The truth has come out finally and conclusively, by Judge Anna Von Reitz

By Anna Von Reitz

We hope to soon have The Puzzle Project up and running— a national level fact-finding mission in support of Public Interest Litigation before the World Court and the UN Trust Committees.

This work only suffers from the common ailment— we all face a LARGE fraud and its attendant criminality which has taken root in so many countries and in so many sectors of society that it is natural to see the “tree” — the so-called judicial system in the U.S. — without grasping the larger picture.

The problem isn’t just the judicial system running hopelessly amok.

It’s the fact that all so-called “governments” are actually nothing but privately owned and operated “governmental services corporations” being run by international banking cartels that have operated under conditions of secrecy and deceit to co-opt lawful government and instigate a vast web of fraud and criminality throughout the world. It’s not just the Federal United States. It’s the “government” of the UK, CANADA, FRANCE, GERMANY, AUSTRALIA, JAPAN... all fakes. The truth has come out finally and conclusively. There are so many people to thank for that, it beggars description... the rats have been fully and absolutely exposed. The criminality of the banking system has been fully documented by The Paradigm Project— Heather Tucci-Jaref and others. A few American lawyers remained true to the American cause and a few DOD employees did too, and they all did their actual jobs. As a result, the bankers are caught, dead in the water. And the fraud is at an end, no longer something that can be suppressed and contained by filthy politicians and bankers meeting in secret.

The rats in DC are in a bad position, and more and more of them are realizing it. 177 nations worldwide have recognized that the “Federal United States” has acted as a criminal syndicate and that it has been operating in a form and in a way forbidden by its charter and the treaty and trust documents allowing its existence, so that it has not faithfully “represented” the Continental United States and the American People, but has instead been misusing and abusing Americans at home and then also misusing American resources including the Armed Forces as Bullies against other
countries, fomenting war for profit, and engaging in every kind of vice and war profiteering in “target countries.”

While we Americans have been kept ignorant and clueless by the perpetrators of these fraud schemes (all of which are easily recognized as classic bunko schemes executed on an unimaginably large scale) what I would most like to share with the rest of the world at this point is that the American People — the People of the Continental United States as opposed to some elements operating the Federal United States — are good people, moral people, peace-loving, hard-working, God-fearing people. We were lied to, bullied, purposefully deceived, taxed to death, deprived of basic rights guaranteed by our actual Constitution, press-ganged into the international jurisdiction of the sea, and defrauded of our labor and our actual property assets. We suffered along with the rest of the world.

Those responsible include the Crown Corporation and its agencies and subsidiaries, the government of the Inner City of London aka WESTMINSTER, the Lord Mayor, the Lords of the Admiralty, the British Monarch dba ELIZABETH II, IMF, FEDERAL RESERVE, THE UNITED STATES OF AMERICA, INC., and so on. Please note that the British Monarch is the American International Trustee on the High Seas and Inland Waterways and that all the abuse we have suffered and which the rest of the world has endured, too, has been caused by British mismanagement and war-mongering for profit.

The other thing I would like the world to know is that many American government officials, even members of Congress, were kept in the dark. This entire criminal scheme was designed to be operated by just a few at the top.

Finally, I would like the rest of the world to know that preliminary estimates indicate that only about 20% of the money appropriated to fund domestic American welfare relief ever made it to any poor people, and less than 2% of the money appropriated as foreign aid ever made it to the intended recipients in other countries.

The American People have been defrauded and had the lion’s share of their intended assistance to others at home and abroad siphoned off to fund criminal activities.

The facts are now speaking for themselves. Anyone who wants to argue with me or cast aspersions and suspicions at me as an individual should be advised— I am not here to prove anything to anyone and I am not the issue. The issue is the information. The facts. The timeline. The fraud. Everyone in receipt of the information has the basic tools necessary to research these matters for themselves and they are fully invited to perform their own due diligence.

Numerous people from around the world have been contacting me and asking for help related to their own governments. The basics of what we have learned (at least to our satisfaction) is that the System was introduced in England in 1867 by Benjamin D’israeli, with legislation resulting in the “enfranchisement” of English workers. At the time, this was hailed as a good thing by English Labor Union leaders and other Progressives who were deceived into thinking that the “right to vote” was an advancement of the position of the working class. It was in fact a means of further and officially enslaving the working class by a process of registration.

If you look up the legal meaning of the word “registration” you will learn that anytime you register something you are giving it or some aspect of it up to
the ownership or control of the entity keeping the registration. It is not the same as publicly recording an ownership interest in a piece of property, for example. Thus, when you “register to vote” you give up your natural right to elect your leaders and in effect hand your proxy over to whomever cares to exercise it.

The word “enfranchisement” relates to this undisclosed registration process, too, in terms of “enfranchised voters”, but more darkly, it is used in the context of incorporation—and that is what D’Israeli aimed at with the Acts of Parliament involving Enfranchisement. Think of large corporations that are operating in your various countries that have local franchises. In America, it might be McDonald’s or Dairy Queen or Sears. These corporate franchises are obligated to be pretty much in lock-step with their national and international parent corporations and they operate under franchise licenses. Anytime you see the word “license” be aware that it is official permission to do something that would otherwise be illegal—in this case, the franchises receive the license to use the name, logo, recipes, products, etc., of the franchising corporation.

What does it mean to “enfranchise” a human being, in this sense of “enfranchisement”?

It means to reduce you to an incorporated thing, a subsidiary subject to the whims of corporate management. It means enslavement, body and soul. In supposedly equitable exchange you receive the benefit of voting for your slave masters and whatever privileges they give you, the right to be taxed and regulated to death, the right to be conscripted, the right to pay for a million dollar life insurance policy with the parent corporation named as your beneficiary, and so many other so-called “benefits” it hardly pays to name them.

This is what we have been dealing with. Thanks to Benjamin D’Israeli and a besotted Queen Victoria.

It also means that the banks, the Bar Associations, the Lords of the Admiralty and the Lord Mayor and the Queen engaged in a systematic program of press-ganging land assets into the international jurisdiction of the sea. This crime has been outlawed—utterly outlawed worldwide—for 200 years. It carries the death penalty and they did it anyway, using a pathetic excuse.

Once they had “converted” all the living people and their estate interests into franchises of the various governmental services corporations, they could claim that they were justified in their actions because there is no law against enslaving a corporation.

In actual practice and fact, of course, they did enslave the living people and all their private property assets. This is how they were able to enforce “Selective Service” and other forms of “The Draft” during the Second World War. This is how they have been able to spend uncontrollably and rack up huge amounts of odious debt against the civilian populace.

By registering your birth, seizing control of your name, and creating all sorts of corporate franchises benefiting their own corporations named after you—they—the bankers and lawyers and politicians effectively stole your identity and your credit cards.
Now we come to the issue of Odious Debt. **Odious Debt is debt created by fraud of which the victims are unaware and from which they do not benefit.** Much of the so-called “National Debts” around the world are this form of debt, and Odious Debt is not collectible.

**It must be written off and forgiven.** This is what is behind Pope Francis’s declaration of an **International Year of Jubilee** beginning December 8, 2015.

Beyond that, we also come to the issue of National Credit. All these fiat money systems have been operated as debt-credit systems. **Every time you create a debt in such a system you also create a credit.** Therefore, every National Debt is counterbalanced by a National Credit. Why have you never heard about your National Credit, only your National Debt? Because the perpetrators fully intended to leave the working people holding the bag while they siphoned off and absconded with not only the National Credit owed, but the underlying actual physical assets as well. They won’t be able to do that now, because now you know the truth about “National Debts” and how those National Debts were accrued by credit fraud, and **you also know that you are owed an equal National Credit.**

Finally, everyone worldwide needs a lesson in the mechanisms of fraudulent convertible debt. A fraudulent convertible debt is a debt created by fraud that is converted into new ownership and used by the perpetrators as investment capital. The most typical example is the billing you receive every month for electrical service (at least in America this is true).

What appears to be a bill comes addressed to YOUR NAME in capital letters and your address. Unknown to you, this “billing statement” isn’t really a true bill and it isn’t addressed to you. It is addressed to a franchise of a governmental services corporation and **the “statement” is actually a voucher allowing you to cash in a “dividend” equal to the amount shown as due and owing**— but of course, you are never told this and you are never told how to fill out the coupon for credit. Instead, if you don’t submit payment you are threatened with disconnection, and in this way, you are coerced into paying the bills of a governmental services corporation’s franchise.

**Of course, the utility company submits the bill each month directly to the “government” and gets paid for servicing the franchise.** That’s payment Number One. Then they send you a billing statement and coerce you to pay it. **That’s payment Number Two.** They establish a “capital credits account” in YOUR name and deposit your payment in that account. They then use that money as investment capital benefiting their utility company and prevent you from accessing the capital credit account you funded. In some cases, the utilities are so crooked they set the “capital credits” aside and later claim that they are “unclaimed funds” and abscond with them directly.

Fraudulent convertible debt always involves a double-dipping system in which a charge gets paid for twice by different parties. In effect, it gets you, the consumer, both coming and going. You are on the hook to pay for the “government’s debts” — so as a group you paid for payment Number One, and as an individual you were forced to provide payment Number Two as well.
The same exact system of fraudulent convertible debt is used throughout the mortgage industry. When you create a mortgage, it is never credited to you—it is registered in YOUR NAME—as being owned by a government franchise operated under your name, but not belonging to you. Remember that the governmental services corporation is the owner of YOUR NAME, which is the incorporated franchise they are running for their own benefit under your name without your knowledge or consent.

So you walk in to close what you are told is a loan being made to you, and what happens? The bank takes your Promissory Note, which has Actual Cash Value, just like a stack of bank notes, and they cash it. That's payment Number One, charged off against “the government”, which of course passes the entire cost back to you and your brethren in the form of taxation. Then the bankers come back under false pretense that they actually loaned you something, and demand that you pay them back principal and interest for thirty years and claim that you also owe them a security interest in your property (which you gave them, albeit under conditions of fraud and deceit and non-disclosure) which they can foreclose upon if you fail to perform. That’s payment Number Two—so, in effect, the banks charge you once, then charge you twice, plus interest, plus a security interest that is undeserved—and you fund all of it. You fund the first payment through your taxes to the “government” and you fund the second through more of your labor “donated” to the account of YOUR NAME and what really, did you receive?

You received access to credit in a bank account held in YOUR NAME, but not actually belonging to you, and you spent that credit on a home and property that is recorded in YOUR NAME but which doesn’t actually belong to you, either. Both the purported debt and the property belong to the governmental services corporation’s franchise. You are just an unpaid volunteer, doing all the work and producing all the credit to fund these operations, for the benefit of the franchise. It’s more usury, only this time, owing to the interest payments and security interest, it’s more like quadruple dipping than double dipping.

And all this blatant fraud based on semantic deceits and coercion and racketeering and deceptively similar names has gone on under the noses of all those you trusted to regulate banking and securities, precisely because the banks were running the “governmental services corporations” behind the scenes and were “regulating themselves.”

So what is the answer? Other than becoming aware yourself, spread the word. There will be too many of us for them to silence and once people know what went on, they will be stuck for it.

And what to do about replacing these criminal enterprises masquerading as governments? Well, we all know how our governments are supposed to be operated and by whom, and for most of us, that means we have to get involved.

The Americans are busy restoring their actual government on the land jurisdiction of the Continental United States. It’s our understanding that Mrs. Merkel is doing her best in Germany and that numerous other heads of state are grappling with the facts and trying to bring remedy without bloodshed or disruption. Help them. We are informing the members of Congress that they have been elected to private corporate offices instead of public offices which they are meant to serve and that this has been accomplished by fraud and deceit. They have to choose their true allegiance and
accept their true elected office in order to serve and represent the interests of the Continental United States as deputies and fiduciary officers—-and they otherwise have no capability to enter into any valid contract in our behalf or claim to represent anyone but themselves and their own little group of cronies.

Meantime back home we are occupying the vacated public offices we are owed and we are operating our state and county governments as judges, sheriffs, bailiffs, clerks, legislators, and many other public offices under American Common Law.

Action is moving forward on an international basis to end the criminality, expose the fraud, and bring relief. Please keep your minds and hearts fixed upon what is good and right and just, and realize that the vast majority of the people who have been employed by these corporations have been innocent of the evil they have unwittingly done. Even many lawyers and judges are completely unaware that they were doing anything wrong. To echo Jesus Christ, "Forgive them, for they know not what they do."

——although they are going to learn very shortly, and be offered a choice!

In closing, I would like to paraphrase King George V — “Keep calm and get even.” Don’t give way to rage or violence of any kind. Realize that your grievances have been fully documented and proven and that the Mills of God grind slowly but exceedingly fine. Those who are truly guilty cannot escape, those who have acted in error must be forgiven, and the innocents who have suffered, will in the end be blessed by their own patience and kindness.

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