Intra-governmental Memo to President Trump

By Anna Von Reitz

Intragovernmental Memo: December 12, 2017

Dear Mr. Trump:

It has come to our attention that the United States Army has been illegally occupying our land jurisdiction for 150 years and that it has trespassed against us and our lawful government in violation of international law and their own commercial services contract.

We have been the victims of knowing and infamous mistreatment at the hands of our own employees, both the members of the Congress operating the Municipal Government, and the officers of the United States Army operating the Territorial Government.

Exactly what, Sir, do you propose to do to correct this situation and how can we help?

The most recent outrage is the embezzlement of at least $21 trillion dollars – the “National Credit” owed to the American states and people – by the DEPARTMENT OF DEFENSE as reported by Forbes Magazine and the University of Michigan. This has been represented to us as an “accounting error” and we would certainly agree that it is an error that needs immediate and permanent correction.

We are fully aware of our position as the Paramount Security Interest Holders and Priority Creditors of both the UNITED STATES, INC. and the USA, Inc. and all their various franchises worldwide. We insist on control of our assets being restored to us, an end to any presumption that our government is (or ever was) in any sort of “interregnum”, and an end of hostilities being offered against us by our own employees.

Even conceding that there may be some small excuse for the US Army to remain “at war” and bivouacked in our states of the Union, there is no excuse for continuing purposeful acts of identity theft and impersonation against our people implemented via the secretive registration of births and the false legal presumptions attached to us as a result.

We are owed The Law of Peace as clearly enunciated by Department of the Army Pamphlet 27- 161 -1, but instead, our employees have contrived to redefine us as “Enemies of the State” and prosecute us under The Law of War. This is criminal and unacceptable.

Since when, Sir, do employees taking their paychecks from our pockets, get to prosecute and persecute their employers under deliberately contrived false pretenses and equally false and deliberately contrived false legal presumptions?
American state nationals have loyally supported the Union for 150 years and what is our reward? False claims against our assets, embezzlement, identity theft, and fraud. The “US Congress” and the United States Army have been run as crime syndicates on our shores, and the United States Army has been totally remiss in its duty to oversee and supervise the activities of the Bar Associations.

These foreign corporate tribunals have been raiding and plundering public trusts established in our names, and most recently, also pillaging and plundering public transmitting utilities established in our names for the same purposes.
We are not deceived, Sir, and we are not amused.

An innocent American state national exercising his guaranteed right to assemble, LaVoy Finicum, was ambushed by members of your government agencies while on his way to attend a public meeting and murdered in cold blood. The perpetrators have yet to be charged and brought to justice. This is an offense against God and Man and cannot stand.

Other innocent American state nationals from Nevada (the Bundys, et alia) and Colorado (the so-called Colorado Nine) have been held in deplorable conditions and against our Public Law under false pretenses and have been prosecuted by members of the Nevada and Colorado Bar Associations under color of law.

These people are being held and prosecuted in violation of their Article IV guarantees. They should have been released within 72 hours, not detained under any false presumption of federal citizenship.
Stephen Nalty gave more than “fair Notice” to the “State of Colorado” and it continued its prosecution and false presumptions against him and against his name and estate just the same, sentencing an American state national to 26 years in prison for the crime of claiming his natural political status and the constitutional guarantees you are supposed to be upholding.

Please note that our government is not your government and never has been. The creation is not greater than the creator.
You, Sir, are supposed to be acting as “Commander in Chief” under contract to the American states and people who are your actual employers, not the Municipal Government of the District of Columbia. It is your responsibility to control the US Army and force it to do its duty by the American states and people---which duty includes putting the screws to the members of the Bar Associations running these phony federal courts under false presumptions on our soil and occupying our courthouses under conditions of constructive fraud and deceit.
The actual law of this country and its people is the Law of the Land, not the Law of the Sea---a fact that apparently needs to be brought home with a heavy hand on Attorney General Sessions and all the “federal state” officials including the “State” Attorney Generals.

As a pleasant reminder, Sir, we own the land jurisdiction States and any “State” Attorney General needs to be acting in our behalf and administering our law and obeying our mandates first, last, and always. And as a further reminder, all these debts alleged against us and our states and our people are not our debts and may not be collected from us.
In truth and in fact, we are owed all interest in all land and all assets naturally belonging to the land jurisdiction of this country, together with all interest in the charters, patents, trademarks, and franchises issued under our delegated authority.
We have issued our Porting Treaty and as you may note, our Post Office has never closed.
Please inform the United States Army of its duty to supervise the activities of the Bar Associations, and also drawing their attention to the insane stupidity of placing Bar Association Members in the Office of the Provost Marshals--- an act that is in complete conflict of interest with the purposes of the Provost Marshals and which leaves the foxes in charge of both the other foxes and the hen house.

Please also inform all the Adjutant Generals that vast numbers of public records concerning the political status of people born in America since 1920 have been deliberately and unconscionably falsified and that it is their duty to make the needed corrections quickly and competently and without complaint or obstruction. We have claimed our reversionary trust interest in all the “States” of the Union and returned them all to their permanent domicile on the land and soil of the actual states and the Secretary of the Treasury has been informed and presented with the claims and with our Private Indemnity Bonds. Our accounts at the Treasury/IMF need to be reopened and our access to our assets returned. Posthaste.

All land titles taken by fraud and deceit during the 1907 bankruptcy and held in trust since the settlement of that bankruptcy in 1953 need to be dissolved and returned to the actual states and people. All gold confiscated from Americans under conditions of fraud and deceit during the 1933 bankruptcy and claimed as “abandoned assets” by the World Bank/IBRD needs to be secured and returned as heirlooms. Likewise all the private Historic Trust Assets belonging to Americans or being handled by American Trustees need to be reclaimed and returned to the lawful owners---not given to criminal commercial banks making false claims of abandonment and purloining what was never theirs in the first place.

These assets are heirlooms belonging to living people, not persons, and we claim them in behalf of the victims and Trustees. The Territorial “States of States” need to stand down and everyone involved needs to recognize the fact that these corporate franchises are not the actual state of the Union and do not function “as” the state of the Union and have no sovereign authority as a state of the Union. Banks chartered under the “States of States” are not actual State Banks.

Most importantly, each “State of State” has to disclose the Beneficial Ownership Interest to the public.

Export.gov is cherry picking and stacking business deals through the State Department in contravention of standard operating procedures for any legitimate business and needs to be shut down.

The Chamber of Commerce is also getting special deals from the State Department, and that also needs to end. Ditto all the obnoxious and unauthorized “Councils of State Government” and “Councils of County Government” which are not part of any government authorized to operate on our soil. We hope you get the point?

The State of State Departments are proposing to sell “Water Districts” and other purely fictional constructs as if they included the right to develop and restrict access to water belonging to the actual states and people of this country. That fraud also has to stop.

The United States State Department is also circumventing and violating Due Process by freezing and seizing private assets belonging to private businesses and investors by manipulation of passport verification and falsified political status records. This is nothing more or less than the odious and unlawful practice of asset confiscation under color of law. It needs to stop.
The so-called federal “agencies” have no public mandate to even exist and have become an extensive threat and problem. Most of these privately owned and operated subcontractors are out of control and have no idea what their original purpose was. Both the IRS and the FBI are good examples of this, but you can add “Homeland Security” and FEMA and BATF and many others to the list.

We didn’t authorize these services and the Shadow Government that they have created is a nuisance, not a service. If you want your Administration to be recognized as legitimate and competent, it needs to shut down and/or reform a lot of the federal agencies, to bring them into awareness of and conformance with the lawful government of this country.

The challenges facing your Administration have been compared to draining a swamp. We think it is more akin to draining several swamps at once. Please start with redirecting the United States Army and reminding them of their responsibility to keep accurate records, to supervise the activities of the Bar Associations and their members on our soil, to make sure that American state nationals are recognized and treated appropriately and are not subjected to impersonation and barratry in foreign courts dry-docked on our soil.

The worst of the violations we have encountered are occurring in the international land jurisdiction which is supposed to be policed by the Federal Marshals, Marine Corps, and Coast Guard. These services in these areas have been left deliberately unfunded or under-funded for years, so that the people have no recourse and little enforcement against Bar Association predation. We don’t care what it takes, Mr. President. These abuses have to end. If it takes Executive Orders to correct and redirect, so be it. If you require funding, let it be first re-directed within existing federal budget units, and then talk to us, the actual unincorporated government of the American states and people.

It’s our money and our assets which have been abused and all profit and credit accrued is ours to dispense with as we see fit. Please tell that to the World Bank, IMF, Federal Reserve, and any other party that needs to hear the news. The Middlemen are not, in the end, the Masters.

Any number of governmental services corporations serving us can go bankrupt and be welcome; it isn’t going to impact us one iota. We are not accepting any claims based on odious foreign debts, falsified records, and worse accounting practices. We stand ready to pull the plug on as many swamps as necessary.

Thank you for your timely assistance in providing long-neglected service and proper administration.

Sincerely,

James Clinton and Anna Maria

See this article and over 800 others on Anna’s website here: www.annavonreitz.com
To support this work look for the PayPal button on this website.