International Public Notice: Notice Concerning "QFS", Cash Seizures and Bail-Ins

By Anna Von Reitz



We have observed before that "Federal Reserve Notes" are created by and belong to the private central banking cartel known as the Federal Reserve, and so, the Federal Reserve can seize back its own property at any time and can do so with impunity.

It's the same situation you have if someone loans you a lawn mower to cut your grass. You pay the rental fee. You use the lawn mower. At the end of the day, you return the lawn mower and that's that.

The lawn mower itself was never yours. It doesn't belong to you.

It's the same thing with the Federal Reserve Notes.

They were issued by the Federal Reserve Banks based on the credit of a foreign Municipal Corporation calling itself the UNITED STATES OF AMERICA, and that much is self-evident on the face of every bill they printed.

From our position as Americans, Federal Reserve Notes are evidence of crime committed against us and against our Public Interest by foreign service vendors.

It is inevitable that the Federal Reserve will wish to "recall" all these Federal Reserve Notes it has printed in order to minimize their liability and remove the physical evidence of their crime.

It's also a given that, going forward, they and similar vendors of "money" and "credit" will resist issuing actual cash, because it is so much more convenient to simply erase digits from a computer screen.

The Federal Reserve isn't the only one caught in this bind: https://www.brighteon.com/742ffa6d-4aa7-4f2d-b7c0-e99947b6ee45

So. Expect the Vermin to go around seizing and collecting and failing to honor cash that you have on hand. We have already experienced this in the 1930's when they seized our gold and silver.

One day you wake up and, "No more cash transactions".

When that day comes, you will be enslaved to use their digital system and have no alternative under your own control to buy or sell anything --- that is, if you let them and their affiliates continue this monopoly inducement scheme.

Make no mistake, the Quantum Financial System (QFS) is the ultimate Rockefeller-brand Transfer Monopoly Scheme applied to credit-based transactions.

You won't be able to move a penny-worth of anything without kissing their butts and letting them know all about it: what you bought, when you bought, how much you bought, from whom you bought.... all digitally recorded and surveilled and monitored.

Soon, if they are allowed to establish such a privacy-destroying monopoly, your "right" to buy orange juice may become a highly contested topic.

They must be shut down before that happens, and any "licensing" power assumed by the British Territorial U.S. Congress, or any other Federal Congress, must be denied --- therefore:

NOTICE TO AGENTS IS NOTICE TO PRINCIPALS; NOTICE TO PRINICIPALS IS NOTICE TO AGENTS: Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals: notice to agents is notice to principals; notice to principals is notice to agents:

No part of the Federal Government and none of its franchise operations now or in the past has ever had any power to license occupations of common right, nor any delegated power allowing any Federal Congress to license an illegal banking transfer monopoly, whether that monopoly proposes to control and surveil transactions based in credit or debt-notes or actual money, whether the currency is physical or digitally represented, in any manner whatsoever.

The lack of authority to impose a digital monetary system is plainly stated by omission of any such powers among the enumerated powers and is in effect a standing negative averment.

If we were to allow self-interested commercial corporations the ability to legalize and license criminal activities beneficial to their own profits and coercive powers, the destruction to all civilization and life on this planet would be incalculable.

So we do not allow our vendors, the United States of America, Incorporated, among them, any ability to license criminal activities.

Invasion of privacy of individual people and persons without probable cause is a crime, and the proposed Quantum Financial System (QFS) represents an unprecedented and arbitrary invasion of consumer privacy and control of consumer choices.

It is, at least potentially, also an unprecedented means of obstructing and controlling trade, so that the very concept of free trade is offended.

NOTICE TO AGENTS IS NOTICE TO PRINCIPALS; NOTICE TO PRINICIPALS IS NOTICE TO AGENTS: Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals: notice to agents is notice to principals; notice to principals is notice to agents.

Regarding "bail-ins" we find there is much public ignorance about this topic and that most people conceive of this process as the banks seizing upon depositor's funds on an account by account basis, but this is not what is being proposed by the central banks -- even though it would have the effect of closing all the individual accounts and effectively "bailing in" any assets contained in those accounts.

The central banks are advocating and invoking an ancient principal and Maxim of Maritime Commercial Law: "Possession is nine-tenths of the Law." They and their franchises and affiliates are proposing that because they retain physical possession of physical assets, those assets belong to them, and similarly, they are proposing that all the debts and credits they contain and maintain records of, belong to them.

We remind them and their Creditors and the High Courts of the remaining "one-tenth" of the Law, and another Maxim of Law: "Fraud vitiates everything."

The Maritime Commercial Banks have been allowed to convert into securities brokerages and have continued to function "as" banks while in receivership in order to benefit their Creditors; this has been allowed by the "U.S. Trustees"--- that is, the U.S. Army that Abraham Lincoln left in charge as the "Commander in Chief" of a British Crown Corporation, dba, "the United States of America" -- Incorporated.

When unwary depositors put their funds in a bankrupt bank, the creditors of these banks seize upon the funds and subsume these assets into the bankruptcy.

This form of soft "bail-in" has been happening since the 1930s; the assets thus acquired have maintained the banks in a constant state of perpetual Chapter 11 reorganization and have allowed the "U.S. Trustees" to amass and wield vast credit resources and latch onto physical assets belonging to the victims of this scheme, without the victims being aware of it.

It's a constructive fraud based on deceitful language that has allowed unscrupulous men to obtain control of private American wealth and use it for their own unjust enrichment; it has also allowed them to amass vast debts that have been misapplied to the depositors --- debts that meet the very definition of "Odious Debt": debt created by some means of fraud, that the victims are unaware of and do not profit from.

No American applying for a "house loan" from one of these banks was ever told that he or she was being solicited to loan the bank their house as a collateral asset, because the bankrupt bank had no assets of its own to base a loan upon.

No American was ever told that "US citizen" was a foreign and debased and denigrated political status.

These are just examples of the failure to disclose and the forms of constructive fraud that have been used to entrap unwary and innocent people into grossly inequitable contracts.

The form of hard bail-in now being discussed by the colluding central banks results in entire banks and banking systems being "bailed in" --- and of course, this then also collapses and bails-in the individual accounts those banks have in their possession.

Not only does the victim lose their deposits, but they are left without a bank account and no way to make purchases or pay bills, either one.

The Perpetrators of this whole situation then appear and hand the victims their "next solution" --- they will replace the money lost with "digital coins" -- which cost them nothing, and which they control, and they give the victims

a "free" pre-loaded account in their brand new Quantum Financial System --- and the amount of replacement "United States Notes" deposited in these accounts will be counted as new debt issued **as a loan** to the victims at interest.

Isn't that sweet? They are loaning us their lawn mower and charging us double or triple for the loan, without mentioning that there is even a charge for this "service".

And nobody is supposed to notice that we don't need their lawn mower and that we still have our United States Silver Dollar and have recently issued our own gold currency, the American Federation Dollar.

Under conditions of duress that they have created, the Perpetrators propose to seize the credit already owed to the victims with one hand, and newly reindebt them, plus usury, without disclosure --- and do all this under color of law.

We, the actual American Government, object to this fraud scheme before it can even be launched and forbid its deployment in this country, in our States of the Union, or in any Possession or Territory belonging to The United States in fact.

Fundamental to this entire circumstance is the fact that the "U.S. Army" trying to act as both our Trustee and our Creditor was unlawfully converted by Abraham Lincoln into a foreign Mercenary Force, and as a result, the entire "American Civil War" and its aftermath has been conducted under conditions of fraud and misrepresentation.

We have all suffered illegal occupation by mercenaries --- who didn't even know they were acting and being misdirected as mercenaries.

The "U.S. Army" redefined by Lincoln as a foreign Territorial mercenary force is self-evidently not our Trustee and is not truly our Creditor, either.

Their position as Creditor presumes the existence of a valid service contract, and it is abundantly evident that Americans did not sign up to receive mercenary services of any kind, nor did we knowingly volunteer to act as mercenaries. All this sleight of hand has been done under strict conditions of secrecy and non-disclosure, which is fatal to any commercial contract.

It is also evident that no matter how much we might owe them for valid defense services, they owe us far more as a result of illegal confiscations, misapplied mortgages and taxes, dishonest bookkeeping practices, commandeering of assets in offshore and generation-skipping trusts, impersonation of our government and our Armed Forces, and numerous other sins, errors, and deliberate self-serving crimes perpetuated against their innocent employers.

We are therefore bringing this criminal information forward for the consideration of all Americans in and out of the "Armed Forces", and all the other nations of the world.

The "Bail In" if allowed to proceed will involve the wholesale collapse of the existing banks and banking sector. It will not be a matter of individual account seizures.

We view the claims being made against depositors to be criminal in nature and effect. The banks may possess the assets, but everyone can observe that they gained possession of the deposits under conditions of self-serving fraud.

This collapse of the banking sector and any "Bail In" will force people to accept "QFS" accounts under duress and force them to accept the false "gifts" of new currency, defined as debts under usury that these "free" accounts are pre-loaded with -- and all for lack of any other option, which is itself monopolization under duress.

This will generate more commercial fraud in the form of undisclosed and non-consensual indebtedness, more racketeering, and another illegal commodity transfer monopoly being operated by the "U.S. Army".

We say "No, thanks." and instruct our vendors and their Principals to cease and desist all false claims and monopoly inducements and similar unsavory schemes designed to obstruct trade and gain coercive control over individual consumers via breach of trust and violation of their natural right to buy and sell and trade and enjoy their privacy while engaging in these occupations of common right.

The deposits made in Maritime Banks were made in good faith and must be returned in good faith. The common use of privately held money and cash assets must be maintained no matter what the Federal Reserve is reduced to or chooses to do.

We are competent to use our own assets to issue our own credit and we don't allow any other entity to countermand or represent us in these matters.

NOTICE TO AGENTS IS NOTICE TO PRINCIPALS; NOTICE TO PRINICIPALS IS NOTICE TO AGENTS: Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals: notice to agents is notice to principals; notice to principals is notice to agents.

Issued by:

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

August 17th 2025

See this article and over 5400 others on Anna's website here: www.annavonreitz.com

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