Below you will find the text of a message Ms. Hudes put out on Twitter and which was forwarded to me by others this morning. No actual hard copy correspondence has been received.

Anna Von Reitz

KAREN wrote:
General Joseph Dunford, Jr. is not getting the gold you wanted the Global Debt Facility to give him. Instead, General Dunford, Jr. and any secret successors if such there be are all relieved of their command under martial law. The secret martial law in the United States is illegitimate. You want to perpetuate martial law? You have no authority to perpetuate martial law because the governed have withdrawn their consent and there is no legitimacy. Your attempt to reinstate General Dunford, Jr. as commander of the US government under martial law has failed. The United States is in interregnum. The indebtedness of all the countries of the world is now ended as a scam. The Network of Global Corporate Control identified by Vitali, Glattfelder, and Battiston of ETH Zurich http://arxiv.org/PS_cache/arxiv/pdf/1107/1107.5728v2.pdf owes more to the Global Debt Facility than all country debts.

ANNA:
Your Banker Bosses have purchased the insolvent corporation belonging to the IMF doing business as the UNITED STATES, INC. so you think you can do what you please, however, ownership of a bankrupt corporation does not put you or your bosses in charge of this country or its people and does not give you the right to say “Boo!” to General Dunford.

That is a responsibility and a role retained by the people who are the actual government, not a corporation representing the government.

Just like a United States Silver Dollar is actual fact and a Federal Reserve Note is “a promise to pay at a future time”-----unless, of course the bank backing this private script goes bankrupt--- a fact always overcomes hot wind.

The actual government overcomes a corporation claiming to “represent” that government, especially when that corporation has no actual contract with us and is merely claiming to be a Successor to contract via the purchase of the prior pretender/provider.
We, the people, are the government of the United States, not any corporation merely under contract to provide us with "governmental services".

If and when a "federal" corporation fails, as the IMF version has, it is our choice of what corporation may act as Successor and we are not under any obligation to choose yours.

Whatever presumptions you and your Bosses may have had and may have made "in our behalf" have been solidly rebutted and rebuffed before the United Nations Secretary General and the United Nations Security Council.

We retain the right to choose with whom we do business and your “assumption” of contract in no way a contract makes in the open face of our repudiation and rebuttal.

If you wish to provide governmental services for free without any claim of contract and without any use of franchises or indebtedness or enforcement of any debt against the free sovereign and independent people of the United States and/or our organic states of the Union and/or our united States of America which is an unincorporated company---with no strings at all attached and merely as a free and honest public service to all--then hop to it, Ms. Hudes. That's what should have been going on this entire time.

But don't presume any capacity to act as our usufruct or employ any copyright upon our given names or presume that any vessel in commerce named after us can be used to claim any debt or enforce any private law whatsoever. Don't presume upon any title held under Color of Law to land or natural resources on public or private property situated in the organic states. Don't presume that the receipt of any such service results in any obligation.

You purchased the “UNITED STATES, INC.” and you are now trying to use our assets to back the “United States Treasury Notes” that go with it. This is merely more self-interest and presumption on the part of commercial entities that have no contract with us and no power to speak for us in this matter.

KAREN:
You cannot prevent this from taking effect. It is not being done with your assets, but with Treaty of Versailles Bonds. This is a no-brainer. Country debts are no more.

ANNA:
Of course, we can't prevent the acquisition of one corporation by another corporation. We aren't trying to. What we can prevent is the acquisition of any presumed contract with us and our actual organic states of the Union and our unincorporated trading companies doing business as the States of America. We have objected to any such presumption of contract by you and your employers and have repudiated the existence of all public transmitting utilities created by the UNITED STATES, INC. which have been created and named in a non-specific fashion after living Americans—that is, names in the form: JOHN Q. ADAMS ---for the purpose of organized crime.

KAREN:
The Board of Governors of the World Bank and International Monetary Fund were not involved in the Bankruptcy of the United States and you are wrong to accuse the
Board of Governors of the World Bank and IMF of being secondary creditors under Title 5 of the old Federal Code, and the Bankruptcy Act of 1934. You are mixing up the illegal acts of the Network of Global Corporate Control long before the Board of Governors of the World Bank and International Monetary Fund and their Boards of Executive Directors came on the scene.

ANNA:  
The World Bank now is the same institution functioning under the same basic charter as it did in 1933 and whether the names operating it have changed or not or even the ownership has changed, it is flying the same flag as a vessel in commerce. It has continued to do business and has remained subject to international law the entire time. I haven’t mixed up anything about it. I’ve merely given Notice to the current regime that the sins of the past are known and not to be so easily swept under any rugs in the present.

KAREN:  
The Board of Governors have never agreed to stand in for the United States as Trustees or Secondary Creditors in Bankruptcy; Title 5 and the Bankruptcy Act was subterfuge by the Network of Global Corporate Control.

ANNA:  
The World Bank dba International Monetary Fund and IBRD were Secondary Creditors in the Bankruptcy of the United States of America, Inc. and are playing a different role in the present insolvency of the United States, Inc. So what?

What we brought to your attention as a Trustee of the Global Debt Facility in receipt of these assets stands. The World Bank in the present time was in receipt of property assets purloined from our grandparents and is as such in possession of stolen goods, and whether or not the Board of Governor’s “donated” these purloined assets to the “Global Debt Facility” ---those assets are ours. This is merely more chicanery and avoidance of facts that are easily disproven by audit.

This circumstance resulted from a false and unconscionable claim that these assets were “abandoned” by the Heirs and Entitlement Holders. We are the Heirs and Entitlement Holders and we are here to collect.

It is that simple, Ms. Hudes.

KAREN:  
The World Court and the UN have no jurisdiction over the assets in the Global Debt Facility, which are being deployed in a Global Currency Reset directly to all humankind in the form of national currencies out of gold and clean-up of Fukushima.

ANNA:  
The World Court and the UN and the rest of us will have plenty to say about criminal acts undertaken by any incorporated entity, including the World Bank, the IBRD, and the International Monetary Fund holding charters in any of our countries. As a mere spin-off by these banks--- the equivalent of a bank deposit box for dirty assets---the “Global Debt Facility” is in an even more precarious position, Ms. Hudes. And so are you.
You have been notified as a Trustee that the assets you are distributing from the “Global Debt Facility” have been stolen. Moreover, you have been notified of this in the name of actual Donors and Heirs and Entitlement Holders.

**KAREN:**
You have failed to address the point that the gold in the Global Debt Facility came from the rest of the world and not from the United States.

**ANNA:**
Correction, Karen. A sizeable portion, if not all, of the gold and other assets in the “Global Debt Facility” came from the United States of America. You like to drop off those other two little words “of America” and you like to play word games and obscure which “united states” you are talking about, but I am not deceived and neither are millions of other people nowadays.

Your horde, for example, includes the gold that was confiscated from our grandparents by the Roosevelt Administration and though you have had almost two weeks to prove otherwise and demonstrate that the World Bank/IBRD did NOT collect our inheritance as “abandoned funds” --- you have failed to present a clean audit demonstrating otherwise.

**KAREN:**
The theft that occurred went in the other direction. It was the gold owned by the Global Debt Facility that went missing from the vaults in the twin towers before September 11, 2001.

**ANNA:**
What went “missing” from the vaults in the Twin Towers wasn’t gold, Karen. If it had been gold, it would still be there in microcrystalline form, but it is not. This suggests that agents of the UNITED STATES, INC. removed any gold that was there prior to the attack---just like they set up Hollywood film crews the night before to film the death and destruction.

What did go missing were records proving the provenance of that gold and the true ownership of massive amounts of land and other assets belonging to us—a major part of which has shown up in the hands of the World Bank and IBRD and IMF. Go figure. Also go figure that we have plenty of other records.

This crime has been contemplated by the banks for the better part of a hundred years and it has taken place with a combination of knowing and unknowing cooperation by branches of the governmental services corporations these same banks have funded and operated on our shores.

You and your bosses – all those depositing hot goods in the “Global Debt Facility” are under demand to return the assets to the lawful Heirs and Entitlement Holders and being prohibited from disposing of assets belonging to us under any false pretense or excuse whatsoever.

**KAREN:**
Your only remaining point is that I am a member of the BAR, ignoring entirely how I have documented precisely the corruption in the legal profession in all its gory details, with no holds barred (pun intended).
ANNA:
And you are missing your own attempts to mischaracterize me as an “agent of Vatican” when in fact I have never worked for or with the Vatican at all and also your acts disparaging the Knights of Malta for no known cause, while working yourself as a member of one of the largest, most powerful and therefore most-responsible-for-this-mess Secret Societies on the face of the Earth.

Talk about the pot calling the kettle black, Karen?

The true crime committed against me and all other living people by the Bar Associations has been the practice of incorporating and copyrighting the names of living people so as to press gang them into the foreign international jurisdiction of the sea and once there, the use of personage and barratry as a means to defraud them of their identity and property assets on land.

These acts are profoundly criminal. Both press-ganging and inland piracy have been outlawed for 200 years. Enslavement by any means has been outlawed worldwide since 1926.

The Bar Associations are responsible for purposeful and knowing acts promoting identity theft, mischaracterization, fraudulent changes of political status, malfeasance, constructive fraud, reverse trust fraud, unlawful conversion of assets including whole estates, personage and barratry for a hundred and fifty years.

There is no way to calculate the amount of property stolen, the lives ruined, or the lives lost as a result of the activities of members of the Bar, but it is absolutely certain that you are part of the nest of vipers and cannot afford to throw any stones at anyone for anything.

KAREN:
You are bringing false claims and attributing criminal activities to the Board of Governors of the World Bank and International Monetary Fund at a time when the Network of Global Corporate Control is trying to plunge the world into darkness. For this I ask the long-forbearing, good people of the earth to forgive you. I cannot.

ANNA:
Karen, the banks and the lawyers are the ones responsible for this mess, along with politicians who have occupied vacant public offices and deceitfully used them for private gain. The good people of the Earth have suffered as a result and none of them that I know have any difficulty identifying the Banks and Bar Associations and Politicians as the cause.

The Holy See has taken its share of the blame and moved to bring remedy.

Perhaps in your own twisted minds the Banks and Bar Associations are attempting to do the same by offering our money and assets to pay for your debts? Giving away our money and assets to whomever to placate the world for the wrongs you have all created and perpetuated?

Does that make sense?

The good people of the Earth--at least the one standing here-- says, no, it does not.
What makes sense is for the Banks and the Bar Associations to use their own assets to pay their own debts and for you to return our assets to us free and clear from liens and encumbrances resulting from the criminal mis-administration of these same Banks while doing business as “The United States of America, Inc.” and “the United States of America, Inc.” and as the “UNITED STATES, INC.” also.

Sincerely,
Karen Hudes  
Acting General Counsel International Bank for Reconstruction and Development Overseer Mandate Trustee TVM-LSM-666

ANNA:
Just two other points. There are no Bogey Men in the world, Karen. There are simply evil men consumed by senseless greed and self-interest. Many of them are bankers. Others are lawyers. And still more are politicians. For the past year or more you have been casting around trying to find something or someone to blame this circumstance upon and now it’s the “Network of Global Control”—your latest offering.

Karen---you are part of that Network of Global Control, and are in fact part of the glue that holds it together and makes it work. Without lawyers and judges in admiralty to put on an appearance of justice these wrongs would be self-evident and without bankers to buy off the politicians, it would fall apart, too, and be revealed as nothing but a Carnival Illusion made of paper and wind.

Without you and people like you, we wouldn’t be living in a world of “Haves” and “Have Nots” --- a world of scarcity, duplicity, dishonesty, greed, self-service, and illusory “legal fictions” that exist only to promote crime and escape accountability for it.

Any forgiveness that needs to be extended is being extended already to you and to all the other lawyers and bankers and politicians responsible for these criminal acts against me and millions of other victims, but that offer of general amnesty to cover your sins is running out.

And our lien questions have still not been answered.

See this article and over 100 others on Anna's website here: www.annavonreitz.com