## **Public Notice to United States Attorney General William P Barr**



By Anna Von Reitz

It has come to our attention that a misunderstanding exists regarding your Successor-ship and your Administration of the Office of Custodian of Alien Property, which has been exercising improper restraints and improper Legal Presumptions against Americans and the assets of Americans since 1917.

The essence of this opportunistic misunderstanding appears to be rooted in the history of the mercenary conflict known as The American Civil War, and the disposition of the civilian population of this country with respect to it.

Please note that we, and our unincorporated Federation of States, The United States of America, have been at peace since 1814. This was underscored by President Andrew Johnson, who formally acknowledged and accepted peace on the land via three separate Presidential Proclamations on May 10th of 1865, and again on April 2nd and August 20th of 1866.

There can be no doubt whatsoever that the civilian population of this country was not engaged in the Civil War and is not now and has never been an Enemy, nor have we been subject to any foreign power, including our own Delegated Power. Additionally, we have been at peace within our land jurisdiction since 1865 and this has been freely agreed to and admitted.

Unlike your government, our government is rarely in Session, but owing to the continued Bad Faith and criminal misbehavior of our Federal Subcontractors, the actual American Government has been summoned to assemble. There are now fifty properly declared and qualified State Assemblies in operation.

Any presumption of any untoward custodial interest in us or our property, must be abandoned. Any trust, public transmitting utility, public charitable trust, state trust or other incorporated entity constructed in our names, including any doing --business-as names must be dissolved and the assets contained therein or assigned under these constructs must be returned to our administration, free and clear of debt or encumbrance.

There has been an assertion made to the effect that we are required to give you Notice of our claim to own and possess our own property --- property seized by mistake by the Custodian of Alien Property decades ago and mis-administered in our names ever since by Federal Subcontractors.

The essence of this aforesaid assertion is that anyone wishing to obtain back property seized by the Office of the Custodian of Alien Property has to do so in compliance with 50 USC 4309, but----

- (1) this is your internal administrative "law" not ours and we are not subject to it and have no federal contracts related to this issue, so it remains under our direct discretion per Amendment X and XI;
- (2) we are civilian non-citizens owed all recognition as such and all duties and guarantees,

(3) we and our property assets have never been in your jurisdiction, and any Legal Presumption or Unlawful Conversion otherwise needs to be immediately cured, abandoned, and dispatched with prejudice.

Indeed, we have no need or obligation to respond to your Federal Code, but you do have an obligation to obey our Public Law ---and you and the Bankruptcy Trustees are all hereby being given full and appropriate Public Notice to return our property assets unfettered and unharmed.

We are your Employers and always have been. You have received your paychecks from our largess. Any misdirection you have received from those Principals exercising our Delegated Powers for us, needs to be corrected.

The Powers once delegated to the Federal Republic doing-business-as the States of America have returned by Operation of Law to the Delegators, The United States of America, our Several States, and our People.

Our Government is now in Session and any assumption of custodial interest that the Territorial or Municipal United States have undertaken in our purported absence must be set aside and all our property --- including but not limited to our intellectual property, our Good Names, our patents, copyrights, and trademarks, accounts, land, and all else that we are owed --- must be set free of obstruction and misrepresentation and returned to our administration without further misunderstanding.

The Generation Skipping Trust Scheme, the unconscionable conferring of foreign citizenship obligations, and the abuse of Usufruct privileges must stop.

This is your Due Notice, United States Attorney General William P. Barr. Take note and take action accordingly. Notice to Agents is Notice to Principals, Notice to Principals is Notice to Agents.

Anna Maria Riezinger, Fiduciary, The United States of America via RE 162 265 575 US

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