

Hold The Presses! -- This is Incredible 3.0 Recap -- The Public Trust



By Anna Von Reitz

We've been reviewing and commenting on statements attributed to former Iowa Senator Tom Harkin this week. Harkin, a Democrat, served in the U.S. House for ten years and in the U.S. Senate for ten more years before retiring in 2015.

Among the startling ideas expressed and presented to me as "direct quotes" (unconfirmed) was the idea that because of the bankruptcy of the U.S. Corporation(s) in 1933 and the removal from the gold standard.....

Senator Harkin: "... a resulting or implied trust rushed in to fill the void. In a resulting or implied trust, there are not terms of how and who is to administer the terms of the trust, therefore you can't put the blame on anyone besides the people for letting the trust be established." He then quoted, "The United States Government may be the trustee of a charitable trust." Russell v. Allen U.S. 163: 27 L.Ed. 397, and further, "The United States or a state has capacity to take and hold property upon a charitable trust, but in the absence of a statute otherwise providing, the charitable trust is unenforceable against the United States or a state."

I pointed out that I "may" be a fan dancer, too, but that doesn't give me a job at a club. Just because a person or organization "may" act in some capacity---as being theoretically or potentially eligible to act in a given capacity, does not grant them any authority or official capacity to do so.

I also pointed out that a trust without written terms and stipulations is non-existent. You can't have a trust without a donor, a trustee, and a beneficiary. Period.

I also pointed out that any necessity for such a nebulous and merely presumed to exist "trust" is bogus, too.

We already have unincorporated (sovereign) trusts established for both the nation as a whole --- The United States of America [Unincorporated]--- and for each one of the states. These national and state trusts are formed by declaration, not by constitutions, and they have been here and been in place in all cases before and after anything that happened to any foreign governmental service provider in 1933.

Our national and state trusts are not implied, not merely "presumed to exist", regardless of anything that happens to any commercial entity formed by a constitutional agreement.

Those trusts are all owed full service and Good Faith by every member of any "Congress" ever assembled, including the Territorial and Municipal versions of "Congress". They are also owed full service and Good Faith by the Pope and the British Monarch.

If you stop a moment and think you will, if you are an average person of good sense, realize that these statements attributed to Senator Harkin are all zombie-speak, pure blather, designed as a smokescreen to excuse the members of Congress and blame the victims --- the people of this country

--- for the unfolding debacle that the members of Congress and prior Executive Administrations have caused.

The only "Public Trust" actually in existence with any viable role for anyone in the Territorial or Municipal Government to administer is in fact the "Public Charitable Trust" (PCT) established for the welfare of displaced plantation slaves in the wake of the Civil War.

Looking a bit deeper, we find that----yes, indeed, this is exactly what the U.S. Attorney General has been using and operating as the "dump box" for our names once they are "donated" as "Alien Property".

Little baby Johnny Whittaker is thrown into the hopper as "John Whittaker" a Public Trust "member" of the aforementioned Public Charitable Trust left over from the Civil War Era, and from there, they create "John A. Whittaker" Public Transmitting Utility and "John Adam Whittaker", a Puerto Rican Cestui Que Vie Estate Trust.

The British Territorial United States Government keeps the equitable title in all these assets created out of thin air, and hands the legal title to them off to the Municipal United States Government --- the oligarchy run by members of Congress -- that then sets up the ACCOUNTS -- JOHN WHITTAKER, and JOHN A. WHITTAKER, and JOHN ADAM WHITTAKER.

For God's sakes, people, wake up! These crackpots in Congress have lost their minds. They actually think they have some right or rationale to do all this to their Employers, and they don't. They never did. Not in 1868. Not in 1933. And not now, either.

The cretins in the Department of Law and DOJ have encouraged them in this insanity and acted as their handmaids and expeditors, and they have all proposed to sell you down the river without the least little bit of valid authority or consent or ownership interest to do so.

Apparently, the "American" military is so corrupt and incompetent that they can't recognize the "domestic enemy" or know which country they owe allegiance to. It's time they found out.

And it's time President Trump told them.

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