

The Federal Code is Dead



By Anna Von Reitz

For all those who did not listen the first time. The Federal Code is dead and has been gone a long time. It's an artifact for "historical reference". The only a very small part of it has been actively administered since 1999 --- a tiny section of The Trading With the Enemy Act.

So you can all stop referencing Federal Code and all the Agencies can stop the sham also and the Judges can hang up their robes and stop pretending, too.

The United States Statutes-at-Large still stand in their Unrevised form.

The Revised U.S. Statutes-at-Large were never actually adopted, and couldn't be, for the same reason that some States are still not States of the Union 150 years after their Statehood Declarations were published.

All this craziness has to end and it might as well end right now.

These things posing as governments are all corporations in the business of providing government services, just like Burger King, Inc. is in the business of providing burgers and fries.

So what happens when they go bankrupt?

Imagine that Sears, Inc., goes bankrupt and J.C. PENNY receives all their assets as a result. For its own reasons, J.C. PENNY executives decide to "retain the Sears brand name", so that everything appears to be business-as-usual at Sears, and the public is none the wiser.

Yet a profound change has happened inside the operations of Sears -- new management is in place, new corporate policies are in place, new corporate objectives are in place.

The Federal Code was adopted first by The United States of America, Incorporated (Scottish, 1868-1907, bankruptcy settled 1953) and then adopted and enlarged upon by the United States of America (Roman Catholic Delaware Corporation, 1925-1933, bankruptcy settled 1999).

The new kids on deck in 1946, the UNITED STATES, INC., didn't adopt the Federal Code and has instead operated using only a tiny part of The Trading With the Enemy Act, which it had to retain in order to claim that their own activities here were legal.

That means that as of 1999, the entire Federal Code except for that tiny portion of The Trading With The Enemy Act, went out the window.

Well, we all know what to think about that.

As it is unlawful for any corporation to engage in unlawful activity and becomes subject to liquidation if they do engage in unlawful activity, it doesn't really matter if what they did was "legal" or not.

These corporations have engaged in vast fraud, racketeering, false imprisonment, prisons for profit, false claims in commerce, impersonation, barratry, embezzlement, kidnapping, press-ganging, conspiracy against the Constitution owed this country, extortion, inland piracy----- the list goes on.

The men in charge of these renegade corporations are also criminals, indeed, they are criminal master-minds, who have operated in secrecy to defraud and prey upon the public in this country and many other countries, too.

Those responsible are not owed any protection in bankruptcy or benefit of the corporate veil. They are crime syndicates operating in concert with other criminal corporations like the Carlyle Group and Lockheed-Martin.

The IRS has to end, the USAG has to come clean and release the names of all Americans claiming their State National political status---and this country has to get back on track regardless of the sins of the Hired Help.

The sooner, the better.

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