

International Public Notice: No More "Bait and Switch"

By Anna Von Reitz



Bait and Switch is one of the oldest con games in the world. You offer one product, and substitute another.

This is what the British Territorial U.S. Government has been doing to the American People for over 160 years.

Abraham Lincoln was the "President" of a foreign corporation merely calling itself "the United States of America, Incorporated" --- not the President of our unincorporated American Federation of States, not even the President of our Federal Republic.

Donald Trump is playing the same game.

Lincoln unlawfully converted our American Armed Forces into British Crown Territorial Mercenaries without a word to the troops or to us.

There is no evidence in the record that they were ever lawfully converted back to the status of honorable soldiers after that.

This explains why SERCO, a British Crown Corporation, is their Paymaster. It explains why such characters as George H.W. Bush and General Norman Schwarzkopf were knighted by QEII.

They are not our Presidents and not our Armed Forces --- until and unless they lawfully convert back to their birthright American status and cease functioning as "U.S. Citizens".

U.S. Citizens are not Americans. They are British Territorials, like the people of Puerto Rico and Guam.

They may serve under the Constitution of 1789, but they are not Parties to them and do not receive the Guarantees or have the authority to enforce these venerable contracts on the other Principals. We do.

This situation also mandates the Funky Monkey political party straw poll elections that have been substituted for our Public Elections. These events are fraudulently deceptive in that they are designed to make the American people believe that: (1) they are voting for a President occupying their own Public Office; and (2) that their vote for a foreign corporation's "President" counts, when in fact, it's just an opinion poll.

The "President" of the foreign British Territorial corporation involved is elected by the shareholders of that corporation, who are represented by "Electors" --- who are members of the Electoral College.

This same foreign corporation doing business as "the United States of America, Inc." and its Successors and affiliates have engaged in another fraudulent practice --- registering American babies and using their names to create franchises for their own benefit, without disclosure.

They have the Usufructuary Duty to hold all Americans affected by this practice harmless and exempt from any charges, harm, or consequence resulting from the existence of these fictional --- and unconscionable U.S. Territorial franchises --- but they conveniently "forget" and routinely charge Americans for debts and charges owed by their "similarly named" franchises----especially tax debts and mortgages.

Their courts are all cesspits engaged in accidentally-on-purpose committing crimes of personage and barratry against Americans, under the known

pretense that those Americans are U.S. Territorial Citizen Franchises or Federal Municipal Corporation franchises deemed to be "citizens of the United States", instead.

They have tried to dignify all this as something occurring under The Law of War, from 1861 to [today](#), but no actual War ever existed. No Congress competent to declare war ever declared anything about the so-called "American Civil War".

Nor has our Congress of States ever declared anything about any "war" since then.

This means that all actions undertaken since 1860 by Lincoln and by the unlawfully converted American Military Forces have been Mercenary Conflicts. There has been no basis for Martial Law, District Courts, or any of the other harms offered against us, their Employers, who were always owed "good faith" and "due diligence".

These aforementioned fraud schemes have all been crimes carried out in gross self-interest by commercial and municipal mercenaries that are supposed to be working for us, not the British Crown, and not the Holy Roman Empire.

The entire circumstance is all criminal and it is all fraud and it is not covered under The Law of War and it never has been.

Now, the "Bait and Switch" artists who switched their President for our President, our Armed Forces for their Mercenaries, and who accessed our credit under conditions of similar identity theft and deceit, have "offered" to occupy our American Federal Republic or to substitute their British Territorial Corporation's version of "a" Federal Republic for ours.

We have declined the offer and draw the world's attention to the "Bait and Switch" that these same corporate criminals are attempting now.

The banks, including the Bank for International Settlements and its members, and the Global Federal Reserve and its members, and the members of the BRICS Alliance, are hereby served Notice of the Facts:

These corporations don't "represent" us and are operating in Gross Breach of Trust and Violation of their Service Contracts. Our funds are not to be expended or provided to them for any purpose beyond defending our country from invasion or attack.

All Treaties need to be reviewed in terms of authority to contract; these corporations have never had any authority to contract for us or to dispose of our assets--- this includes land and soil assets and assets in American Admiralty jurisdiction.

We have heard that these corporations have invited demons into our world and have even signed a Peace Treaty under duress with these same demons.

They may be under duress, but we are not. They may believe in "Star Princesses" and 3,000 year old Chinese Elders, but we do not.

They have no ability to sign any actual treaty affecting the land and soil or any land and soil assets rightfully belonging to us. And never did.

We are not federal Subjects and we are owed their Usufructuary Duty with respect to all and any franchises of theirs that they have named after us.

From the Treaty of Manila Bay to the G23PO Treaty and beyond, these corporations may be great pirates and excellent con artists, but they do not have any authority to establish treaties for us, nor, as corporations, do they have any right to exist, except for lawful purposes they have violated.

This means that they are not our Trustees; they are only the Trustees of their own bankrupt, civilly dead, and to us, unconscionable franchises, they have named after us --- empty shelf corporations domiciled in Puerto Rico and derived Municipal Corporations domiciled in the Municipality of Washington, DC.

Any and all beneficial interest in the assets cashiered in these trusts and any stocks, bonds, titles or other assets and property interests vested "in the name" of Americans are owed back to those Americans as "gift franchises" and private property.

As these "gift franchises" were unconscionable to us as babies and also to our parents who were never given disclosure, those responsible for these swindles are attempting to avoid their responsibility to return the purloined assets to the victims of this outrageous scam and are attempting to continue their impersonation of Americans as British Territorial Citizens and/or HRE Municipal Corporations deemed to be "citizens of the United States".

We are full up to the top with all this corporate bull crap.

Mr. Trump is specifically forbidden to enter our American Federal Republic or to misrepresent us by promoting any British Territorial or Incorporated Substitute for our American Federal Republic. He must Cease and Desist from any Bait and Switch activity whatsoever.

There is no "war" and any Pretense of War or action under color of law is served just rebuttal.

These corporations are supposed to be serving our lawful civilian government, not preying upon our people and stealing us blind.

We did not create and are not responsible for the existence or expenses or charges against any of these foreign franchise corporations named after us or after Americans in general.

The American Federation of States doing business as The United States of America --- Unincorporated, delegated all powers ever held by the dormant American Federal Republic, and all other Federal Subcontractors, including "the United States of America, Inc."

We are certainly competent to exercise powers that we delegated in good faith to them, upon their failure to perform.

The actions that this particular foreign Subcontractor, the United States of America, Incorporated, has taken "in our names" while pretending to "represent" us, have all been undertaken in fraud, from the moment Abraham Lincoln confused his corporate "presidency" with the Public Office we are owed.

Their "President" is not our "President" and all the "excess" monies and assets of ours they have purloined, and all credit based on our assets, that they have accessed using this fraud scheme, are no different than monies paid to any other Executor de Son Tort or Credit Card Hacker.

The American Federation of States doing business as The United States of America --- Unincorporated --- is serving International Public Notice of all these facts: Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

Conduct your business accordingly.

The Joint Chiefs are invited to contact our Fiduciary directly for assistance.

Issued by:
Anna Maria Riezinger, Fiduciary
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

July 31st 2024

See this article and over 4900 others on Anna's website here: www.annavonreitz.com

To support this work look for the Donate button on this website.