

# International Public Notice: Notice to Federal Agents and Agencies

By Anna Von Reitz



As presented recently, the foreign Federal Subcontractors operating under The Constitution of the United States of America and The Constitution of the United States have been very remiss in their duties and have since the 1930s hired hundreds of subcontractors known as Federal Agencies to do their work for them.

Instead of putting these Agencies and their Personnel on their own payroll and paying themselves for all this extra help, these Territorial and Municipal parent corporations have charged all these additional services for themselves against their contracts with our Government without our permission and without our knowledge and without presenting us with a single bill or accounting--- leaving us to think that they were paying for all these extra people to do their work for them out of their own receipts.

Instead, they have been illegally, unlawfully, and immorally accessing our credit and charging all this largesse of "government" to us.

As a result, we have had more than 350 Federal Agencies ram-rodding around pretending to have authorities re-delegated to them by our Federal Subcontractors, being paid using our assets and credit, which has resulted in the Federal Subcontractors misdirecting these so-called Federal Agencies to do things that are harmful to us, but profitable to the parent corporations.

The FDA (Food and Drug Administration) and its grotesque malfeasance and fraud regarding nicotine and the NIH (National Institutes of Health) regarding the recent so-called pandemic, were used as examples of Federal Agencies (that is, subcontractors of Federal Territorial and Municipal Corporations that are

themselves Subcontractors of ours) operating against the Public Good and Public Interest, but nonetheless purloining their paychecks and merely presumed authorities -- ultimately, from us.

The promulgation of all these Federal Agencies began in the years immediately following the so-called Civil War, and rose to a crescendo during the Administration of Franklin Delano Roosevelt.

We never agreed to pay for all this extra Hired Help for our Hired Help, and are serving Notice that we will not pay for any services of any Federal Agencies that don't serve the Public Good, nor will we support the paychecks, benefits, and pensions of any Agency Personnel who refuse to take the required Oath (or Affirmation) owed by our Public Employees:

An individual, except the President, elected or appointed to an office of honor or profit in the civil service (citizens of the United States) or uniformed services (U.S. Citizens), shall take the following oath:

“I, (Name), do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.”

This section does not affect other oaths required by law. (Pub. L. 89–554, Sept. 6, 1966, 80 Stat. 424.)

This is both a Public Law and a Federal Statute.

All Public Employees, including Agency contractors, are required to know and accept the responsibility of a public paycheck, which includes taking this Oath.

The Constitution referenced is the Municipal United States Constitution, but all Constitutions must conform to the Federal Constitution issued in 1787 as amended and as ratified by our States.

Only amendments ratified by our States are enforceable as Law; any other amendments passed as By-Law Amendments or unratified Administrative Policies are peculiar to the foreign service providers and their personnel only.

The concept of "re-delegation" of enumerated powers and representational capacities has repeatedly been considered by the United States Supreme Court as recently as last year and found wanting. Members of Congress have been repeatedly told that no, they cannot delegate away their legislative powers and re-delegate their legislative powers to Agencies.

The power of Agencies to create and enforce Administrative Code is strictly limited to their own internal operations and to their own personnel, and cannot be foisted off as "Law" on the Public at Large.

This same issue of "re-delegation" applies in many aspects of government services incorrectly structured as public-private partnerships, such as the relationship of the Territorial and Municipal parent corporations with the Internal Revenue Service/IRS and the Social Security Administration/SSA, which are privately owned for-profit subcontractors trading upon and operating under color of law "as if" they were actually part of the Federal Government and as if their Agents were imbued with authority under our Delegated Powers.

They are not.

As an example of how these private organizations have purloined public power, we have examined the Internal Revenue Service/IRS --- which claims to have power and authority vested in it by the unratified Sixteenth Amendment to The Constitution of the United States of America.

As already noted, an "Amendment" that is not ratified by our States has no force of Public Law impacting the General Public of this country and can only pertain to the service provider and their personnel adopting such a measure.

The Sixteenth Amendment to The Constitution of the United States of America was never ratified by our States and never passed into any form of Public Law. In essence, it provides for a "kickback tax" to be paid by Federal Employees and their dependents as tax on the privilege of public employment.

This is an instance of our Federal Subcontractors playing dirty with their own Employees, and then foisting this off on the General Public, using the False Registration and impersonation scheme that we have detailed elsewhere, enabling them to "mistake" members of the General Public of this country as Federal Employees and Dependents.

This has promoted charging us for the vast unauthorized expenses of these so-called Federal Agencies and using these Agencies to harass innocent Americans under color of law, to illegally confiscate the value of their labor and their physical assets and to terrorize them with loss of their good reputations and the enforcement of illegal bills of attainder against them-- resulting in shame and jail time for people who never owed the Federal Corporations a dime.

This one so-called "public-private partnership" alone, between the Internal Revenue Service and IRS and the Territorial and Municipal parent corporations operating as our service providers, has resulted in literally trillions of dollars of damage to our overall population and the economy of this country.

None of this was ever authorized by our Government under our Delegated Powers and is about as "Federal" as the Federal Reserve, another glaring instance of malfeasance and misadministration by our foreign governmental services providers and their vendors.

It is worth noting that the Internal Revenue Service/IRS has no enforcement powers of its own, and instead, illegally "borrows" enforcement powers from the Bureau of Alcohol, Tobacco and Firearms (BATF) ---and uses constructive and purposeful fraud to do so.

Having created and operated foreign Legal Fiction Persons named after American babies, the same fraud artists have made up entire life narratives for these fictional characters, all involving the interstate (international) manufacture, sale, or transport of alcohol, tobacco, or firearms -- they then present these False Narratives wherein the identically named Legal Fictions are engaged in things like running rum distilleries in Barbados, to the BATF officers, who then assist the IRS in collecting the purported taxes owed by these Legal Fictions from the totally clueless Americans they are named after.

This is a force of arms racketeering and international money laundering scheme promoted by private subcontractors of the Territorial and Municipal Corporations

responsible, and it has been used to Terrorize innocent Americans for over a hundred years.

Most recently, Joe Biden accessed our credit illegally and without any valid authority, to hire 87,000 more IRS Agents to harass and terrify Americans who aren't Federal Employees, and who aren't aware of ever having adopted any Federal citizenship obligations.

Thanks to the unconscionable nature of the birth registrations obtained without disclosure to the parents of the victims, and the age of the victims themselves, these purported contracts have been the fraudulent basis of this impersonation and racketeering scheme, the foreign money laundering, the financial terrorism, the accusations of "tax evasion" and tax debts -- all purportedly owed by people who are actually the creditors and employers of the scum responsible for this situation.

The responsibility for the performance, misdirection, abuses, and ignorance overall of these Federal Agencies and Federal Agents, remains the liability of the Territorial and Municipal service providers, who have self-interestedly let these Agencies run roughshod over their own Employers, to misrepresent their Employers, and to mischaracterize and impersonate their Employers in the name of their own corporate profit.

These "errors" and omissions have not yet been satisfactorily corrected and resolved here in The United States nor in the various occupied Territories and Municipal enclaves abroad.

For starters, we wish for all 87,000 new IRS hires made by the Biden Administration to receive pink slips --- Notices of Termination of Employment.

We won't pay to harass and terrorize ourselves anymore, and there is no imaginable need for such a mammoth workforce to collect employee payroll taxes from people who are legitimate federal employees.

All Federal Agencies are hereby put on Notice of the nature of their employment and limitations of their roles and authorities as mere vendors to our Territorial and Municipal Subcontractors and nothing more.

Agencies cannot exercise re-delegated powers of any kind.

Agencies cannot continue to misaddress members of the American General Public as if we were Federal Dual Citizens.

All Courts and For-Hire Jurists are hereby fully informed that they cannot rely upon and should not give credence to contractual obligations presumed to exist on the basis of undisclosed and unconscionable birth registrations and the subsequent creation of Municipal franchise PERSONS, nor can they rely upon the purported "life-narratives" of fictional Legal Persons provided by Federal Agencies including the Internal Revenue Service/IRS, BATF, FEMA, SSA, etc.

When living people show up in the foreign courts of Admiralty and Maritime Commerce and tell you that they have the only survivorship interest in these Legal Fictions named as Defendants or as DEFENDANTS and they bring forward foreign Birth Certificates as evidence of the crimes committed against them by these shameless and treasonous human traffickers -- believe it and Cease and Desist from continuing to misaddress these Americans. They are the victims of crime, not the promoters of it.

These Americans are in fact the Employers and Creditors of the recklessly mismanaged and criminally misdirected Territorial and Municipal Corporations and their Federal Agencies.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

Issued by:  
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