

## International Public Notice: A Game of Who Is The Creditor? Insurance Claim.

By Anna Von Reitz



The Federal Reserve is certainly not the Creditor.

They are the ones who have been issuing all these non-negotiable promissory notes, known as "Federal Reserve Notes" or "FRNs".

This makes them the Debtors, despite their references to an unknown corporation calling itself: UNITED STATES OF AMERICA.

As we've seen, the unbridled proliferation of corporations calling themselves some version of the "United States" or "United States of America" has led to more than 350 investigations into the use and misuse of our Good Names to promote scams of all kinds. We have found these unauthorized infringements cluttering corporation registries in places as far-flung as Mali, India, Costa Rica, Scotland, and Patagonia--- and as close to hand as the (Territorial) State of Delaware.

We've also found corporations, both foreign and domestic, operating under deceitful names such as, "United States Government, Inc." and "U.S. Government, Inc.", "Government of the United States, Inc.". "American Government, Inc.", "US Corp, Inc.", and so on. The banks are unavoidably aware of this duplicity and impersonation, but have turned a blind eye and have continued --- against our direct instruction --- to provide our credit to these unknown entities.

Most recently, we have caught the United States of America, Inc., adding a Territorial "State of Israel" to its mix of Confederate "States"--- meaning state-of-state organizations--- presumably in an effort to pretend that Israel is "our" fifty-first State of the Union.

This entity, the State of Israel, Inc., headquartered at Kensington Palace, would, if allowed, create a presumption of underlying interest in the Territorial land jurisdiction established by --- and now vacated by --- The Balfour Declaration, and leave us (in theory) with the moral and political duty of cleaning up the horrific mess Britain has made of the entire region, and also bear the cost of doing so.

As a foreign corporation, the United States of America, Incorporated, can deceitfully misrepresent its state-of-state business organizations as being Confederate States and also misrepresent these purely theoretical Legal Fiction Entities as States of the Union; short of blowing up London and killing millions of innocent people, there is little international enforcement available to stop such criminal misrepresentations and impersonations.

We can, however, bring these activities to the attention of other nations in the Public Interest. We can decry the deceit and any unfounded Legal and Political Presumptions being made based on the existence of this "State of Israel" franchise being created out of thin air by the United States of America, Incorporated.

We object to all such misrepresentations and impersonations of ourselves, our States, and our American States-of-States.

We object to any presumption that: (1) we are responsible for existence of this new "State of Israel, Inc."--- we're not; (2) that our people and assets are to be expended in support of this new franchise so as to create and maintain a Territorial land claim that is not supportable; (3) that this new corporate franchise represents any actual State or is a State of the Union in any sense.

Let it be widely known that we have never created any incorporated legal fiction entities doing business under our names--- whether our Given Names

or names associated with our country. This is a "caveat emptor" warning --- we have been attacked by persons owing us good faith and due diligence; these white collar pirates are impersonating us individually and as an entire country, so follow this rule: if it's incorporated, it's not us.

We have established that, amidst this insane proliferation of deceptively named foreign franchise corporations being named after us, and in the face of the banks providing our credit to these foreign entities, they are all our debtors --- especially the Federal Reserve Bank consortium.

This private, foreign entity merely calling itself "the Federal Reserve" owes us our purloined assets, our Good Names, and our purloined credit, too. The "United States Treasury" (Inc.) and "Department of the United States Treasury" (Inc.) --- two doing-business-as names of the International Monetary Fund similarly owe us purloined intellectual property assets and bonds.

The Perpetrators have repeatedly used bankruptcy to protect their private interests --- which represent the unjust enrichment these banks and their directors have obtained from unlawful conversion of our assets both public and private. This has been accomplished via the process of undisclosed registration of our American assets and enfranchisement of our people as "U.S. Citizens" --- and then confusing these with their own Territorial "U.S." Citizen franchise assets which are naturally subject to bankruptcy.

So, the Federal Reserve is not the Creditor. The International Monetary Fund doing business as the United States Treasury and/or Department of the United States Treasury is not the creditor. We are.

The same can be said for the World Bank, the former IBRD and its successors, and all 63 members of the Central Bank System overseen by the Bank of International Settlements.

Their insurers are obligated to repay us the Hold Harmless Bonds -- in gold or silver for any "lost" physical precious metals, jewels, art and other physical collateral, in land cleared of titles and mortgages, in corporate

ownership transfers, and with prepaid credit for credit owed to the actual asset holders. And we hereby make the claim for the Hold Harmless bonds and other insurance as stipulated: notice to Principals is notice to Agents; notice to Agents is notice to Principals:

This is Due Notice of Insurance Claim and Process upon Barclay's, Lloyds of London, the Bank of England, the Bank of Scotland, the bank of the Holy See, Global Federal Reserve, World Bank/IBRD, Bank of America, Social Security Administration, and the Bank for International Settlements and its members: we claim the Hold Harmless Bonds associated with all Persons of American State origin, for settlement as described above; we claim all assets of the Avila Family Trust deposited in any bank or fund whatsoever by Severino Sta. Romano acting in his capacity as a professional Metals Depositor for the Avila (also known as "D'Avila") Family Trust for settlement; we also claim all assets deposited in the name of the Black Eagle Trust, Five-Stars Trust, associated Global Collateral Accounts, Saint Germain Trust, and other Historical and State of State Legacy Trusts, and we exercise the insurance obligation upon the institutional Underwriters as stipulated above.

We are the owners and creditors.

The Parties-- banks and Territorial governments that have incorporated-- may not, under this circumstance, expect the benefits of the Corporate Veil and Public Bankruptcy protection, and must immediately engage negotiations with the Principals and Private Parties that are their Underwriters, the so-called US Trustees, and those other Persons who need to be notified that the Americans, including but not limited to Anna Maria Riezinger of Wisconsin and Demetrius Julius Shiva, a man lawfully immigrated to South Carolina, are among those who came home at last--- and we are claiming all protections and guarantees owed to the living people.

We are open to discuss discharge of Odious Debt and dissolution of the foreign trusts that have been misapplied to us and to our assets, as well as the orderly reassignment of assets.

We call upon the other nations and countries of the world to take note and take action, as our research indicates that much of the globe has been impacted by fraud and financial wrong-doing on an epic scale, such that nearly every country has been affected and is owed restitution.

In particular, there are no "National Debts" and all "interest" paid on these non-existent debts caused by crooked bookkeeping --whether made in non-negotiable notes (labor performances) or otherwise-- is open to recoupment as prepaid credit. Also note that the Parties responsible forced living people to pay for their own corporate debts under conditions of fraud and force --- meaning that labor and goods paid in error as property taxes and mortgages and income taxes that were in fact not owed by the victims, are also open to recoupment in kind -- hard assets for hard assets, prepaid credit in recoupment of credit.

This Notice of Insurance Claim is sent as of **today**: Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

Issued by:  
Anna Maria Riezinger, Fiduciary  
The United States of America  
In care of: Box 520994  
Big Lake, Alaska 99652

**August 11th 2024**

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See this article and over 4900 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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