

Public International Declaration and Claim: The Siphon 101

By Anna Von Reitz



Please notice that this entire discussion is about the administration of "these" United States, meaning the British Territorial United States, dba the United States of America, Incorporated.

It is not about The United States, our country, nor does it concern our States of the Union, nor our international government doing business as The United States of America, an unincorporated Federation of States.

This is entirely, 100%, about the mismanagement of our British Territorial Subcontractors and their States of States organizations representing their own citizenry and their own District Banks which were set up in May of 1865 and operated as "National" Bank Associations--- with the "nations" represented being all the British Territorial Persons/Residents identified as U.S. Citizens in each State of the Union.

Congressman Louis T. McFadden was sitting in the British Territorial United States Congress when he gave the speeches and made the remarks being examined here.

Now, as to how the gross mechanism of national identity theft and the siphon used to create national level embezzlement works, please hear the words of Congressman Louis T. McFadden as spoken on the floor of the House of Representatives and as recorded in the Congressional Record:

"In 1912 the National Monetary Association, under the chairmanship of the late Senator Nelson W. Aldrich, made a report and presented a vicious bill called the National Reserve Association bill. This bill is usually spoken of as the Aldrich bill. Senator Aldrich did not write the Aldrich bill. He was the tool, if not the accomplice, of the European bankers who for nearly twenty years had been scheming to set up a central bank in this Country and who in 1912 has spent and were continuing to spend vast sums of money to accomplish their purpose."

The Aldrich Bills of 1907-1911 urged the creation of an "emergency currency" under the private centralized control of unaccountable private bankers, none of whom were elected by the public and none subject to any public oversight.

That "emergency currency" was the Federal Reserve Note.

The "emergency" was the 1906-07 bankruptcy of the Scottish Interloper, The United States of America, Incorporated, set up and incorporated by the British Territorial Government in 1868.

None of this has anything to do with this actual country, and is not anything that the British Territorial Government was authorized to do "for" us. This is entirely about their mismanagement of their corporations, their corporate bankruptcies, and their monetary policies including their need for an "emergency currency" backed by private banks.

McFadden continues:

"We were opposed to the Aldrich plan for a central bank. The men who rule the Democratic Party then promised the people that if they were returned to power there would be no central bank established here while they held the reins of government. Thirteen months later that promise was broken, and the Wilson administration, under the tutelage of those sinister Wall Street figures who stood behind Colonel House, established here in our free Country the worm-eaten monarchical institution of the "King's Bank" to control us from the top downward, and from the cradle to the grave."

The worm-eaten institution of the "King's Bank" McFadden referenced is the same [King's] Equity Court [Bank] established in association with the [King's] Equity Law established in the 1750's by Lord Mansfield.

We have explained this pollution of the English Common Law with Admiralty Law elsewhere, and the evils resulting from impersonating people as Persons, i.e., Corporations, belonging to the King.

The end result of Equity Law is that the entire "Equity" in individual private estates belongs to the King; the Court "salvages" the King's interest in the "vessels entered on the docket" and, after taking a percentage for its own efforts (the CRIS Account in this country), returns the rest to the Bank of

England, which takes its cut, and submits the rest to the Royal Treasury.

None of this, not the courts, not the law, and not the court/bank have anything to do with Americans.

This is all about the "Residents" -- the foreign British Territorial Residents allowed to be here under the Residence Act to provide us with "essential government services".

The "emergency currency" known as the Federal Reserve Note was needed by these Residents because they had exhausted the investors in the private "Green Back" currency initiated by Abraham Lincoln-- an earlier swindle in which investors paid in gold and were repaid with paper.

Aldrich was proposing, without so many words, to replace the failing Greenbacks which had been funded by "1040 Bonds" purchased by private investors, with a private military (Admiralty) scrip backed by "associations" of private mostly international investment banks.

This new "emergency currency", the Federal Reserve Note, would naturally be a debt note issued by these private investment banks against the value of the King's interest in the Residents' labor and earthly estate, administered under Equity Law.

All that was left to do to create The Siphon was a means to mischaracterize all the Americans as Residents in their own country -- that is, U.S. Citizens. That part was accomplished via various Territorial Congress Maternity Act attempts ending with the Sheppard-Towner Act of 1921.

These private, unknown, unelected, unaccountable and deceitfully named "Federal" Reserve Banks now had -- theoretically, complete access to all assets public and private in this country to use as collateral backing their issuance of "Federal Reserve Notes".

They were enabled by the practice of fractional reserve banking to issue seven to ten times more credit than the value of the asset backing the credit.

What began with enslavement of their own U.S. Citizen (Residents) was spread to the general American public via the undisclosed "Birth Registrations", and it was so profitable, that they extended the same criminal system to the Commonwealth and the seventeen western European countries and Japan which were occupied in the wake of World War II.

To pay off the debt owed to the original Greenback investors in Lincoln's "1040 Bonds" the Perpetrators introduced "Federal Income Taxes" and "1040 Forms", by which they taxed their Employees and their Dependents for the privilege of Federal Employment and the use of Federal Reserve Notes.

They hired the private foreign Inquisition Service known as the Internal Revenue Service to collect this tax as a war reparations collection, and brought the Internal Revenue Service ashore in this country as a Delaware Corporation registered in 1925.

For each American mischaracterized as a Resident (and U.S. Citizen) via the undisclosed Birth Registration process, the Territorial United States Department of Commerce additionally created a Municipal Corporation in the victim's NAME, to act as a "citizen of the United States" defined as a "United States citizen" under the Diversity Clause of Title 28, for the purposes of war debt collection under their defunct Scottish Corporation's Fourteenth Amendment.

This CITIZEN was taxed on all Federal Income, and as the only currency the Perpetrators allowed in this country was their very own Federal Reserve Note, the circle was now complete.

They did have to allow Americans to endorse checks and denominate them as "lawful money" and claim exemptions under Federal Title 12, which the Vermin didn't honor, but, for the main, their objectives -- unlimited access to our credit and coercive means to illegally confiscate or control our assets -- was attained.

Once created by the Territorial Department of Commerce, the brand new Municipal CORPORATIONS operated in the victim's NAMES as "United States citizens" were shipped off to Puerto Rico for administration under the Spanish Law of the Inquisition. Puerto Rico remains a British Commonwealth nation and retained the Spanish Law of the Inquisition from its original land jurisdiction government.

Thus, by Equity Law in Maritime Commerce and by Spanish Law of the Inquisition on the land, the Perpetrators sought to place themselves in an impenetrable legal cocoon by first impersonating their victims and then subjecting them under foreign law systems given to abject despotism.

Quoting McFadden again:

"The Federal Reserve Bank destroyed our old and characteristic way of doing business. It discriminated against our 1-name commercial paper, the finest in the world, and it set up the antiquated 2-name paper, which is the present curse of this Country and which wrecked every country which has ever given it scope; it fastened down upon the Country the very tyranny from which the framers of the Constitution sought to save us."

McFadden was greatly respected as the senior member on the House Banking and Currency Committee for more than ten years.

Here, by his testimony, we see that prior to the Federal Reserve System, only one authority appeared as the Issuer of Credit and that authority was singularly responsible for it and in control of it.

Most importantly, the American Federal Republic Office of The Secretary of the Treasury was a Public Office -- appointed, but still accountable to the Public. The Territorial office of the Secretary of the Treasury -- meaning their private corporation's "treasury" -- is not.

Under the Federal Reserve System two private, unknown, unelected, unaccountable corporation employees acting under deceptive job titles issued the Federal Reserve Note.

These characters calling themselves the "Secretary of the Treasury" and "Secretary of the United States" respectively were the Officers of a District of Columbia Municipal Corporation calling itself the UNITED STATES OF AMERICA and another foreign Municipal Corporation residing in the District of Columbia calling itself the "FEDERAL RESERVE".

These are the names of the corporations displayed on each and every Federal Reserve Note, and they are basically claiming that each of these CORPORATIONS are standing good for the debt notes being issued; however, as we've seen, the credit is based on the labor and assets of all the presumed British Territorial Residents, aka, U.S. Citizens, which are claimed under Equity Law as assets belonging to the King and then claimed again under Spanish Law of the Inquisition as "United States citizens" --- assets belonging to the Pope.

Put bluntly, the British Monarch and the Popes have been skinning us all blind for 160 years, first by one fraud scheme (1040 Bonds) and then by another (Federal Reserve Notes).

They have done this while sanctimoniously pretending to act as our Custodians and Trustees, and also pretending that this had nothing to do with Americans --- only people who volunteered to act as U.S. Citizens and as citizens of the United States.

Vast numbers of Americans have been illegally and immorally registered as U.S. Citizens under conditions of secrecy --- not mere non-disclosure. The Unconscionable Birth Registration contracts were not disclosed to our parents and were constructed while we were babies in our cradles, when we were unable to know anything about these contracts or the unlawful conversion of our natural political status they allowed.

We, rank and file Americans, were never meant to know or understand a thing about any of this.

When we inquired, we were rebuffed and placed under "suspicion" and hounded by corporation officials and private agency security personnel disguised as our own peacekeeping forces.

When we attempted to claim our exemptions and our right to denominate bank deposits as lawful money, we were attacked by the IRS and our accounts were closed.

You might think that the actual Employees of these corporations would have known that they were committing crimes, but for the most part, that is not the case. You might also think that they legitimately owed Federal Income Taxes as a condition of employment, but as this and other nasty conditions of such employment were never fully disclosed to them, none of their employment contracts are legitimate.

All of this, absolutely all of it, falls under the umbrella of Gross Breach of Trust and Violation of Commercial Service Contracts per our Final Judgment issued in April of 2014 --- which has been published and distributed and recorded worldwide.

It is also reflected throughout our unrebutted Public Lien Process and J'Accuse Affidavit published in 2015 -- similarly published and distributed worldwide.

All these mechanizations were accomplished via unlawful conversion, and need to be reversed by the process of lawful conversion, returning these banks, corporations, and all assets and credit to the living people and Lawful Governments they are heir to, subject to the Public Law and Law of the Land each country is heir to.

This is why we require the world accounts to be turned upside down, with the impersonated and misrepresented Debtors appearing in their right guise as the Creditors, and all their purloined assets and credits returned to them, not limited to all the off-ledger and historical and

legacy trust assets and assets of the offending corporations responsible for this repugnant and unconscionable swindle.

All the "Federal Income Tax" and "Property Tax" and "Social Security Tax" and other taxes incorrectly assessed against Americans as a result of the unconscionable Birth Registrations and undisclosed enrollments in Federal Pension Programs (later redefined as welfare programs) such as Social Security, together with reasonable and customary interest, must be returned to the victims.

Absent direct, knowing, and fully consensual agreement on the part of individuals, all people now living in this country, and any other country affected by this vast crime, must be released from all and any legal presumptions created by unconscionable, implied, unilateral, secret or undisclosed contracting and registration processes.

Average Americans, Australians, Canadians, Japanese, Germans, et. alia who have been impacted by these crimes must be considered civilians living in their own country under peacetime conditions.

The assets and credit belonging to the living people and their lawful governments must be returned to them and restitution must be made. Taxes collected under False Pretenses and interest charged on non-existent debts must be returned to the victims or their heirs as pre-paid credit.

Any courts left operating must operate according to the Public Law and the Law of the Land, or, they must demonstrate verified and fully disclosed Maritime or Admiralty contracts and subject matter in order to operate in those venues.

All Maritime Commerce Banks, Equity Banks, Probate Banks, Reserve Banks, etc., and their Associations and Accounts, are subject to lawful conversion in expiation of their crimes and omissions. All these banks must henceforth operate as land jurisdiction banks and be restructured as Bilateral Banks operating under the Public Law and Law of the Land.

All debt being held against the victims of this farce must be reversed and ledgered as credit not subject to taxation or usury of any kind.

In the event that a nation's lawful government has been destroyed or rendered inoperable by this fraud, the people will stand under the protection of the unincorporated Federation of States and our Public Law until such time as they can declare their proper political status, organize their lawful government, and regain their normal state of independence. Their assets will be returned to them and to their control. The credit owed to them will be issued as prepaid credit, free and clear of any taxation or usury.

Any bank resisting lawful conversion and offering to dispute these findings, cured claims, and court proceedings --and wishing to continue these criminal abuses of our identities, assets, and credit-- will be liquidated and their Boards of Directors and Officers will be arrested and prosecuted to the fullest extent of International and Public Law.

Thanks to Congressman McFadden and thousands of other Americans who have preserved our country's identity and revealed the misdeeds of Municipal and Territorial Government Officials, our American Government is still present and accounted for and our claims against these Miscreants are cured.

"A good man leaves an inheritance for his children, but the wealth of the wicked is stored up for the just." --Proverbs 13:22.

Issued by: Anna Maria Riezinger, Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652

December 1st 2023

See this article and over 4500 others on Anna's website here: www.annavonreitz.com

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