## Additional P.S. For the Generals, the Popes, and the Monarchs:



By Anna Von Reitz

Our formerly Delegated Powers returned to us by Operation of Law the moment the original Federal level of the Federal Government was rendered incompetent in 1860, but we were not told this by our Trustees.

The Delegated Powers merely "assumed" by the Scottish Interloper doing business as "The United States of America, Inc." returned to us again in 1907, when that entity declared bankruptcy. Again, we were not informed by our Trustees.

The Delegated Powers merely "assumed" by the Roman Catholic Church Delaware Corporation doing business as the "United States of America" Inc. returned to us again in 1933, when that entity declared bankruptcy, but again, we were not informed by our Trustees.

So, as should be apparent, these Trustees aren't worth the powder to blow them to Hell and back.

When the bankruptcy of the "United States of America" Inc. settled in November of 1999, our claim in behalf of ourselves and The United States of America [Unincorporated] had already cured for over a year. Again, our Trustees never said a word.

We were astonished and confused: who are these people pretending to be our Trustees, who don't respond to us---or for us or for our benefit?

Thus began a long and arduous journey.

Our Delegated Powers have been commandeered for over 150 years by Foreign Interests that had absolutely no right whatsoever to do what they have done in this country. Our identity has been stolen along with our assets by these Trustees operating in Gross Breach of Trust and violation of Commercial Contract.

All Parties including the Principals have been given extensive Due Process and Due Notice culminating in a Final Civil Judgment entered and published worldwide in April 2014.

So when the UNITED STATES, Inc. went bankrupt in 2015, we re-issued our Sovereign Letters Patent, and reclaimed the STATES OF STATES and the States of States and rolled them into the Federal State (Misnamed "Land") Trusts. When the Territorial "Government" similarly declared bankruptcy in 2017, we said-- very clearly -- enough is enough.

All three levels of the so-called Federal Government were at that point incompetent. The actual Federal Government intended and ordained by our ancestors has been held in a phony "abeyance" since 1860. The Municipal Government was liquidated. The Territorial Government bankrupt.

By Operation of Law all Delegated Powers returned to us, to the Federation of States that delegated the "Powers" in the first place --- The United States of America [Unincorporated] and the American

States and People. As this is an Operation of Law, no court action is necessary and no controversy is present. It simply is, and we are here, present and accounted for --officially-- since 1998.

Our purported Trustees have continued to ignore us to the extent possible, so we issued a formal Acknowledgement, Acceptance, and Re-Conveyance on June 6, 2018.

We also re-conveyed all the Federal State Trusts back to the ownership of the sovereign States where they remain protected on the land jurisdiction of The United States of America [Unincorporated] and each of the States. This is all a matter of public record, firmly established by UCC notices and liens and land recording district records in Alaska and Illinois and various other locations.

We have reminded the Queen and the Popes of their duties with respect to us and our States and our People, as well as reminding the Government of Westminster of their Treaty obligations.

We have also reminded everyone of the fact that members of the Bar Associations are prohibited from holding any public office or position of trust related to our government and that has been the case since 1819. Thus no action undertaken by any Bar Attorney, including their votes in the Territorial United State Congress or Municipal United States Congress, can ever be presumed to apply to us or our assets in any way, shape, or form.

This is no threat to anyone nor is it any provocation of war. It is simply a matter of actual ownership interest and Law, which we have exercised. Contrary to the expectations of many, our assets are not "abandoned", not "unclaimed" and they are no longer subject to contrived commercial claims by Secondary Creditors, nor any administration by Bar Attorneys subject to the Crown.

We consider what has gone on here to be a crime, both a recognizable international crime and a domestic crime. We consider that the perpetrators have aimed at the overthrow of not only our government but all national governments worldwide.

The United States of America [Unincorporated] is the actual government owed to the American States and People and it is our established and lawful right and obligation to function in both international trade and commerce effective July 17, 2014.

We have done so and we have standing to do so.

All Trade Names of living people issued on or arising from the land and soil of the American States and all derivatives thereof are Public Trusts of The United States of America [Unincorporated] and they always have been. They are all assets of the land and soil, not engaged in any form of interstate commerce.

Review that fact in view of the false commercial claims and unlawful conversions of the Franklin Delano Roosevelt Administration. Also review that fact in view of the false commercial claims made upon American Negroes and other people of color by the Scottish Government dba "The United States of America" Incorporated.

Every dog has its day and you have all had yours. What remains is a necessary and profound --- and lasting--- correction on all your parts.

-----

See this article and over 1200 others on Anna's website here: www.annavonreitz.com

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