



February 9th, 2024

To:

The Bank for International Settlements
Centralbahnplatz 2
Basel, CH 4051

From:

The United States of America (Unincorporated)
Anna Maria Riezinger, Fiduciary
In care of: Box 520994
Big Lake, Alaska 99652

In regards: Settlement of Accounts

Dear Board of Governors:

As our unincorporated Federation of States doing business as The United States of America since 1776 is the holder of the sole survivorship interest in The United States of America Estate, and as our Union of unincorporated States is the holder of the sole survivorship interest in the United States, The United States and all federally-connected corporations, we are writing to you today to request a validated settlement of our accounts from each of your 63 central banks and all member banks.

As Anna Maria Riezinger holds the only survivorship interest in the Anna Maria Riezinger Estate and all derivatives thereof and, as Demitrius Julius Shiva AKA Demetrius Julius Shiva holds the only survivorship interest in these named Estates and all derivatives thereof, we are competent to receive and administer the gifted and granted assets bequeathed by Francorito Miguel Cortez De Avila, who was similarly in lawful possession of all survivorship interest in the Francorito Miguel Cortez De Avila Estate, meaning all assets that originated from the Avila Family Trust under the Code F.L.A.T.

Our authorities and claims have been established for over twenty years and are in no way impacted by any bankruptcy of any incorporated entity.

We also deny any exigency of "war" or trusteeship promoted by our erstwhile public employees and subcontractors; what has occurred in The United States from 1860 to today

is not any form of actual war but is verifiably a Mercenary Conflict owed nothing but universal condemnation as an illegal commercial activity.

As the actual Fiduciaries, Inheritors, and Survivors we affirm that we have no conscionable contract or agreement to accept the citizenship obligations of any foreign or undisclosed or incorporated country or nation, nor do we accept any similar obligation to any incorporated Church. As our unincorporated courts hold superior concurrent general jurisdiction over all Americans and all American assets, we are acting in our respective capacities to demand this accounting and settlement of our accounts, action which has additionally been supported by the court of original jurisdiction in the Philippines and by the Federal Courts as well.

Francorito Miguel Cortez De Avila assigned his authority over the Avila Family Trust assets to Demitrious Julius Shiva AKA Demetrius Julius Shiva by Irrevocable General Power of Attorney on October 5th, 2005.

Regarding Severino Garcia STA. Romana and all his aliases acting as Depositor in the legal sense, meaning as an Agent for the then — Trustees, in his role as Chief Metals Trust Depositor of all global assets on behalf of the Avila family Trust under the Code F.L.A.T., we hereby fully inform the Board of Governors of the Bank for International Settlements that:

In the United States Federal District Court, Northern District of Illinois, Case Number: 99 C 4139, Federal Judge Charles R. Norgle ruled On July 2nd 1999 that the court has jurisdiction and that venue is proper, and the court of original jurisdiction is the Regional Trial Court, Third Judicial Region, Branch 23, Cabanatuan City, Philippines, and that Flordeliza T. Sta. Romana is the only true and legal representative of the Estate of Severino Garcia Sta. Romana and she is the natural and only daughter of the deceased and that she resides in and is a citizen of the Philippines, and that she is the administratrix of the estate of Severino Garcia Sta. Romana, that all of the heirs have been determined by the court of original jurisdiction, Demitrious Julius Shiva AKA Demetrius Julius Shiva is the administratrix's and this Estate's attorney in-fact, and that the Philippine court, Case Number: Spec. Proc. No. 09 (AF) 1969-R, ordered on 03/29/1999 the Administratrix to locate, inventory, and collect the assets of this Estate under the names listed in that order, and this court orders:

That the Estate, through the Administratrix's attorney in-fact, Demitrious Julius Shiva AKA Demetrius Julius Shiva, may go forward with the discovery and collection of the assets of the Estate of Severino Garcia Sta. Romana.

Mr. Demitrious Julius Shiva AKA Demetrius Julius Shiva acting as the attorney in-fact for the Estate of Severino Garcia Sta. Romana is ordered by the court to settle this estate that also requires him to settle any valid claims against this estate in which it has been determined that the Avila Family Trust under the Code F.L.A.T is a valid claimant.

To facilitate and assist with the recovery of all global assets that originated from the Avila Family Trust under the Code F.L.A.T, those Irrevocable General Power of Attorney

documents that are all registered and public record of the court in Charleston, South Carolina, were provided to Demitrious Julius Shiva AKA Demetrius Julius Shiva with very specific instructions with regards to all global assets covered by the authority of these documents:

1. Francorito Miguel Cortez De Avila, last heir to Sr. Don Franco Miguel De Avila.
2. Flordeliza T. Sta Roman, daughter of Severino Garcia Sta. Romana.
3. Soewarno, master key holder.
4. Leong Geok Mooi.
5. William V. Morales, eldest son of Ferdinand E. Marcos.
6. Anthony Santiago Martin, Trustee of the ASBLP Bank and Group of Companies managed by the World Bank.
7. Dr. Seno Edy Soekanto, son of Mrs. Sarinah - Code Name Lady of Roses.
8. Kriswisodo.
9. Mrs. Chan Yun Ru, granddaughter of Khiang Kai-Shek, Song Dynasty.
10. Villa Q. Fondevilla, granddaughter of Admiral Sato of Japan.
11. Kam Sau Mui.
12. Mr. Bui Hung.
13. Clara Moncada Vda De Pabon, Administrator of Dr. Hilario Camino Moncado's estate.
14. Sylvia Asparen Moncada, one of the heirs of Dr. Hilario Camino Moncado's estate.
15. Bautista Bituin.
16. Leroy D. Sta. Romana.
17. Alfredo Chavez Santa Romana.

The Bank for International Settlements is the only organization known to have oversight of its 63 Central Banks and all member banks which have all received deposits of our gold and other assets from the last deposit made on October 7th, 1941, to the expiration of the original contract and the extended contract to October 7th, 2005.

To date, we are due a complete auditing and accounting of all assets with accrued interest based on the agreed upon terms from the Bank for International Settlements (BIS), US Treasury, Federal Reserve, The World Bank, The International Monetary Fund (IMF), and all others involved.

All the above have failed to come to the table and have instead tried to obfuscate the ownership of the assets so as to defraud and misrepresent the lawful owners under a conspiracy committed by the above.

This criminal activity by your 63 central banks and all member banks cannot be allowed or condoned. We are not “dead”, not “at sea” and not missing; we are not “permanent residents of the United States” and have moved on to adopt our proper role and political status as living men and women who are Nationals of our respective and physically defined States of the Union; we are acting in our lawful capacity as sentient beings competent to administer our own affairs within our own internationally recognized sovereignty.

Our American Government has similarly been misrepresented by persons who are merely public employees or acting as public employees. These Agents-for-Hire operating in capacities similar to Severino STA Romano, include the U.S. Navy, the Government of the Philippines, and the various Executive Officers known as “Presidents” of numerous foreign corporations doing business under names such as the United States, Inc., the UNITED STATES, the United States of America, Inc., UNITED STATES OF AMERICA, the USA, Inc., The United States of America, Inc., E PLURIBUS UNUM THE UNITED STATES OF AMERICA, and lately s the WHITE HOUSE OFFICE, Inc.

We are therefore requesting immediate assistance and oversight to identify and provide settlement of our accounts with your 63 central banks and all member banks holding these national, international, and global assets.

We may be contacted via our Fiduciary Office:

Anna Maria Riezinger
Fiduciary and Assign
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652
avannavon@gmail.com

Copies of this letter are being distributed by email and by hard copy to governmental and departmental offices worldwide.

Thank you for your assistance in correcting a grave criminal injustice and abuse of private assets via false claims of public interest and undisclosed, unconscionable impersonation.

Self-interested lies must yield to truth; where truth is, fiction of law does not exist. We have presented you with the truth, the fact of living men and women standing in their true capacity, owed their assets and recognition, demanding an accounting of our assets deposited in your banks by Agents for Hire, attorneys including but not limited to Ferdinand Marcos, late-President of the Philippines, and professional asset transfer agents including but not limited to Severino STA Romano.

We can call abundant witnesses to give testimony that we have been misrepresented by the United States, Incorporated, and by various Presidents of Incorporated Entities that are merely Federal Subcontractors — vendors providing services to our actual government, but acting without authorization with respect to us, our Estates, and our physical and material assets.

These Legal Fiction Entities and their Officers have trespassed against us and impersonated both our lawful government and our lawful Persons as Legal Persons, declared these foreign Legal Persons “dead” and “missing” and used this device of deliberate constructive fraud as an excuse to commandeer and illegally and unlawfully latch onto and confiscate private property assets belonging to actual living people.

This Fraud Scheme was developed in the late Roman Empire and has been reintroduced in Europe by the British Monarch beginning in the 1850’s. As it was adjudicated at the time of the Roman Emperor Justinian to be a Fraud Scheme, it is still a Fraud Scheme using impersonation and False Claims of Public Interest in private assets as a means for foreign governments, especially the British Government, to defraud individuals and illegally confiscate and misuse private assets as collateral for public spending.

That this current circumstance is embellished with a second Big Lie, that being the Pretense that an actual War exists, when in fact we have been embroiled for three hundred years in illegal and immoral Mercenary Conflicts — is simply another element of constructive fraud against the interests of the living people in favor of unaccountable, nameless, and faceless corporations.

We have substance and standing and provenance unlike these corporations and their officers, who willingly adopt the status of Legal Fictions in exchange for a paycheck from the public dole; we are not in the same class and not acting with their kind of authority — but are instead fully imbued with our natural authority over all jurisdictions and venues.

So then, we call on you as men and women who have cause to know that your own security is engaged with our security, that your welfare in the end depends on the goodwill and conscience of people, not things; for if incorporated Legal Fictions are allowed to impersonate the living, you will all be in a fraudulent kingdom of the dead and nothing that you have will be yours, nothing that you are will be respected, and no safety will be secured for anyone in the midst of such criminality.

Sincerely,

Anna Maria

Demitrious Julius AKA Demetrius Julius