

International Public Notice: Objection to the "USN"

By Anna Von Reitz



As the name, "United States Note", implies, this currency is again a debt note, or I.O.U. being used in commerce. It claims to be "gold-backed" which also implies that our land assets or the land assets of some other country are being used to back this new "note".

We have cause to believe that the representations being made about this "note" are based on more constructive fraud and illegal acts.

We are the land and soil jurisdiction government of record for this country; all the State Trusts assets are owed to our Member States, and that includes all gold and silver and land and other material assets of the States that have to be returned to them.

Not just to Native Nations that are groups of people within our States of the Union. Our States are Nation-States in-and-of-themselves, which means that every American is also a national of their State.

This may be unusual, but it is nonetheless our lawful form of government and the use of our assets to promote more "debt notes" and more fraud against our people is not to be tolerated.

The only "debt" involved is the debt that our erstwhile Employees owe to us for their use and misuse of our assets under conditions of deceit and False Pretenses.

It's time for this situation to end and for the assets to be returned to our direct control ---- not the perpetuation of another debt-fraud scheme and more bankruptcy bunko down the road.

Where does the debt in the concept of the "debt notes" come from?

It comes from our Federal Employees commandeering our assets into illegal State Trusts that were never authorized by anyone having the standing and authority to create these trusts and make these "donations" for us.

It comes from our Federal Employees "borrowing" our assets from us for their use as collateral backing their spending---- without our knowledge or permission.

As the "Presumed Donors" we have made our Express Will in these matters apparent and have demanded the dissolution of these State Trusts in favor of the Donor-Beneficiaries and their own rightful administration of their affairs via their traditional and customary government.

We have not authorized any further misdirection of our assets by our Federal Employees; that includes their issuance of any US Notes based on our material assets.

Laundering our assets via The Great Fraud in no way changes the actual ownership of the assets: possession by pirates does not change ownership, and we fully recognize the existence of pirates in both the jurisdiction of the air and the sea.

We are the "returned" long-lost inheritors and every court from here to Burma owes us the immediate return of our assets and our control of our assets. We claim the immediate ownership of all United States Notes and demand the return of all United States Notes to our American Federation Treasury for cancellation of the purported debt and reissuance of prepaid credit.

We will not be paying any gratuitous interest on any debts owed by our Federal Employees to us or anyone else.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals. **Cancellation of all United States Notes upon issuance is mandatory.**

The American Federation Treasury is a Special Sovereign Account Complex set up within our chartered Global Family Bank; Officers of the United States Treasury and U.S. Treasury, etc., and their various Departments are instructed to contact our Global Family Bank for further instructions.

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

September 29th 2024

See this article and over 5000 others on Anna's website here: www.annavonreitz.com

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