

International Public Notice: Playback of the Pushback

By Anna Von Reitz



People have noticed that the rich are being targeted.

Yes, the rich. The powerful. The pampered and paid off are being targeted. Hollywood stars. Sports stars, Media Mobsters. Silicon Valley investors. The list goes on.

If this current behavior was allowed to continue, Southern California would be burned to the ground in fake firestorms, and Northern California would be sunk beneath the waves by induced collapse of the San Andreas Fault. The fifth largest economy on the planet would be destroyed, and who would that benefit?

Competitors? Idiots? Complete brainless maniacs? Certainly not Americans or any living people on the planet.

We object and accuse the Perpetrators of misrepresenting these "exercises" and "tests" as being conducted against their own domestic targets---- which would have to be Legal Fictions. Instead, these Vermin are targeting living people.

We are not part of their "domestic population" and they do not own the assets they are targeting, so it is not in any way acceptable for them to promote anything that harms our country, our assets, our health, our credit, our food, our natural resources or anything else that is ours by natural right.

The corporations responsible need to be shut down immediately.

We are pursuing these Perpetrators as common criminals and we ask for all reasonable and customary assistance to shut them down and bring them to justice.

The pushback now being witnessed is not merely for "tax equality" between rich and poor; the real context of the pushback is being increasingly recognized as corporations versus living people, and the backlash against corporate officers follows.

The corporations have been foisting off their taxes and diluting their tax burdens using the backs of living people for six generations in our country and twelve generations in England.

The Perpetrators have used various tricks to do this, beginning with undisclosed and unconscionable registration contracts used to traffic babies into foreign jurisdictions so as to latch onto their Good Names and assets under False Pretenses, securitizing these assets under color of law, and using them as collateral for corporate spending and also using the living people as underwriters protecting the same guilty corporations under public bankruptcy provisions.

Thus the victims of this outrageous fraud have been made to pay both coming and going--- which has the end result of making every corporation engaged in this fraud our property, whether those corporations are municipal or commercial, national or territorial.

Beginning with the moment when we first realized and reported this fraud and stepped back into our natural birthright political status, these corporations have been subject to us lawfully, legally, and morally --- whether they knew it or not.

We hear about how Mark Zuckerberg "stole" the 2020 election for Joe Biden, or how Elon Musk "stole" the 2024 election for Donald Trump by "investing" in these candidates.

By what right do corporations have the ability to skew elections like this? They legalized this by passing unilateral private corporate policies allowing corporations to give political candidates however much money (or in their case, credit) as they wish.

And why not? As these elections are actually private elections for corporate offices, why shouldn't franchise corporations be able to donate to their chosen candidates?

Neither this change in campaign finance laws nor any of the various unilateral "Amendments" these similarly named corporations have made to their Constitutions have been ratified by the States of the Union, and generally speaking, their policies and elections don't pertain to us and naturally, possess no force of law or authority related to us.

They are foreign corporations acting as Successors to Contract. Their internal affairs, their laws and policies and elections, are theirs.

That's why we don't vote in their elections, and don't mistake their elections for the public elections we owe ourselves.

There are those who are confused by all of this, but it is self-evident on the available public records, that while millions of Americans have been deceived into thinking that the glitzy political party-driven elections are our elections --- they are in fact elections involving our Federal Subcontractors and their foreign citizenries.

To expedite their fraud against us, they colluded in their own power-sharing agreements early on. George Washington would act as the "President" of the United States -- meaning the Municipal United States Government --- while functioning as a British Territorial Naval Officer, a "President" of a different kind.

Thus, one man would control both the foreign military mercenaries hired under The Constitution of the United States of America (British Territorial Subcontractor) and the Federal Civil Service being run by the HRE Subcontractor acting under The Constitution of the United States.

That is, more or less, what they had been doing for five hundred years prior to George Washington, because the Brits have been operating as Overseers for the Pope and collecting his debts and acting as his Muscle under contract since the days of King John. For them, it was all status quo, business as usual, and all under one roof.

While we know George Washington as the leader of the victorious Continental Army, most Americans remain unaware that he subsequently switched hats to act as a British Territorial / Municipal HRE "Federal Dual Citizen" controlling the British Territorial Subcontractor as an Officer, and controlling the HRE Subcontractor as an elected Official.

It has continued on in this way ever since. This is the origin of the foreign office of "Commander in Chief" --- notice that Commander is a Naval Office --- and "President" is the CEO of a company, whether that company is foreign or domestic.

This collusive power-sharing was further formalized in 1937 with The Declaration of Interdependence of the Governments in The United States.

None of it has anything to do with us, the actual American Government.

Now, how is it that we own these corporations, when we didn't charter them or incorporate them? We own them because we are their Preferential and Priority Creditors by many country miles and many decades, too. We have paid all their debts and claimed all their debts, so there can be no doubt that we own them and are owed control of them and all assets that they have rat-holed away in trusts and foundations and slush funds and encumbered funds and so on.

This has nothing to do with any "class struggle" nor any contest between the rich and the poor, though some deluded people might try to explain away what they are seeing in terms of Marx's Red Herring --- an earlier attempt to intellectualize the evidence of the corporate crimes committed in the late 1800's and first couple decades of the 1900's, without actually addressing the issue in terms of corporations.

This is no more a matter of class struggle or trade unionism than a melee of crime victims blaming each other for their losses is the cause of the crime or the loss.

Nor is this a matter of "legal identity"--- we note that the Perpetrators and the Clueless Victims are all scrambling trying to incorporate new Legal Fiction Persons they can operate "as" our Republic and trying to get other Persons to incorporate other False Representations of our Federal Republic as, for example, the Republic of Texas, Inc., or the Texas Republic, Inc., and so on.

What part of -- "Stop. You've been caught."-- is hard to grasp?

These are neither States nor Nations nor are they Republics nor any part of our American Federal Republic, which was granted The Constitution for the united States of America in 1787.

We are informed that J.D. Vance just stepped down as Vice-President of yet another corporation calling itself USA.Gov.Inc.

Are you all seeing the crooked, duplicitous, fictional nature of all this sea jurisdiction chicanery?

There is a country officially called The United States.

In international jurisdiction, this country operates as The United States of America, acting through its own unincorporated Federation of States, and exercising their Mutual Powers as States of the Union. This instrumentality, The United States of America, is a Lawful Person and Assign and it has always been Unincorporated, as it must be, to serve in this capacity.

The United States also operates in global commercial jurisdictions as the States of America, another instrumentality.

None of these entities are incorporated.

They cannot be incorporated and retain their sovereign status in any jurisdiction of Law.

In 1787, we did charter an American Federal Subcontractor under The Constitution for the united States of America. This entity became known as "the Federal Republic" or "Republic United States", which was assigned the task of exercising the bulk of our delegated powers in international jurisdictions.

The citizenry of our Federal Republic was defined as "United States Citizens" as described under the First Naturalization and Immigration Act.

None of those persons now claiming that they have "restored the Federal Republic" are acting as State Citizens.

These Persons, James Geiger and Tim Turner and various others, are acting as British Territorial U.S. Citizens and/or unaffiliated American State Nationals, and they certainly haven't met the requirements to be considered United States Citizens in any case.

Our States would have to change our Public Law to allow them to immigrate into our Federal Republic, and anything else is just another British ruse.

The excuses we have heard in favor of allowing this substitution scheme to take place include a presumption that we are too fragile to hear the truth when we have carried the burden of the truth for sixteen decades; the idea that Americans will go insane and kill vast numbers of people if they are told the truth about their British employees -- when history has shown that the reckless killing is all on the part of the British, not the Americans; the idea that a "Noble Lie" would save everyone so much inconvenience, all the Federal Services could just continue on without a ripple, etc.,

No doubt these same arguments have been used repeatedly in the past to justify the ongoing deceit and dishonesty that has infested every corner of --- not only our government --- but the British Government and many, many more.

It seems that in the minds of some people, one good lie deserves another, and the lies themselves breed and proliferate until what is good is bad and what is bad is good, and what is profane is mistaken for what is sacred and what is sacred is considered profane.

We do not yield our right to be fully informed and to make our own decisions on the basis of reliable information.

Clearly, it's down to us, ourselves, mowing our own lawns and trimming our own hedges, and one Federal Subcontractor, the British Territorials, who have been the most dishonorable and feckless of them all, still squirming and spinning narratives.

We are owed "good faith service" and as numerous statements and restatements of the obvious have provided, even among their own franchises, that includes being told the truth:

Quote, California Government Code, Title 5, Division 2, Part 1, Chapter 9, Section 54950:

"The people of this State do not yield their sovereignty to the agencies which serve them. The people, in delegating authority, do not give their public servants the right to decide what is good for the people to know and what is not good for them

to know. The people insist on remaining informed so that they may retain control over the instruments they have created."

(Added by Stats. 1953, Ch. 1588.)

This was on the occasion of settling yet another "public bankruptcy" of a foreign subcontractor that had fraudulently seized upon American assets to serve as their collateral, and also named the American victims as their Underwriters.

The people of California were, self-evidently, never informed, much less "fully informed" by anyone, despite this fine sounding bit of corporate code retaining their right to be informed by their employees and to make their own decisions.

Similar code and references are found throughout the States, so this is not an aberration in the administration of the bankruptcy courts and not anything peculiar to California.

The verbal contract and statement of intent is always good, and the actual performance is always bad. We see this same pattern throughout the Federal Code, which maintains a proper intent toward the employers on paper, and then, consistently fails to follow through in fact.

Federal Title 12 and the Emergency Banking and Securities Acts are all fine examples of this; while retaining our "reversionary trust interest" in trusts we never authorized and were not made aware of, no actual process was ever stipulated or even outlined for people to exercise this admitted interest, and even the identity of the responsible Department was obscured, so that years of research were required to determine that the U.S. Secretary of State was the Executive Officer under the British Naval Dispositions Act.

Why should an American suspect in their wildest dreams that their Given Name has been copyrighted by the British Crown Corporation and used to rubber stamp all manner of cozy accommodations benefiting these thieves? And after that, a concocted British Territorial Seaman's Estate --- intestate, of course --- has been salvaged and set up as a Public Trust benefiting a non-existent King of a non-existent country? All vigilantly guarded by a King's Court, operated under a Scottish version of Roman Civil Law by Undeclared Foreign Agents (Bar Attorneys) and Hired Jurists?

Of course, no American was ever informed about any of this, much less "fully informed" by any of their Federal Employees, who have instead treasonously and in bad faith promoted their own unjust enrichment via defrauding their employers.

This is the Con Game promoted by the infamous "Colonel" House, who convinced the weak-minded Woodrow Wilson that it was the only way to finance the "government" --- that is, the foreign services corporations, in the face of the bankruptcy of the Scottish Commercial Corporation duplicitously doing business as "The United States of America" (Incorporated, 1868, in Scotland).

It was this crooked bankruptcy and the fallout from it that triggered the events leading to the First World War, in which America's sons and daughters were unwittingly hired as mercenaries to fight for the criminals that defrauded them.

Sadly, these clueless Americans defeated the German Government and stood by and allowed the defeat of the Russian Government that befriended them and tried to protect their interests against the British Crown thieves.

It's time for America and for the entire world to recognize the British Crown Corporation and the British Government(s) in sum total, for the reckless, selfish, criminal, predatory, piratical, and profoundly dishonest institutions that they are.

It's also time to recognize the well-hidden relationship between these failed institutions and the Roman Catholic Church--- as they have acted as Overseers, Enforcers, and Bill Collectors for the Popes since the days of King John; also, it's time to recognize the relationship between the Roman Catholic Church and the Roman Empire that continues its pagan ways and predatory habits protected under the Roman Catholic Church's skirts, including the practice of slavery and peonage on a worldwide basis.

They have even attempted to defraud and denature the members of the "Native American Tribes" and claimed that these Americans voluntarily pay tribute (Note: tribes are conquered people who pay tribute to Rome) to the veiled Roman Empire when they become members of the Roman Catholic Church.

Paganism, lies, "legal fictions", corporations, "legalized crimes", black magic, fraud upon fraud, licensing of basic rights and occupations, human trafficking, unlawful conversion of land assets using false assumptions and unconscionable

contracts to impersonate people, undisclosed illegal occupation of sovereign countries, propaganda, television "programming", unknowing subjection to foreign courts and foreign systems of law, it all adds up to what it is --- a sprawling criminal "empire" of corporations that "His Imperial Majesty" Charles the III is now attempting to lead and is condoning.

As the Monarchy has been storefront for the British Crown, and as the Roman Catholic Church has been the storefront for the modern day Roman Empire, "America" has been used, unwittingly, as the storefront for the various US Corporations and USA Corporations, and the United Nations Organization has been used as the storefront for the filthiest of the filthy Nazi-Era Roman Municipal Corporations, the UN CORP, first incorporated in France in 1943, as a means to save Nazis, conduct business for Nazis, and rat-hole stolen money and treasures in Swiss Banks and other institutions.

Trainload after trainload after trainload of plundered Russian and Prussian and Eastern European wealth passed through Vichy France to Switzerland beginning in 1942. Much of it was brokered into sovereign treasury accounts benefiting corporations, and not actual sovereign governments at all.

The stupid and defrauded Americans who spent their blood and resources to obtain this "victory" were largely content with their pay as cheap mercenaries and were prevented via legal chicanery from claiming the bulk of the benefits they were owed.

This is the "real" = "royal" world these monsters have created "for" us, and still there are those who don't want to be bothered with managing their own affairs. They apparently think that these responsibilities are so onerous that it is better to let criminals and truly brainless politicians run the world.

We disagree and firmly believe that any average family man or worker with a firm grasp on the value of life is better prepared to make good decisions for the people of this planet than any politician we have seen in the past three hundred years.

Let those who have ears, hear; let those who have eyes, see.

We have asked for the Truth to be upheld and for the peaceful defeat of these corporate criminals, such that no other innocent people have to suffer to get rid of

them or defend against them or spend decades studying their duplicitous con games in order to countermand them in rigged courts and public forums.

May our freewill and Universal Law prevail against the interests of these Liars and Tricksters and collapse these deceitful legal fictions, remove these False Leaders, and bring a swift end to this Evil in High Places.

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

The banks are advised that accounts opened for corporations and for dead man trusts are all equally claimed as: (1) property belonging to the living people as private interests and (2) claimed by the lawful institutions created by the living people of each sovereign nation-state, as public interests.

The banks are also advised that all "National Debt" owed by the defunct and various governmental services corporations is in fact "National Credit" owed to the living people of each sovereign nation-state, and that the probate courts are required to go back to the very beginning of this fraud against the living people and their lawful governments, to render remedy, cure, maintenance, and full and free restitution to them across all jurisdictions.

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

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