

# International Public Notice: To All Players, Air, Land, and Sea

By Anna Von Reitz



This is to underline our Express Trust in the matter of any aggression toward Russia and its current government by any Party, Principal, Subcontractor, or subcontractors of our Federal Subcontractors:

We, the actual American Government, have had a peaceable Treaty Alliance with Russia and the Russian People since 1858.

Regardless of political and social upheavals within Russia, and even changes of Governments within Russia, Russia has always honored the Alliance between our two countries and our two peoples.

We shall do nothing less in return.

The "investments" that the Biden Administration and the Municipal Congress have recently made in the Proxy War in the Ukraine and the genocide in Gaza must be understood as expenses accruing uniquely to them and their foreign government and its District of Columbia Municipal Corporations, having nothing whatsoever to do with our country, our credit, or our assets.

They have acted as Subcontractors providing specific enumerated services under contracts known as Constitutions, but they are not us and are not to be mistaken as our American Government, nor as representing the American People in any unspecified or non-enumerated capacity not delegated to them with specificity.

Charge their war-mongering costs and investments to them, to their Municipal corporations, specifically. Let the world know that they are not representing this country in their war-mongering activities.

No element of their Constitution of the United States which has not been ratified by our States of the Union is enacted as anything beyond a private corporate

policy. This includes policies adopted as "War Powers" and designations of "Enemies" codified under Federal Subcontractor auspices.

The private and self-interested policies of these District of Columbia Municipal Corporations should not be confused with the actual Public Policies of this country.

This country has been at peace, officially, since 1814.

We do not consider Russia an enemy, and this fact has been published and set upon the Public Record since 1858, so it need not come as any surprise that our Subcontractors cannot violate our Public Commitments and Alliances in our names.

Any "sanctions" against Russia cannot be applied with our authority or in our names by any Subcontractors of ours; any such sanctions or claims of "Enemy" status must be clearly stated and validated as USA, Inc. or White House Office, Inc. policies apart from any powers or roles obtained from or delegated by our Federation of States.

The abuses that our foreign Federal Subcontractors have exacted against our people and many other nations via manipulation and weaponization of the legal system and by plain usurpation against our lawful government -- their Employer -- must be held to their account and viewed as a result of their own decisions and paid for on their own tickets.

In no case are they allowed to mischaracterize their Employers as "Enemies" for honoring the American-Russian Alliance of 1858, nor are they empowered by any enumerated or granted or delegated power to wage war against Russia at our expense nor can they impose any sanctions against Russia "for" us.

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