

## International Public Notice: Powerful Ignorances

By Anna Von Reitz



Today we received a copy of a BBC promoted "news" article, in which USA, Inc., President-Elect Donald Trump vowed to end "birthright citizenship" and then he displayed a common, but completely ignorant understanding of the subject, by associating it with "Americans" and also with the so-called Fourteenth Amendment, a unilateral and unratified alteration of The Constitution of the United States of America (1789 British Territorial Constitution) made by our U.S. Citizen employees during our "absence".

Both the corporation that incorporated this "Fourteenth Amendment" into its Constitution and that version of Constitution, are long-since defunct, but the deception and the False Legal Presumptions it engendered have lived on.

It is lawfully and legally impossible for any government, even a sovereign government, to "confer" citizenship obligations on anyone, whether or not they are considered stateless.

It's especially impossible for a government corporation operating in the jurisdiction of the sea to impose a citizenship obligation on foreign persons, as the only equivalent available to such corporations is the practice of press-ganging, which has been outlawed and illegal for over 200 years.

Mr. Trump needs to examine the record; his research team will readily ascertain that the 14th Amendment was never ratified by the States of the Union, and therefore has no standing at Law.

His next question should be, "What in the Hell is going on here?"

Neither the Fourteenth Amendment "citizen of the United States" political status "conferred" (imposed) on freed Negro slaves in the wake of the Civil War, nor the British Territorial "U.S. Citizen" political status merely presumed upon Americans, are American.

Both of these forms of so-called "Federal citizenship" are foreign and always have been.

**The entire concept of "birthright citizenship" is foreign and antithetical to the American Government, and is instead the basis of Monarchies and Papacies, which impose "social contract" obligations owed to their governments from the moment of birth.**

These forms of citizenship pertain to the citizenry of the District of Columbia and the Municipality of Washington, DC, and don't have anything to do with "Americans" born in the nation-states of this country.

We, actual Americans, live in this country; our Federal employees, regardless of where they were born, reside here on a temporary basis --- whether they are part of the military and adopting U.S. Citizenship, or working for the Federal Civil Service and adopting the status of "citizen of the United States".

The only other kinds of "citizenship" possible in this country would be "United States Citizenship" -- covered under the First Naturalization Act and pertaining to Federal Employees of the dormant American Federal Republic, and "State Citizenship" which pertains to Americans serving their State of the Union in international jurisdiction.

The aforementioned "State Citizenship" is the only kind of citizenship that pertains to Americans, acting as Americans. All other forms of citizenship including "United States Citizenship", "U.S. Citizenship" and "citizenship of the United States" are foreign.

Quoting the BBC Article:

[https://www.bbc.com/news/articles/cj30er1d6mxo#amp\\_tf=From%20%251%24s&aoh=17337092743063&referrer=https%3A%2F%2Fwww.google.com&ampshare=https%3A%2F%2Fwww.bbc.com%2Fnews%2Farticles%2Fcj30er1d6mxo](https://www.bbc.com/news/articles/cj30er1d6mxo#amp_tf=From%20%251%24s&aoh=17337092743063&referrer=https%3A%2F%2Fwww.google.com&ampshare=https%3A%2F%2Fwww.bbc.com%2Fnews%2Farticles%2Fcj30er1d6mxo)

"On the subject of immigration, Trump told NBC he would seek through executive action to end so-called birthright citizenship, which entitles anyone born in the US to an American passport, even if their parents were born elsewhere.

Birthright citizenship stems from the 14th Amendment of the US Constitution, which states that "all persons born" in the United States "are citizens of the United States".

"We're going to have to get it changed," Trump said. "We'll maybe have to go back to the people. But we have to end it."

This form of citizenship, which was used to create a form of public sector slave ownership in this country, was created by legislative fiat and by a Territorial Congress. It has no validity and should never have existed or been respected as "law" at all.

Any legislative act conceived in fraud and misusing unilateral contracts for unlawful and immoral purposes is null and void; any Amendment to any Federal Constitution that is not ratified by the States of the Union is similarly null and void.

Mr. Trump and his Team need to go back and revisit the terminology established by the 37th Congress, Second Session, Chapter 49, Section 68: for Federal purposes, the word "person" no longer refers to people. The word "person" in Federalese means "corporation".

With this firmly in mind, re-read and decode the so-called Fourteenth Amendment: "all corporations born in the (Municipal) United States" are "citizens of the (Municipal) United States" and "subject to the jurisdiction (of the Municipal United States) thereof".

This clearly means that any corporation registered in the Municipality of Washington, DC, owes citizenship obligations to the Municipal United States Government, and is subject to its Municipal Code -- a separate body of law existing in the Jurisdiction of the Air, that most Americans are not aware of and never see.

This is the law that the January 6th Protestors were secretly charged under; they were arrested under the False Presumption that they were the Authorized Representatives of Municipal Corporations named after them, and therefore, subject to Municipal Code.

They have been held in foreign jails under Third World conditions by the unauthorized "independent international city-state" government of Washington, DC --- a Roman Municipal franchise.

Americans are separately identified in the language of the Fourteenth Amendment as "peaceful inhabitants of the land" and they are specifically disenfranchised and prohibited from voting in the corporations' elections, as we are not shareholders.

A somewhat similar ruse was employed by the then-USA, Incorporated:

41st U.S. Congress, Third Session, Chapters 62, 63, 64, 65....Second of February 1871, the British Territorial U.S. Congress declared itself "the successor of all United States corporations" and the property of all said corporations.

The "United States" being referenced was the original Federal Republic that went dormant in 1861; the Territorials seized upon the "abandoned" property of the United States Citizens and all the corporations that had been registered under the auspices of the Federal Republic.

They did this under the international Law of the Sea, specifically Admiralty Law, which allowed them to salvage "vessels" ---including corporations---

found adrift. More than ten years had passed since the Federal Republic went silent, and they felt confident that the States of the Union would never come back into Session and Reconstruct the Federal Republic.

So they latched onto our United States Citizens' identities and property, while owing us "good faith service" and taking their paychecks from our pockets.

How they and their colluding assistants in the Municipal United States Government continued to defraud and abuse the American people and a great many other nations, is the stuff that confidence men and privateers dream of.

Donald Trump has inherited this hot seat. It's not his fault. Someone has to clean it up, and it has fallen to him and to me, the Fiduciary for our nation operating in international jurisdiction, to undertake this work.

Issued by:

Anna Maria Riezinger, Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652

December 8th 2024

-----

See this article and over 5100 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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