Third Party Claim of Interest and Paramount Security Interest Holder Status

By Anna Von Reitz

This is the actual structure in terms of organized bodies within the American Government:

The United Colonies of America gives rise to the united States of America (please note that the word "united" is used as an adjective.) --1781

The united States of America gives rise to the unincorporated business doing business as The United States of America. -- 1787

The United States of America then delegates some of its own delegated power to the United States-- 1789, a foreign corporation chartered under our flag and seal, in order to provide stipulated services and exercise associated delegated powers.

Because the international treasury functions were delegated, the treasury and accounts of the actual United States of America, Unincorporated, were founded in 1789 as the United States Treasury, so it remains to this day.

So now we have The United States of America, Unincorporated, in charge of all the retained and reserved powers in international jurisdiction, and we have the United States--- chartered under the auspices of The United States of America, Unincorporated---operating under contract to provide the "federal" services.

Along comes the Great Fraud which began in earnest during the so-called Civil War--- and things get changed around.

The United States begins operating its Territorial functions as a corporation merely calling itself "The United States of America"--- Incorporated. This incorporated franchise of the Territorial United States is deceptively named after The United States of America, Unincorporated, but is not the same, nor even the same kind of entity at all.

Using this deceptively similar name, the perpetrators pass their incorporated Territorial impostor off as the actual government, obtain credit under conditions of fraud, and in 1907 announce to their creditors that "The United States of America"--- Incorporated, that is -- is bankrupt.

The creditors leaped at the chance to secure an "apparent" claim to the land assets of the actual United States of America, Unincorporated and, acting under color of law and in collusion with the British Territorial United States Government benefiting from this fraud, seized title to our land as "surety" for the bankruptcy of their foreign Territorial corporation dba The United States of America, Inc.
In fact, The United States of America, Inc., never had any valid claim upon the land and resources of The United States of America, Unincorporated, but the people were not told a word about any of these cozy arrangements between the British Territorial United States and the colluding banks.

It was this foreign bankruptcy of a British Territorial Government under contract to provide services to our actual government that also allowed the perpetrators of this fraud to set up the “Federal Reserve System”.

Next, the Municipal United States created by the Territorial United States to govern Washington, DC and the District of Columbia, sets up yet another incorporated doppelganger calling itself “the United States of America”--- Incorporated---- note that the only change was the switch from "The" to "the".

The Congress promptly hypothecated huge amounts of debt against this new corporate storefront "in the name of" the actual states and people, and in 1933, they bankrupted it, and again pretended that their incorporated look-alike, sound-alike governmental services corporation was the actual government owed to this country.

Having already created a fraudulent title to and having exercised a false claim of debt against our land assets being held as a surety for the debts of their "The United States of America, Inc." franchise, they next proceeded to lay equally specious claims against our private property--- our homes, our businesses, our labor, our copyrights, our trademarks, even our given names. And all of our property was again rolled up by the bankruptcy trustees of this foreign Third Party corporate bankruptcy, held as "surety" for its debts, and "removed" by the self-serving British Territorial United States one by one to Puerto Rico for "safekeeping".

In fact, all of this is just bare-faced commercial fraud against their employers, the actual American states and people doing business as The United States of America, Unincorporated.

While entrusted to perform nineteen enumerated services for us, they trespassed and usurped upon our authority, stole our identity like any credit card thief, charged our credit into the stratosphere, and then sought bankruptcy protection for themselves, leaving us indebted and putting our assets at risk to pay their debts.

This is what has actually happened in America over the past 150 years, and now this "game" is at an end and the tables are turned, because the actual states and living people have awakened and returned to the land jurisdiction of their birth and they are the Paramount Security Interest Holders and Priority Creditors of all Municipal and Territorial corporations.

The people slept trustingly on for another four decades, deceived by all the legal name chicanery and not aware of the difference between incorporated and unincorporated entities.

In 1953 our land was finally released from the 1907 bankruptcy. Instead of returning it to us, and to our states, the British-controlled perpetrators pretended that we were "absent" and that we "abandoned" our land assets. The Trustees --the same British-backed "United States Congress" responsible for this situation in the first place -- put our state land assets into land trusts, benefiting the Territorial United States and its "State of State" franchises as the presumed beneficiaries.

How nice. They continued to collect "property taxes" from the actual landlords under these false pretenses, and proceeded to rack up new "hypothecated debt" against our land assets--- something that they never had any valid interest in, in the first place.

When the second bankruptcy settled in 1999, they repeated this performance -- failing to mention the circumstance to the victims of these crimes, they "presumed" that we were "missing" and lost at sea, and that our ESTATES were all abandoned and chattel property belonging to the Municipal UNITED STATES, INC.
Via this surreptitious and criminal process of presuming the political status and condition of other people, and then also making false claims against their property assets and credit, these criminals hoped to pull off the greatest heist in human history, and lay claim to all the assets in the world for themselves—- a once and for all Grand Slam Fraud that would leave them in permanent control of the entire planet.

However, the one thing that the perpetrators never anticipated was that the living people would wake up and claim back their purloined property, their landlord status, and their proper identities as the long-lost Paramount Security Interest Holders and Priority Creditors of virtually every Territorial and Municipal corporation on Earth.

As this properly affirmed and recorded testimony concludes, the impossible has happened by the grace of God and the long-lost landlords and heirs have returned home.

Any debts owed by any secondary and merely presumed Beneficiaries must be discharged and set aside and our material assets of all kinds, our copyrights, trademarks, land patents, and all other elements of our estates must be returned without further attempts to obfuscate this circumstance and released to the actual American states and people, dba United States of America, Unincorporated, since 1783.

In the past the perpetrators have attempted to excuse their actions by saying that they were "at war" and that these felonious activities were excused under the "law of necessity", but upon further research and consideration, it turns out that there was no declaration of war commencing the American Civil War and no peace treaty ending it---- rendering it not a war, but an illegal commercial mercenary action on our shores--- and the circumstance then shows that no body acting "as" the United States Congress since that time has had any actual ability to declare war nor even a valid state of emergency.

Their excuses are as fraudulent as their activities against their employers and the actions they have taken "in our names" against many other innocent people worldwide.

We accordingly bring this Third Party Claim against all assets belonging to the Territorial and Municipal United States, their corporations, their franchises and subsidiaries, as well as all public trusts, escrows, insurance and pension funds, stocks, bonds, accounts, derivatives, copyrights, trademarks, land titles, public buildings, public lands, and other assets entrusted to their care.

We request that in view of the long history of deliberate and self-interested fraud against their employers, and their recent attempts to additionally put us in debt and sell off our assets for their own benefit --all actions undertaken in gross Breach of Trust and violation of commercial contract--- that the corporate veil should be removed and the purloined assets together with all benefit thereof should now be transferred to the American states and people to whom these assets naturally belong.

We note that the Territorial United States recently made an additional false claim against our assets in the form of a bond issued against gold in the ground in seven western states, based on a treaty agreement to pay gold tribute to the British Monarch included in The Definitive Treaty of Peace 1783 and Treaty of Versailles that same year; however, the British Monarch has been operating in Breach of Trust since 1822 with respect to both of these treaties and has not, therefore, been eligible to receive such tribute ever since.

As these bonds were issued against our assets without our knowledge or consent by a Third Party which has Dishonored its Treaties with us since 1822 and which has no valid interest in or authority over our material assets, we request that additional measures be taken to retrieve these bonds and make restitution.

So we say and stake our claim and provide our testimony upon, by, and through the public record of the Alaska State, the World Court and the Office of the Prosecutor thereof, The United States District Court for the District of Columbia, and the International Bankruptcy Court, without the
United States and under penalty of perjury under the Public Law of the United States of America, Unincorporated, we affirm this testimony is true and correct to the best of our knowledge and belief this ______ day of September 2017 and Witness and Affirm this Claim by our signatures, hands, and seals:

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