sovereign indemnity bonds have been posted and similarly noticed and cured on a worldwide basis. We are claiming our land and our land assets and our undelegated international jurisdiction of the sea and this is your Notice rendering any plausible deniability null and void.

Make haste to make peace with your brothers.

Sincerely,

Anna Maria Riezinger

cc:
President Donald J. Trump
c/o The White House
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Washington, DC 20500

Secretary Steven T. Mnuchin
U.S. Treasury Department
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Washington, DC 20220

Secretary Wilbur Ross
U.S. Secretary of Commerce
1401 Constitution Avenue NW

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