The Shadow Government Testimony

By Anna Von Reitz

We do affirm that to the best of our knowledge and belief, every word of this testimony is true, correct, and placed upon the public record:

Everyone is talking about the "Shadow Government" and "Dark Government" and "Shadow Forces". Let's peel off all the cloak and dagger nonsense and shine a bright light and see what is really hiding under the bed and how it got there.

This all began with Franklin Delano Roosevelt and his corporate office as "President" of the United States of America, Inc.

He bankrupted a territorial corporation that infringed upon our unincorporated Trade Name "United States of America" --- simply named itself after our unincorporated land jurisdiction government, and then created franchises for itself named after our states --- "State of Michigan" for example. The fraud artists even created franchises named after all the living Americans by arbitrarily "redefining" their Trade Names as U.S. Foreign Situs Trusts operated as corporate franchises--and all without consent, disclosure, or equitable consideration, all based on false claims of authority and non-existent battlefields and wars and emergency powers never granted to these charlatans.

John Maynard Doe = the Given Trade Name of an American baby, but.... John Maynard Doe can also = the name of a Territorial United States Foreign Situs Trust

Which is which? And who is to know the difference? It is an obvious constructive fraud based on deceptively similar names.

FDR just winked and "presumed" that we were all "United States Citizens" and that our Given Trade Names were actually the names of Territorial Foreign Situs Trusts instead. And on that basis, the Creditors of the United States of America, Inc., were allowed to harass us and bill us for the debts of our house servants.

[Mr. Obama just pulled the same basic trick. He created bankrupt PUBLIC TRANSMITTING UTILITIES named after all of you, all using ACCOUNT designations like this: JOHN Q. PUBLIC. They are attempting to pull the same scam again, only on a global scale. ]

And then, by a process of "debt assumption" FDR and his administration and the creditors of their private, mostly foreign-owned corporation, foisted their debts off onto the innocent American public.

They basically sent out bills addressed to their franchises that appeared to be addressed to the living people of the same name, and those same living people innocently paid all these bills that weren't actually theirs to pay.

And the lawyers, who have all taken oaths to "support the bankruptcy"--- most of whom don't even know that the bankruptcy they took an oath to support is long since over, and that a new round of
fraud is being booted up--- are expediting and enforcing and contributing to this fraud and lawlessness.

How could such a thing be? Well, it is rooted in the actions of the present Queen of England's Father and Uncle, and in FDR's actions back in the 1930's.

In 1935, FDR created The Federal Register Act. It was codified as Title 3, Section 301, et seq. by Executive Order. He gave himself the power to create federal agencies, to appoint the heads of those agencies, and to give those agencies the power to tax and regulate federal citizens. This is the Shadow Government.

As the President of any incorporated entity does not have the power to create law directly affecting or obligating the unincorporated American states or people, we may be sure that these actions by FDR pertained only to the operations of the federal territorial and municipal corporations and their employees --which are now in the process of liquidation and Chapter 11 Reorganization. Again.

Next, FDR re-delegated his ability to make federal "laws" known as "statutory regulations" to the agency heads and which is private, corporate, statutory law dreamed up by The National Law Institute.

Again, under the actual Constitution, re-delegation of delegated authority is a felony-level Breach of Trust, so we may be sure that none of these actions were undertaken with respect to the actual American states and people. The only ones subject to the rule of the Shadow Government of the Agencies are federal citizens, who are obligated to obey every title and jot, just as they are obligated to pay federal income taxes, are subject to unlawful Bills of Attainder, and all the rest.

All this goes along uninterrupted as private corporate business affairs that are-- at least on paper--not supposed to affect us or our states, unless we volunteer to donate our property to the cause, which of course we never do, but which the corporate franchise managers appear to do "for" us, when they pledge "the good faith and credit" of their "states and the citizenry thereof".

Please note the language. When they talk about "their states" they are talking about the Territorial or Municipal States of States or STATES OF STATES or...... their franchise organizations, and when they talk about the "citizenry thereof" they are talking about their employees and dependents and political asylum seekers, etc., that are obligated to obey their every whim. Not us.

But they "presumed" that we would "volunteer" and donate our assets as "sureties" backing their debts, and so, for the next 66 years, via an undisclosed process of odious debt assumption promoted via an equally undisclosed practice of personage against the unwary Americans, we all paid taxes we didn't owe and mortgages we didn't owe, and we made to obey foreign statutory laws that actually have nothing to do with us.

And now they are trying to boot it up on a global scale and pull off the same constructive fraud scheme again.

In 1999 the old bankruptcy finally settled and our Trade Names, which the Federales falsely claimed were U.S. Foreign Situs Trusts, were released. The formerly and merely "presumed to be" bankrupt entities were set free, albeit, left adrift in the international jurisdiction of the sea. That's how your good honest Christian Trade Names came to be converted into the names of "presumed" U.S. Foreign Situs Trusts and "abandoned" in the foreign jurisdiction of the sea, and this is the reason that Queen Bess called them "disregarded entities".

This brings up the issue of the responsibility of the British Monarch for this circumstance, which can only result from Gross Negligence and felony-level Breach of Trust on her part with respect to re-delegation of delegated powers.

At the end of the day, the Stench of all this comes back and lands on the Queen's lap, because the British Monarchs are obligated to act as our Trustees on the High Seas and Navigable Inland Waterways and none of this chicanery should have ever been allowed.
No re-delegation allowed to the Congress, either Territorial or Municipal. No re-delegation allowed to the President. No re-delegation allowed to the Federal Reserve. And certainly no re-delegation of our delegated authority to any politically appointed heads of any federal corporation agencies or subcontractors.

What these fraud artists have justified as merely private business operations of an incorporated entity like any other incorporated entity on the face of the Earth, have in fact been misrepresented as the prerogatives and actions of a sovereign government--- a sovereign government which still exists and which holds Queen Elizabeth II responsible for usurping upon the position of the actual American Head of State and for abuse of the Delegated Powers, and for re-delegating powers that are uniquely vouchsafed to the British Monarch--- which resulted in the Federal Reserve System, the surreptitious press-ganging of the American People, and the false claims that have been made against us, our labor assets, our natural resources, our copyrights, trademarks, logos, and so much more.

Now once again the perpetrators have piled up a huge mass of Odious Debt, which they are attempting to palm off on Americans, and claiming that we have "voluntarily" subjected ourselves to their vicious and criminal hegemony.

They were able to enforce this via constructive fraud and falsification of public records and plain brute force while their corporations were solvent, but now, something new has entered the playing field. Their operations are under the control of the bankruptcy courts --- mostly international banks --- and bankruptcy Trustees named by Secondary Creditors.

They have been doing this under the presumption, (again, that word), that the Priority Creditors --- the American states and people --- are "not represented" and are "Missing, Presumed Dead" in the international jurisdiction of the sea, and all as a result of their criminal fraud.

The United States District Court for the District of Columbia has been informed of the startling information that the "missing" Americans have not only been found, they are alive and well and back on the land jurisdiction of the United States, and they reclaim their names, their Laws, and their property assets free and clear of any debts accrued "in the absence" by Secondary and merely "presumed" Beneficiaries of their estates.

Instead of the "Agencies" we are now presented with the ridiculous presumption that we and our actual government are in the thrall of a Bankruptcy Trustees appointment by Secondary Creditors in a bankruptcy in which we are, ourselves, the Paramount Security Interest Holders and Priority Creditors.

U.S. Attorney General Jeffrey Sessions and U.S. Treasury Secretary Steven T. Mnuchin are hereby fully informed that the American states and people are alive and well and that as the Paramount Security Interest Holders and Priority Creditors, we own all the bankrupt Territorial and Municipal Corporations and their franchises, including the banks which have been organized under their auspices worldwide, and the Credit Unions which have always been ours.

This is our enchilada, not yours, not the Queen's, and the Pope has already admitted that it isn't his, either.

(1) As the Paramount Security Interest Holders and Priority Creditors, it is our determination and edict to the courts in this matter that the so-called "National Debts" are to be first off-set by Mutual Off-Set Credit Exchange, then discharged and forgiven as necessary, and that all assets naturally belonging to the American states and people and similarly all assets naturally belonging to the people of other countries are to be returned to them and their lawful land jurisdiction governments, free and clear of any odious debt.

(2) It is also our determination and edict in this matter that the United States Marshal's Service shall be converted back to duty in the international jurisdiction of the land and the U.S. District Courts converted back into Federal Postal District Courts for the resumption of International Trade.
As we are owed the assets managed by the Federal Reserve and as all value of the "Petro-dollar" issued by the UNITED STATES since 1971 is based on the value of oil, not gold, any conversion of Federal Reserve Notes into our currency shall be in equivalents to our traditional silver dollar and not attached to any gold standard at all, except in that our silver dollars and paper certificates representing silver dollars may trade against gold in precious metal-backed currency markets of the world. We reserve the copyright and trademarks, logos, flags, currencies, patents, treaties, and all else that is our natural inheritance as the lawful government of the free, sovereign, and independent United States.

This news deserves to be noted and flashed all around the world, so that nobody is under any false presumption about the status of the American states and people and their continuing claim upon the land, labor, and natural resources of the actual United States, which has nothing whatsoever to do with the fortunes of the foreign "governmental services corporations" which were supposed to merely be here providing these services in Good Faith.

It should also be noted that silver, not gold, is our precious metal-backed currency standard and has been for over 200 years. Anyone offering to issue "United States Dollars" as a gold-backed currency is acting in fraud and without the the consent of the Paramount Security Interest Holders and is infringing upon our lawful copyrights and trademarks.

We shall leave it to you and to the political appointees responsible for the Agencies of the Shadow Government and the leaders of the American Bar Association and The National Law Institute and President Trump and the Generals acting as Trustees of the bankrupt Territorial corporations, and the Senior Judges at The United States District Court for the District of Columbia, and the Justices of the so-called United States Supreme Court and the bankruptcy court of Puerto Rico, and the rest of the Party Hearties in the deceptively similarly named "U.S. Congress" to consider whether this present circumstance bears any faint resemblance to "Good Faith" of any kind, and we shall leave it to the Office of the Prosecutor at the World Court and the Grand Juries of the lawful government to consider whether it does not instead reek of self-interested deceit, fraud, felony Breach of Trust, unlawful conversion, breach of our international treaties with the British Monarchs and with the Municipal government of the City of London and the Territorial Government of Westminster, press-ganging, inland piracy, enslavement, forced peonage, conscription under force, racketeering, usurpation against a sovereign government, and a total disrespect by both the governmental services corporations and the purveyors of the "law" and the banks which have colluded with them against their Priority Creditors--- for the Public Law, including our international tri-lateral treaties, which have been in place for over 200 years.

So said, and so made as a record in solemn testimony, by our hands and seals and in our lawful and lawfully copyrighted names, without the Territorial and Municipal United States, under penalty of perjury under the Public Law of the actual United States of America, Unincorporated, to the best of our knowledge and belief this 11th day of September, 2017, and provided to the respective bankruptcy courts, the people of America, and the world at large:

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