

International Public Notice: Testimony of Judge Snyder

By Anna Von Reitz



We told you, years ago, that by definition all "Fourteenth Amendment citizens" are criminals and are guilty until proven innocent -- the exact opposite of the Legal Presumption of innocence that we are owed as Americans.

And because they are criminals, also according to the Fourteenth Amendment, these Municipal "citizens of the United States" are also considered to be slaves owned by the Municipal Government of the United States.

Finally, these slaves are considered to be debtors, responsible for paying the debts of their owners, the Municipal Government of the United States, without question --- a condition that you will also find enshrined in the Fourteenth Amendment.

The Fourteenth Amendment has been the excuse for most of the racketeering and privateering that has defrauded generations of innocent American victims of these mercenaries and pirates infesting our shores.

The original premise of the so-called Fourteenth Amendment was that the Southern Confederate States (of States) owed war reparations resulting from a war that wasn't actually a war --- the "American Civil War" turns out to be an illegal Mercenary Conflict --- so this basic premise was false.

The second premise, that people in the Southern States and members of the Civil Service (who fought against the Northern interests) owed these war reparations as a result of resisting the Northern Confederate States (of States) and their British Territorial Allies, then also fails.

If there is no war, no war reparations are owed by anyone, even though there may have been costs involved in promoting and fighting a Mercenary Conflict.

The Fourteenth Amendment was the means by which the winners of this Mercenary Conflict collected money and other assets from the Losers, under conditions of fraud and color of law.

On top of this fundamental misrepresentation and fraud related to the "war" and the "war reparations" there is the issue of the Fourteenth Amendment itself, and the nature of the Constitution that it amended.

It turns out that the Fourteenth Amendment was never ratified by our States of the Union and should have never been misapplied to any average American.

Additionally, the "Constitution" that this Amendment was added to, turns out to be a Corporate Constitution deceptively layered on top of the actual British Territorial Constitution. It was a debt agreement of a Scottish Commercial Corporation calling itself "The United States of America" -- Incorporated -- that was unilaterally and deceptively foisted off onto the American States and public, under color of law and conditions of abject deceit.

So not only was the Fourteenth Amendment never ratified by our States, but the Constitution it was added to was essentially a decoy "constitution" fronted under a very similar name to the actual British Territorial Constitution.

It was all phony. It was all fraud. It still is, if anyone attempts to take refuge in it.

As stunning as this circumstance is, it gets worse.

The faith that the American people had in their government was so sincere that the imposters --- foreign federal subcontractors who usurped upon and secretly replaced our American subcontractor (known as the Federal Republic) traded upon this faith and trust for over 150 years before being caught.

By the time all this came out and was nailed down, the fraud and the crimes associated with it, had become deeply institutionalized. Generations of Americans lived and died under this scourge of crime.

Generations of Hired Jurists had presided over "private courts" engaged in racketeering against anyone "deemed to be" a Municipal "citizen of the United States".

Of course, all these "citizens" were guilty by definition under the Fourteenth Amendment and all the Municipal Court Judges knew this; they all operated under the "guilty until proven innocent" presumptions established by the Fourteenth Amendment; they all considered anyone who appeared on the docket as guilty as charged, as Debtors by definition, and as persons who could not contest the debts alleged against them -- because they were slaves and obligated to pay the debts of "the United States" without question, and whatever "the United States" might be.

Outrageous as all this seems to the rational modern mind, it is nonetheless still being taught and still being practiced in this country.

This is the reason behind the statements made by Judge Snyder in this recent news story:

<https://www.thegatewaypundit.com/2025/02/judge-job-plot-get-jury-duty-backfires-spectacularly/>

Judge Snyder was telling everyone essentially what he was taught as the Legal Presumption of the COURT he administered. They have been operating these corrupt Municipal Corporation Courts as Tribunals and misaddressing average Americans under the same fraudulent Legal Presumptions furnished by the fraudulent Fourteenth Amendment ever since 1865.

And as Judge Snyder's example demonstrates, the Presumptions have not yet been universally tossed out on the garbage heap of history. As recently as October 2025, members of the Democratic Party (which was instrumental in the creation of both the Corporate Constitution and the Fourteenth Amendment and its misapplication to Americans) were winking and elbowing each other and making public comments about how they would prosecute Donald Trump under "the Fourteenth Amendment".

It's time for everyone to realize that the Fourteenth Amendment was and is fraudulent, and so is the Constitution it was attached to.

It's also time to consider that as the Fourteenth Amendment was attached to a Constitution for a Scottish Corporation that went bankrupt in 1906, the whole idea that any of this could have any credibility or meaning in any kind of court today, is absurd.

A fraudulently constructed and misrepresented "Constitution" pertaining to a Scottish Commercial Corporation, and a fraudulently constructed and misrepresented and never ratified "Amendment" to that "Constitution" have been used to defraud and rob generations of Americans--- and is still being used for these purposes, more than a hundred years after the Scottish Corporation that all this pertained to, went bankrupt.

The Corporation giving rise to this "Constitution" and its phony Fourteenth Amendment, have been defunct for well-over a hundred years, but as Judge Snyder can attest, the fraud against the American people has continued unabated.

Every Hired Jurist, every elected Court Officer, every Law Enforcement official or officer, every Court, every Prosecutor, and the United States Solicitor General are under demand to shut these Municipal COURTS down, full stop, and put an end to all Legal Presumptions based on this musty fraud.

It's not just Judge Snyder who hasn't gotten the Memo. The fact that Snyder spoke out so forthrightly is evidence in his favor, that he truly didn't know he was engaged in racketeering against innocent Americans, and actually believed the premises of the fraud himself.

Judge Snyder believed that everyone who appeared before him was guilty -- by definition, and under the Legal Presumptions provided by the phony Fourteenth Amendment, they were.

Judge Snyder was telling the truth --- as he knew it and as he practiced it in his Municipal COURT. Everyone who appeared before him under those presumptions was guilty. Prejudged. Ready for sentencing no matter what

they said, because as the Fourteenth Amendment also provided, "debts of the United States cannot be questioned".

We are also telling the truth and demanding the immediate cessation of all prosecutions based on the so-called Fourteenth Amendment and any Legal Presumptions derived from this fraudulent misrepresentation and the practice of "conferring" Municipal citizenship obligations without full disclosure or consent.

The Southern Democrats in the Rump Congress were determined to preserve and institutionalize slavery no matter what; if private slave ownership was to be abolished, they would champion slave ownership by their "government" corporation instead.

This 160-plus year criminal rampage against the American people, a form of illegal lawfare excused under Letters of Marque and Reprisal issued by the British Government, was promoted by the Democratic Party members who were abject traitors to this country and its people both then and now.

We have in other places explained the fact that Political Parties are by definition foreign institutions -- foreign to this country, foreign to us, and foreign to our actual government. As foreign institutions, they have been used to promote fraud upon the American people and to promote crime against the American people, to interfere with and substitute their private corporate elections for our public elections, to enslave and falsely indebt our people, and to promote fraud for profit on an unprecedented scale.

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Anna Maria Riezinger -- Fiduciary
The United States of America
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Big Lake, Alaska 99652
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