The Mechanics Fraud

By Anna Von Reitz



Information provided to H.E. Cardinal Mamberti and the Vatican Chancery Court regarding our Claim March 6 2005, January 19 2023 in seq:

In this matter, the situation being described is specific to The United States and may not be systematically applied in the same way in all the various venues and countries that are similarly impacted by the euphemistically described "privatization" of government functions and the promotion of Corporate Feudalism as a replacement for Colonialism.

That said, we have no reason to suspect that the same or similar means are not being applied in other countries; we simply haven't investigated this part of the overall fraud on an international basis.

So then, in The United States, we have been able to determine that the Municipal Corporations providing the Federal Government functions have very little granted enforcement power within the States of the Union, and this remains true despite their substitution of their own franchise operations as "State of State" businesses.

Federal regulatory powers are limited to the interstate manufacture, sale, and transportation of alcohol, tobacco and firearms and to the interstate commerce clause found in each of the Federal Constitutions.

We will note that the "firearms" being referenced are not rifles, shotguns or pistols --- the firearms under Federal regulatory authority are larger than 50 mm artillery, mortars, and similar weapons more often thought of today as military grade weapons.

We shall also find that "interstate" requires crossing physical borders and that "commerce" means business conducted between two incorporated entities, and that the intent of the interstate commerce clause itself is to prevent obstruction of commerce between the States and is not intended to provide restrictions on commerce.

That leaves the Federal Government very little in terms of applicable enforcement power in the States of the Union, but over the years various and nefarious means have been employed to evade these lawful limitations.

We have already described the process by which Americans are mischaracterized as British Territorial Persons, and how those Persons are "lost at sea", declared "legally dead" -- and how their estates are then processed into Municipal Corporation franchises operated under the victim's names, expressed in all capital letters.

A somewhat similar process of misrepresentation and mischaracterization via impersonation is employed to provide illicit enforcement powers.

Let us also note that as part of the unlawful conversion process, American Common Law has been replaced sequentially with Military/Admiralty Law (addressing the British Territorial U.S. Citizens) and then with Municipal Maritime-- that is, Commercial Law, addressing the Municipal citizens of the United States.

Also before we begin to discuss the mechanics, let's observe that there are two kinds of foreign citizenry employed by the two Municipal Corporations operating from their home base in the District of Columbia --- British Territorial U.S. Citizens, and Municipal citizens of the United States, and please note that the Municipal citizens of the United States may be alive (Postal Clerks, for example) or dead -- as in the case of Municipal Corporation franchises, corporations, estates, and even public transmitting utilities named after living people.

The existence of these different kinds of citizenry operating in different capacities requires two different avenues for prosecution and two different forms of law.

In our direct observation for over twenty years, when a Municipal citizen of the United States is named as a defendant in either a civil or criminal case, the name of the defendant appears in all capital letters, like this: ROBERT ALBERT MURRAY, and they are tried under commercial law.

When a British Territorial U.S. Citizen is addressed as a defendant in a civil or criminal case, their name appears in Upper and Lower Case like this: "John Thomas Anderson", and they are tried under military law.

The Municipal citizens of the United States continue to be prosecuted generally under the presumptions provided by the Fourteenth Amendment to the Corporate Constitution foisted on us by the Scottish Commercial Corporation doing business as "The United States of America" ---Incorporated, in 1868.

These Municipal DEFENDANTS are deemed to be guilty until proven innocent and thus are pre-judged to be criminals awaiting sentencing at the discretion of the judge. The indictments against THEM may derive from any Federal Code or Title, but the enforcement always comes

under Title 27 of the British Territorial Federal Code, which additionally declares in 27 CFR 72.11, that all crimes are commercial crimes.

Title 27 gives armed enforcement power to the Bureau of Alcohol, Tobacco and Firearms, in pursuit of its regulatory power over the interstate manufacture, transportation or sale of alcohol, tobacco, and firearms.

All Municipal DEFENDANTS may be indicted under any Title, but the enforcement is always under Title 27.

Thus, famously, DONALD J. TRUMP is indicted under Title 18, but the enforcement for this action comes under Title 27--- specifically under 27 CFR 72.11, because this is a criminal indictment.

Enforcement will be under the Bureau of Alcohol, Tobacco, and Firearms.

Similarly, British Territorial U.S. Citizen Defendants may be indicted under any Title, but the enforcement comes under Title 50. If the Defendant named was "Donald J. Trump" we would be looking at enforcement under the Trading With the Enemy Act (civil indictments) or under the Military Code of Justice -- Admiralty Law (criminal indictments).

So indictments may come from any Title, but enforcement in the States is extremely limited and available under only two Titles of Federal Code.

It may have occurred to someone to ask --- how are all these crimes and civil issues attached to and enforced under just two extremely limited federal regulatory powers?

They lie.

The Internal Revenue Service/IRS keeps a coded Masterfile dossier on every American from birth to death. They develop a constant and false narrative about each and every American, which involves that American in some activity that is regulated by the Bureau of Alcohol, Tobacco, and Firearms.

Thus, a man who is actually a professional car mechanic living in Michigan may be mischaracterized as an international arms dealer selling guns in Malaysia.

A housewife who has lived all her life in a small town in Minnesota may be mischaracterized as a manager of a wine export business in Tangiers.

The Internal Revenue Service/IRS creates these false dossiers for two reasons --- (1) so that they can borrow the armed enforcement powers of their sister agency, the Bureau of Alcohol, Tobacco, and Firearms, and (2) so that they can use these foreign offshore identities for money laundering receipts from so-called Black Ops --- arms sales, drug production, human trafficking, etc., -- and Municipal Corporation tax evasion purposes.

When the Internal Revenue Service (Territorial) or IRS (Municipal) wants to "bust" someone for tax evasion, they take their False Narrative dossiers to the Bureau of Alcohol, Tobacco and Firearms and the BATF takes over enforcement, marshals the equipment, provides pocket commissions and deputizes the IRS employees --- and shares their armed enforcement powers with the IRS based on the IRS's own false narrative connecting the targeted "taxpayer" to activities regulated by BATF.

It's simple, effective, in-house and everyone's back is covered, except, of course, for the hapless victim of all this institutionalized fraud and deceit, who stands in the docket entirely confused and unable to defend themselves from the onslaught of venom they receive.

How could they defend themselves, when they have no clue that they are being accused of selling arms in Venezuela and not paying the Federal Income Taxes on their earnings from that regulated activity?

Molly from Minnesota is going to stand there like a deer in the headlights and the Judge is going to read the dossier from the IRS just like the BATF reads it, and he is going to conclude that Molly is guilty as charged, and he is going to confiscate her home and send her to federal prison for tax evasion -- even though Molly hasn't stepped foot in Tangiers and doesn't have any Federal income to tax.

Totally innocent people are suffering these outrages every single day in this country and it is all the fault of the privately owned for-profit Municipal Corporations and their personnel operating these criminal fraud schemes based on impersonation of the victims as foreign PERSONS, false dossiers provided by the Internal Revenue Service/IRS, improper enforcement provided by the Bureau of Alcohol, Tobacco, and Firearms/BATF, and corrupt court officers.

The same basic scheme is practiced against the purported British Territorial Warrant Officers in the British Merchant Marine Service acting as Taxpayers for the King and being charged under TItle 50. This is more rare and more serious as it is tried under more draconian law allowing enforcement under military auspices, so that enforcement is more violent and severe. If possible, this second option-- which is what comes after the first option, the Municipal COURT, has failed --- is even more phony.

In this secondary scenario, the American victim is mischaracterized as a non-commissioned Warrant Officer in the British Territorial Merchant Marine Service accused of failing to report taxes collected for the King in civil cases, or, alternatively, as a foreign officer at war with the British Territorial Government and engaged in piracy or privateering against the British Monarch in criminal cases. These cases are tried before a court sitting as a military tribunal and the punishments meted out for even minor infractions are very severe.

These prosecutions more commonly involve men who are business owners or ranch owners who have successfully rebuffed the attempts of the Municipal IRS to entrap them, and who are

unprepared to further rebut the second wave of false charges and impersonations misaddressed to them.

This basic fraud at the heart of the administration and finances of the Municipal Corporations and their operations in this country has resulted in the proliferation of criminality throughout the government services sector of the economy and at every level of administration.

There are now an estimated 25 million government employees working for the Municipal Corporations housed in the District of Columbia and their franchise operations at the State-of-State and County levels and over 50,000 such purported "government" agencies and franchises overall (there should be less than 5,000 such entities) --- and they are all engaged in some form of racketeering, extortion, or other form of financial or behavioral coercion against the General Public and against the Public Interest.

The first Big Lies told against American babies in their cradle are followed up with more Big Lies compiled by the Internal Revenue Service/IRS as phony dossiers, and soon, we have fake dossiers being used to discredit Presidential candidates, too. We have Michael Hayden, former CIA Director, bragging about how everything is a lie and how lying is an essential skill and part of government function, etc., and this is trickling down to training programs teaching recruits "How to Lie" provided in State Trooper Academies nationwide.

We wish for all this fraudulent nonsense to stop and be unwound with alacrity and determination by those responsible for it.

We wish for the collapse and liquidation of approximately 40,000 unnecessary and contractually non-consensual corporate "government entities" and the forfeiture of at least 6200-plus County "government" franchises, 100 State-of-State franchises, and approximately 100 Territorial and Municipal Corporations that are essential for our military defense.

We wish for government and government services at all levels to be drastically and permanently reduced and pared down to provide those "essential government services" we contractually agreed to receive, in the way we agreed to receive them, and very little else.

We wish for the bulk of government employees to be sent home and for them to be reemployed in actual productive jobs.

We wish for the members of the Territorial and Municipal Congresses to observe the limitations of their positions and spending authorities, and otherwise seek to maintain stability in the midst of change and prepare to stand down from extra assumed duties once the Public Office elections are held for the Continental Congress and the American Federal Republic Congress.

We wish for honesty, simplicity, and accountability from any government that serves us.

This part of our presentation discusses the mechanics of one central source of criminality and institutionalized fraud embedded within the administration of the Municipal Corporations that

are supposed to be here providing "essential government services". This discussion does not suggest that this is the only source of corruption.

Stopping these improper activities and overreaching of enforcement authorities and overall closing down the mindless proliferation of "government" franchises, agencies, and NGO contractors, will be a giant step toward compliance with our treaties and service contracts, reducing government expenditures, and re-introducing truth as a concept that all government services subcontractors need to honor.

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