

Public and Judicial Notice – Number 4

Citizenship is a form of indentured servitude to a government. It must be voluntary, it must be proven, and it must be equitable or it becomes unlawful peonage.

Foreign commercial corporations merely under contract to serve the American states and people have falsely claimed that we are all citizens and/or wards of their States of State franchises.

This is a gross, deliberate, and obvious falsification of the public records. Absent proof of a federal paycheck that is earned in actual federal employment or in payment of an unearned federal dependency --which does not include retirees receiving military pension or Social Security payments--- no claims of federal citizenship are credible.

The American states and people are the Paramount Security Interest Holders and Priority Creditors of all federal municipal and territorial corporations. There is no motivation for us to voluntarily donate our interest as landlords or freely agree to subject ourselves to indentured servitude without payment or abandon all our children to the care of foreign corporations.

Any such enslavement --- voluntary or involuntary--- is strictly forbidden under both national and international law.

All members of the American Bar Association, the Territorial and Municipal Congress, the State of State federal franchise legislatures and all federal bankruptcy trustees are under demand to correct their operations on our shores and return the missing land assets. Notice to Principals is Notice to Agents and Notice to Agents is Notice to Principals.

James Clinton Belcher, Head of State
United States of America

See the actual document here: <http://annavonreitz.com/publicandjudicialnotice4.pdf>