

Greetings –

This is Formal Notice to you of the Acts of Fraud and Crime against living men and women committed over the last 160 years. These acts were committed by many men and women, most of whom are long dead and gone.

Why are the crimes against living men and women still being committed on a daily basis?

Now that you know (after informing yourself with the information contained herein), what are you going to do?

As a man or woman living on Earth, we have a free will choice to make.

What will you choose?

What kind of future do you want for yourself, for your children and grand-children?

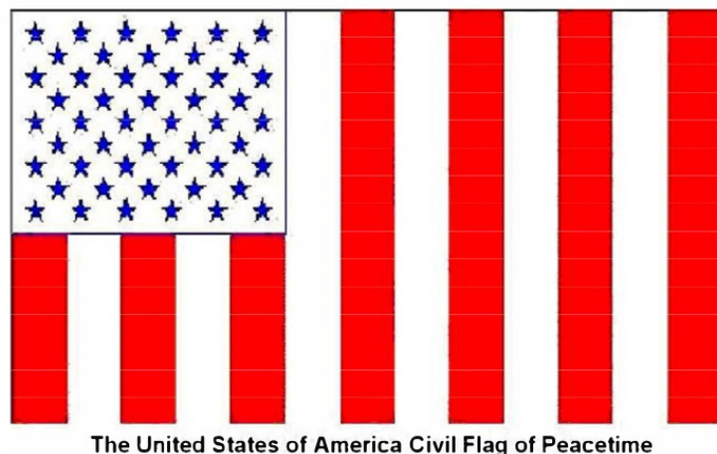
Knowing that all governments on Earth have been fully funded since 1941, why are the gifts of the wealth of Julius Shiva, the richest man on Earth, still being withheld from humanity?

Please note that this information has been published worldwide. The United States of America, our unincorporated Federation of States, has all the evidence duplicated and stored safely, all over the world, so there is no more burning of the evidence.

The issues have been taken to the highest courts of the world, and the verdict returned in favor of The United States of America, our unincorporated Federation of States

It is now a matter of educating, informing and allowing each man and woman to make their free will choice for the future.

## **What will you choose?**



## The Three Branches of The American Government

Created by the agreement known as "The Unanimous Declaration of Independence of the united States of America", 04 July 1776, these **unincorporated** "states" were the original geographically defined "estates" formed by the United Colonies. They are guaranteed a "Republican form of government". Together, they formed — a Union, a Federation, and a Confederation:



Authority Flows From Left to Right and From Above to Below

## The Three Branches of the Federal (Contract) Government

The 18 Enumerated Services of our Sovereign Government above were **delegated** to three **Governmental Service Contractors** below. With three "Constitutions", they form the three branches of the Federal (Contract) Government — an American (Unincorporated), a Territorial (Incorporated), and a Municipal (Incorporated):



The take-home message to you as an **American** is that you are most likely in the right church, but in the wrong pew. You have, most likely, been mis-identified as a **Federal Citizen** and **not** counted as an **State National** or **State Citizen**. Federal Citizenship is created by the Constitution(s) and therefore, **Federal Citizens** are **not** Parties to the Constitutions and have **no constitutional guarantees** — only "Equal Civil Rights" that

can be suspended. If you want to claim your "Natural and Unalienable" rights and property, you have to **declare** and **record** your political status as an American State National or American State Citizen (that is, a Member of your State Assembly) and you **cannot act as any kind of Federal United States Citizen at the same time** as you participate in your **State Assembly**. The additional message is that a large portion of your

government has been "missing in action" and awaiting "Reconstruction" since the Civil War. This work can only be accomplished by properly organized State Assemblies populated by American State Citizens. Go to The American States Assemblies (TASA) website: [tasa.AmericanStateNationals.org](http://tasa.AmericanStateNationals.org). Reclaim your birthright and come back home "with standing" on the land and soil of America once again!

## First Instruction Letter



By Anna Von Reitz

[Scanned copy to be posted on the website--- letter to Trump, Mnuchin, Sessions, and Judges Thomas Hogan and Royce Lamberth dated July 17, 2017.]

Dear Mr. President and Mr. Secretaries and Honorable Judges:

We will quickly summarize how we arrived at the current situation so that you have the necessary background to comprehend our position. Please read on.

**1666** – The Great Fire of London creates the occasion for the creation of individual public trusts as a means of seizing private property: The Cestui Que Vie Act of 1666.

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**1765** – The pollution of English Common Law with Admiralty Law to create “Equity Law” granting absolute power to the judiciary to seize upon and distribute private property comes to fruition in England under Lord Mansfield.

**1776** – Partly in objection to this usurpation of power by the judicial functionaries, the American Colonists rebel.

**1819** – The American states pass the Titles of Nobility Amendment to the original Constitution, putting teeth and penalties into earlier provisions effectively prohibiting members of the Bar Associations from holding public offices.

**1822** – The then-Pope and then-British Monarch secretly collude to act in Breach of Trust against the Americans and sign the Secret Treaty of Verona.

**1837** – The British Settlement Act sets aside public wastelands as “common wealth” and paupers are said to be settled upon this land, thus becoming wards of the state. This effectively prevents the lower classes from ever being landlords and provides a basis for claiming them as chattel property.

**1858** – Benjamin Disraeli begins the push to enfranchise British laborers as properties belonging to the British Crown. They and their assets are seized upon in

the process as collateral backing government debt. Their "voluntary" enslavement is used to fund the British Raj in India---though they are never told any of this.

**1860** – Abraham Lincoln, a Bar Attorney, is elected President. He can serve only in the private office of President of the United States (Trading Company), not as President of the United States of America, as a result of the Titles of Nobility Amendment. He contrives to start the Civil War, which is never declared by Congress.

**1863** – Lincoln succeeds in bankrupting the United States (Trading Company) and issues General Order 100, placing the Grand Army of the Republic in charge of the government. The entire "war" is an illegal commercial mercenary action resulting in a military dictatorship being established in the District of Columbia.

**1865** – Lee surrenders his army to Grant at Appomattox, but no official peace treaty is ever signed. The Southern States are carved up into ten military districts and all the original states are improperly subsumed into the bankruptcy of the United States (Trading Company) by a process of assumpsit.

**1868** – The Creditors of the United States (Trading Company) issue a look-alike, sound-alike corporate charter called the "Constitution of the United States of America". This creates a commercial corporation merely calling itself the "United States of America" that then substituted itself for the actual government owed to the people and states of this country under The Constitution for the United States of America.

**1868- 1875** -- This new "government" entity then forces the original unincorporated state governments to write new state constitutions and to assume new doing-business-as names in the form of: Wisconsin State, Connecticut State, and so on, while seizing upon the name of the original states and operating "Territorial franchises" for itself under their names: State of Wisconsin, State of Connecticut, and so on. All these semantic deceits are pulled off on the trusting public.

**1907** – The 1868 version of The United States of America, Inc. is bankrupted. The land of the actual states and people is unlawfully seized upon by the creditors of The United States of America, Inc., as collateral backing its debts in bankruptcy. "Title" is taken to the land and the actual patents seized upon, with the Creditors receiving the equitable title and benefit.

**1930-34** - A second corporation calling itself "the United States of America" is bankrupted. This time, FDR unlawfully converts the entire population of this country, re-interpreting our Trade Names on the land to be Foreign Situs Trusts operating in the international jurisdiction of the sea. This allows the Creditors of the bankrupt private, mostly foreign-owned "United States of America, Inc." to seize upon the labor and other private property of Americans in gross Breach of Trust owed to us by the Popes and by the British Monarch. By this deliberate fraud, we are "presumed" to be commercial vessels belonging to the bankrupt United States of America, Inc., and by process of extortion and assumpsit, are forced to pay its debts.

We are also considered "missing, presumed lost at sea" and Cestui Que Vie Trusts are established by the Municipal United States in our names. These things are operated under deceptive account designations that appear to be our names: JOHN MICHAEL DOE, JANET ANN WILSON, and so on.

**1953** - We finally pay off the 1907 bankruptcy of The United States of America, Inc., but instead of returning the land patents owed to the actual states and people, those responsible pretended not to know who the land belonged to, and rolled it all up in giant land trusts, which they continued to tax, lease, rent, and otherwise benefit from in our purported "absence".

**1999** - We finally pay off the 1933 bankruptcy of the United States of America, Inc., but instead of returning all the Cestui Que Vie ESTATE trust assets owed to the living people, Bill Clinton signs Executive Order #13037, stepping up the conscription process, and again, pretending that nobody knows who these accounts belong to, hoping to seize upon all our property including our names via a claim on abandonment.

**2015** - President Obama puts the UNITED STATES, INC. and all its "Municipal Franchises" including the Cestui Que Vie ESTATES belonging to Americans into Chapter 7 Bankruptcy Liquidation. Almost as an afterthought, he puts the USA, Inc. into Chapter 11 Reorganization. This effectively bankrupts the entire world--- all the Municipal Government franchises dba CHINA, FRANCE, and LOUIS ALLAN FULFORD, all the Territorial Government franchises dba Germany, United Kingdom, and Lois Lillian Hardy.

**2015** - Americans who have become aware of the fraud return to the land jurisdiction of their birth.

The unincorporated government of the actual states and people doing business as the United States of America revives itself. The new government issues new Sovereign Letters Patent for the states (November 4) and for the Indian Nations (November 6) and also issues an Express Trust --- The Declaration of Joint Sovereignty.

**2017** - After extensive Due Process given to all the Principal Parties responsible, the liens against all the Municipal and Territorial government corporations and their franchises are completed and cured, including Agricultural Liens. January 6, 2017, a Private Registered Indemnity Bond covering all the actual states and people is lodged with the United States Treasury, and a Payment Bond is lodged with the Vatican Chancery Court.

**June 29, 2017:** The American states and people represented by the unincorporated United States of America visit The United States District Court for the District of Columbia and claim back their property and assets as the Paramount Security Interest Holders and Priority Creditors of the bankrupt Territorial and Municipal Government corporations and their franchises worldwide.

That all brings us forward to the present moment. The One People's Public Trust foreclosed on the Territorial and Municipal corporations, intending to create a gigantic global version of the Public Charitable Trust that they would then control. However, they are not the Creditors. We are.

We are the lawful owners of all that several generations of dishonest employees and middlemen have amassed--- and which they have hoped to claim as abandoned property.

The success of this scheme would have ended private property rights worldwide.

The Secondary Creditors had already set up a plan to discharge the debts of the Municipal franchises in bankruptcy via Treasury Direct Accounts.

This process avoids the fact that these debts are all odious hypothecated debts that the living people never owed in the first place. It also avoids the fact that the living people are the actual Paramount Security Interest Holders who have been defrauded in Breach of Trust, and instead mischaracterizes them as bankrupt "US citizens".

As our included Public and Judicial Notice- Number 4 discloses, "citizenship" is a form of indentured servitude to the government of a country, and in the modern world, it must be voluntary, proven, and equitable or it becomes a form of peonage and enslavement outlawed worldwide since 1926.

We maintain that the incorporated foreign governmental service corporations operating under color of law and purposeful deceit on our shores since 1868 have effectively enslaved our population and brought insupportable claims against our land and our assets.

We maintain that we are not and have never been subjects of nor subject to bankruptcy proceedings related to these disreputable foreign corporations and that we are owed the actual constitution.

We maintain that the Municipal UNITED STATES and the Territorial USA practiced a form of genocide on paper against the American states and people which is forbidden by the Geneva Conventions and also practiced unlawful conversion of our assets, inland piracy, kidnapping, identity theft and human trafficking against a peaceful Third Party civilian population composed of their own employees and Priority Creditors.

These actions by the UNITED STATES and USA against the American states and people are by definition international crimes of employees against their employers.

We maintain that the bankruptcy of these foreign entities doing business as the UNITED STATES and USA on our shores has nothing legitimate to do with us or our property assets and that they exist in a jurisdiction that is now and always has been foreign and separate from us.

As the Paramount Creditors, we have stipulated to the court guidelines that must be met to establish proof of voluntary and equitable federal citizenship without which no presumption of citizenship accrues to anyone born on the soil of an American state.

In practical terms this means that there are two classes of people to be addressed by The United States District Court for the District of Columbia: (1) actual federal employees and dependents who are subject to the Municipal and Territorial bankruptcies and who are owed discharge of the debts of their respective franchises as part of the general bankruptcy, and (2) Americans who are likewise owed discharge of these bogus foreign debts via probate action, collapsing the Municipal Cestui Que Vie Trusts and Puerto Rican transmitting utility franchises and other Territorial franchises that have been created by federal corporations infringing on their Trade Names without their knowledge or consent.

So the actual federal employees are owed bankruptcy protection at the same time the American states and people, who are the Paramount Creditors throughout, are owed probate action wiping away debts accrued by secondary beneficiaries, and the return of their land patents and other property assets without further disloyalty, obfuscation, claim, or delay.

We direct the Treasury and The United States District Court for the District of Columbia to administratively reconfigure the Treasury Direct Accounts to recognize these two classes of people and the two necessary but separate processes (bankruptcy settlement on one hand, discharge through probate on the other) needed to clean up this mess.

Now and in the future, we require some sure and certain means to differentiate between federal citizens and the people of the American states. This can take the form of new identification credentials that will replace the use of State of State Driver Licenses, except for actual federal employees and proven actual dependents.

We have no ill-will toward our employees despite their incompetence and the destructive nature of their misbehavior and will not object to them seeking bankruptcy protection, however, we insist that our assets are not subject to their bankruptcy and must be removed from the Public Charitable Trust and returned together with the titles and land patents and other assets owed to the actual states and people.

Discharge of odious debts both in probate (for Americans) and in bankruptcy (for actual federal citizens) can commence immediately to bring relief to both the Creditors and the Debtors, subject to creating a record keeping process at the Treasury to identify members of the two separate populations and giving each their due.

It is apparent that the plot to create one giant all-controlling public trust for the entire globe has failed and private property rights have been restored and retained throughout the world impacted by these corporate bankruptcies.

The Paramount Security Interest Holders, the American states and people represented by the unincorporated United States of America, hereby willingly order the discharge of all similar odious debts owed to them by Municipal and Territorial franchises formed under the names of living people throughout the world. Read that--- we aren't here to press claims of debt against little old ladies in Hungary or farmers in Zimbabwe or tradesmen in England who have been defrauded and conscripted and enfranchised just as we were under false pretenses and conditions of non-disclosure and deceit by their own respective governmental services corporation franchises.

Let it never be said that the Americans are ungenerous or dishonest, despite the mischaracterization and criminal misrepresentation we have received at the hands of our own employees and the Breach of Trust we have suffered at the hands of our own international Trustees for six generations.

The release of all these odious debts held against living people throughout the world in all those countries impacted can commence as soon as it can be expedited by the Treasury and IMF officials.

In the wake of this great debt restructuring and the enumeration and separation of the Creditors from the Debtors, we require that all the bankrupt bank franchises turn over their account records and prepare to negotiate terms with the actual asset holders which are for the most part private Historical Trusts. It is not our will to cause any disruption or to move assets in any destructive way, but we will have an accounting of those assets owed to the actual heirs and trustees and beneficiaries of these funds and we will have agreements with all the bankrupt commercial banks regarding access to these resources and these assets by the actual living owners for non-violent and philanthropic and purely personal purposes.

We also require a public accounting to be conducted throughout all sectors of the government that has been provided by the bankrupt governmental services corporations (state of, county of, and municipal entities) and their hired subcontracting agencies, beginning with the most recent Annual Financial Reports (APRs) of agencies and departments and public trusts in each state, the most recent Comprehensive Annual Financial Reports (CAFRs) of the State of State organizations.

Our credit may be accessed to pay for these services leading to an accurate public accounting for the first time since 1946.

Thank you for your time, attention, and understanding of these urgent issues.

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Our credit may be accessed to pay for these services leading to an accurate public accounting for the first time since 1946.

Thank you for your time, attention, and understanding of these urgent issues.

# Merry Christmas to All "Licensed" Professionals and Businesses

By Anna Von Reitz



A license by definition is official permission to engage in activities that would otherwise be illegal.

Have you stopped to consider --- what is illegal about driving, owning a dog, conducting a business, providing health care services as a physician, nurse, dentist, pharmacist, or other health care professional, or acting as a Counselor of Law? What is illegal about getting married???

It should be obvious to anyone who stops and thinks about it for five seconds that no such "licensing requirements" can apply to an American in a free country. So what is going on here?

Usurpation and obfuscation.

And who are all these people running around carrying clip-boards and claiming that you "must" have a license or permits for activities that have never been subject to regulation since the founding of this country?

The only things that any Federal Subcontractor, Agency, or Franchise has authority to regulate are: interstate sale, manufacture, or transport of alcohol, tobacco, and firearms, interstate commerce (defined as business between incorporated entities across state borders) -- and their own internal affairs and citizenry, that is, their own employees.

These people with the clip-boards and demands are all acting -- whether they know it or not, as "Federal citizenry", and Federal Citizens are the ones who have to be licensed and permitted and regulated. They are the ones subject to "Administrative Law" ---statutes, ordinances, regulations, codes -- as opposed to Public Law, and for regulating

their own business affairs and issuing permits and licenses among themselves, according to the Public Policies of the corporations that employ them.

I have a friend here in Alaska who I dearly cherish, an old War Horse in this particular "War of Identities", and a new friend in the Cause who both spontaneously, within 24 hours of each other, brought forward this case citation:

“The acceptance of a license, in whatever form, will not impose upon the licensee an obligation to respect or to comply with any provision of the statute or with the regulations prescribed that are repugnant to the Constitution of the United States.” [*Emphasis added*]  
W. W. Cargill Co. v. State of Minnesota, 180 U.S. 452 (1901)

Or, to put it another way, the rules, ordinances, statutes, codes, regulations and mandates governing any corporation, together with those Public Policies any corporation may impose on its employees or vendors providing services to the corporation and its employees, is still subject to the Public Law (in particular, the Constitution).

Whether you are "licensed" or have a "permit" or not, you are never required to say or do anything in conflict with (or trespassing against) the guarantees owed to Americans.

So, if Americans are owed the right to freedom of speech, for example, whether they are licensed or not, no corporation's internal administrative law can be invoked to censor them. Or invade their privacy. Or dictate

Corporations, including the American Medical Association, and the American Bar Association, have to respect the Constitutional Guarantees owed to their American employees, vendors -- that is, licensees, customers, and agency subcontractors. And no "licensee" can be forced as a condition of their licensing to violate any aspect of the Constitutions.

Doctors? Lawyers? Police? Code Compliance Officers of all kinds? CEO's of corporations large and small? Are you listening?

The Constitutions limit the activities of these foreign Federal Subcontractor corporations, aka, "persons" on our soil. And any licenses issued by these corporations to their separate citizenry (employees) or licensees (vendors) cannot be used to evade their limitations imposed by the Constitutions.

You, acting as a Licensee (Vendor supplying services to them or for them) cannot be coerced in any manner to violate the Constitution by any licensing agreement or regulation.

CEO's who impose on their employee's financial privacy and collect taxes from Americans under False Presumptions and who coerce their American employees to obey mask mandates, etc., are in violation of the Constitutions.

And it's a far more serious offense to be in violation of the Constitutions than to be in violation of Public Policy. And no Policy Maker can subourne you to violate the limitations of the Constitutions.

Exercise your conscience with impunity and immunity.

Mask mandates? No can do.

Coercion, threats of losing employment? No can do.

Threats of losing your license? No can do.

Threats of "investigations"? No can do.

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# An Open Letter to His Holiness, the Pope 20th December 2022

By Anna Von Reitz



Most Beloved Francis,

Ecclesiastical Law makes you and the Roman Curia responsible for the creation of corporations of all kinds. This includes the proliferation of trusts, non-profits, NGO's, foundations, cooperatives, LLCs, S-Corps, B-Corps, C-Corps and so on.

We are pleased that you honored your obligation to dissolve both the UNITED STATES, INC. and the USA, Inc., but also see that you stopped short of prohibiting those responsible from creating new corporations for the same purposes and guilty of the same sins against Mankind.

To be effective in disciplining these and other governmental services corporations around the world, it is necessary to permanently remove the privilege of incorporation from those responsible for dire acts of trespass and transgression.

We note that corporations may be formed for any lawful purpose, but not merely legal purposes, a stipulation by which our ancestors have firmly established the limitations of corporations of all kinds and fixed the proper sphere of their activity.

By what stretch of the imagination is it "lawful" to inject foreign and undisclosed genetic materials into living flesh, in order to murder and maim for profit, and to alter the natural genome of innocent people--- in order to promote claims of owning them via Genetically Modified Organism (GMO) patent rights?

These acts and similar acts promoted by the UN CORPORATION and its WHO (WORLD HEALTH ORGANIZATION, INC.) and its franchises and subsidiaries, the NIH, INC., the CDC, INC., the FDA, INC, the DOJ, INC., MICROSOFT, INC., RAYTHEON, INC., MODERNA, INC., JOHNSON AND JOHNSON, INC., BILL AND MELINDA GATES FOUNDATION, PFIZER, INC., BAYER, INC.,

MONSANTO, INC, PIRBRIGHT INSTITUTE, INC., WELLCOME TRUST, CIA, INC., DIA, INC., NSA, INC., FBI, INC., US PATENT OFFICE, INC., SERCO, INC., NATO, INC., and their affiliates ----are unlawful and every single named corporation must be dissolved for unlawful activity which has resulted in injury and injurious harm, both.

The Corporate Veil must be removed and their leadership must be punished and deprived of any further privilege to incorporate anything.

These actions cited above, both harm accruing directly from the undisclosed injections, and harm resulting from the obscene ownership claims, have been undertaken recklessly without regard for Law or Custom of any kind.

The participants in this conspiracy to murder, maim, defraud and enslave living people for the benefit of inanimate corporations were encouraged by members of the Municipal Congress of the United States who made false guarantees of protection to the pharmaceutical corporations engaged in the production of vaccines, promising to hold them harmless regardless of injuries sustained from vaccines they produced and marketed, and were also encouraged by the actions of the US SUPREME COURT, INC. which allowed them to patent living organisms that had been altered by genetic engineering processes.

Additional unlawful acts and processes have been undertaken by the IMF, INC., and the FEDERAL RESERVE, INC., to create monopoly control over availability of commodities, including food, fuel, and currency; the WORLD BANK, INC., has been caught engaged in promoting rigged gambling and platform trading on private assets without any granted authority from the asset owners; the BANK OF INTERNATIONAL SETTLEMENTS, INC., has [sat](#) on its rump for eighteen years and turned a deaf ear to the properly declared and evidenced owners of the world's physical gold reserves based on false claims made by the discredited UNITED STATES, INC., and the Trustees of the Department of the Federal Reserve have thus far failed to answer our demand that they come to the table and hammer out new agreements with the asset owners and their lawful Assigns, in line with the Public Good worldwide.

The Donors and Fiduciaries and Attorneys in Fact for the estate of Severino Sta Romano, the Witnesses of Giovanni Baptista Ricchello, the lawful Fiduciary for The United States of America, and the lawful and spiritual inheritors of the St. Germain Endowment are hereby fully informing you and the Vatican Chancery Court and the International Court of Justice and the Bank of International Settlements and the Trustees of the Department of the Federal Treasury within the Bank of International Settlements that the trust indentures owed to the D'Avila Family, the Urban Family, the Santiago Family, and many others are being breached and their private assets are being misused to

generate credit without their consent, and without recognition of the fact that the credit generated from their assets also belongs to the asset owners.

The World Trust which is supposed to be opened on [December 24th](#) and used to adjust accounts and deliver the world economy from want and debt is instead being used to sop and reward the Perpetrators --- all Corporations ---- for their crimes against Humanity, and this is being done against the Will of the Donors, the actual members of St. Germain's Family, both physical and spiritual.

The St. Germain Endowment, intended for the support of The United States of America, has been commandeered and unlawfully incorporated by persons lacking any authority to do this, and they have proceeded to make venal "investments" of the capital in things like "Bad Dragon Dildoes". My relative, St. Germain, and the current members of the Saint Germain Spiritual Family, would vomit if they could see the evil things that their sacrifices are being used to support by these Corporatists who have unlawfully and illegally mismanaged the organization and the assets.

The Seven Shining Ones had better rise up off their velvet tuffets and listen and obey, for I carry the Word of the Living God concerning these matters, and his Word has gone forth; it will not return unsatisfied, so yield to the Greater Will that grants your breath.

Why have you allowed these corporations to continue this madness, when the lawful government of The United States of America --- our unincorporated Federation of States, has already outlawed any such patent claims made against living people?

Why have you stood silent while corporations --- that you and the Curia are responsible for creating --- have committed acts of fraud and forced conscription (press-ganging), inland piracy, and conspiracy in violation and trespass against our constitutional agreements and treaties?

Why have you allowed Joseph Biden to create the WHITE HOUSE OFFICE, INC. and offer to use that as a substitute and successor for the UNITED STATES, INC.? Is it not apparent that the same gang of hooligans cannot be trusted to do anything different or better? That a new round of unlawful acts under a different name is no better than the prior offer?

Why are you continuing the system of profiteering and bondage begun in 1937, and the perpetuation of mortgages against the innocent people of this country, and all the False Claims that have been made against our assets? Isn't the Ecclesiastical Law and the Roman Civil Law --- both--- clear enough?

What possible excuse is there for continuing to impersonate us and to impose Municipal Law on us, when we have placed our own lawful Government in Session and declared our birthright political status? There are no conscionable UCC Contract Trusts. There are virtually no conscionable Territorial Offices or Officers, either.

To the extent that these PERSONS/Persons exist, they are the ones who need to declare their political status and obey the Foreign Agents Registration Act; we have no such obligation in our own country.

We, however, are awake and aware and are here to tell you the Truth. Those who are doing these evils in the sight of the True God are doing so to their own ever-lasting condemnation; every Lie is being counted against them. And the assets of the World Trust may not be used to save these evil-doers who have besmirched the Good Name of our country and our patrons. The assets of the Santiago Trust and seventeen other Family Trusts must be returned to the control of the man Anthony Santiago Martin also freely trusted and granted his irrevocable General Power of Attorney to.

Although the existence of Municipal Corporations is not explicitly prohibited, unlawful activities undertaken by Municipal Corporations are prohibited and the sentence rendered is pre-ordained. All Municipal Corporations engaged in unlawful activities must be liquidated and the assets returned to the lawful owners and injured parties. We have taken the trouble to list numerous Muniicpal Corporations that need to be liquidated including the SAINT GERMAIN FOUNDATION of Schaumburg, Illinois.

This same pre-ordained fate does include Municipal Corporations owned by the British Crown.

Most sincerely,

Letter from and by: Anna Maria Riezinger, Fiduciary

The United States of America -- Unincorporated.

# International Notice -- There Is No Such Thing as a "Sovereign Citizen"

By Anna Von Reitz



Issued: [December 5th](#) of 2022

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

This International Notice goes out to all the members of the military, especially the JAG Officers currently trying to function as Provost Marshals, and to the Municipal Officers, especially the Secretary General of the United Nations and the Offices of the Inspector General.

There is no such thing as a "sovereign citizen".

This term is an oxymoron.

One literally cannot be a sovereign and a citizen at the same time.

We have proof that certain unelected and incompetent Agencies, including the FBI, the DOJ, and various private corporate security officers acting "as" Sheriffs -- without really being Sheriffs --- have developed entire programs and narratives around this inanity and are going around ignorantly teaching others to do the same.

They are calling these non-existent constructs "Domestic Terrorists" without respect to those whose domesticity is contractually owed protection and support here in this country.

Time to clean up your respective acts and stop embarrassing yourselves.

Please get down to the level of your various Subcontractors of Subcontractors -- the "Agencies" which are trying to do work that you are supposed to be doing yourselves --- and fully inform them that there are no "sovereign citizens" for them to deal with.

There are only American sovereigns reclaiming their reversionary trust interests --- the people who are owed "good faith service" from all of the government contractors and all agencies of the government contractors and the Principals being addressed by this public International Notice.

Issued by: Anna Maria Riezinger, Fiduciary

The United States of America

# Key Take Home Message for Corporations and Corporate Officers

By Anna Von Reitz



Most corporations are run by businessmen and businesswomen who live in a world where crime is defined in terms of maritime (commercial) law. It's not illegal to rape, burn, pillage, plunder, murder, conspire against, deceive, rob, kidnap..... etc., etc., etc., ----- a corporation.

It is exactly for this reason that the Vermin among us have tried so hard to "redefine" people as corporations.

Also, corporations can be owned as slaves. There is no law against it.

When you go into one of their Municipal Maritime Courts, you are never the DEFENDANT. The DEFENDANT is a corporation these charlatans have named after you, a corporation that they own and control. And you are supposed to be the slave operating the corporation for their benefit.

That's their Narrative.

No wonder you are confused; you are meant to be confused. What sane person could make any sense of what they are doing, or the premises upon which they are acting? It's like being caught in some Noir Film. Everyone in the courtroom is a zombie and you are at your own funeral. The judge can't hear you because you are "dead" and he's just going to go ahead and administer your infant decedent estate --- or some derivative of it ---- "for" your beneficiaries, that is, the British King, the Roman Pope, and of course, the judge, who gets a slice of the action.

They've been getting away with this crap for decades. Some of them have been doing it so long they think it's right and proper. They will look you in the eye as they are stealing your home and say, "This is the way it's done. This is the way it's always been done."

because they've been there thirty years and they've been doing it all wrong the whole time.

They don't know any better, and they don't want to know any better, because this evil impersonation racket is highly profitable for the Hired Jurists and Bar Attorneys. And as they will tell you with a sneer, "It's all perfectly legal."

Which means it's against God and Nature and not lawful at all, but they've worked things around until they've got a "legal system" --- a racket--- going, and they are raking everything in under color of law at virtually no expense and no risk to themselves. They just charge everything to their victims and place bets on the outcomes of trials that they themselves decide.

And now comes the take home message for all the men and women who have participated in this hideous scheme and profited from it at the expense of their country and their countrymen: you are all liable under Admiralty Law.

This means that people like Warren Buffett, Larry Fink, and Elon Musk are, in effect, in the military--- whether or not they know that.

They are subject to Admiralty Law on the sea and the Uniform Code of Military Justice on the land, and neither one of these forms of law tolerate any illegal confiscations, pillaging, genocide, piracy, human trafficking, enslavement, or similar crimes that the Corporate Raiders take for granted in their legal fiction world.

Because they are corporate "officers" --- notice that word --- they have no excuse and no escape once the Provost Marshals and Judge Advocate Generals turn a baleful eye on them and do their duty.

I am only saying this because it is coming as such a shock to so many politicians and others who have served as "officers" of corporations and done the bidding for corporations involved in criminal activities --- and now, the karmic wheel has turned, the cows (and sheep) are coming home, the trumpets are blaring and the confused Vermin are looking around and saying, "What? Who? Me? I'm a civilian! You can't take me to trial under military law!"

Wanna bet?

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# Public and International Notice of Necessary Abatement and Commercial Avoidance

By Anna Von Reitz



Issued on the 8th day of November in the year 2022, Gregorian Calendar,  
International Jurisdiction

To all to whom these presents come:

The so-called American Civil War was not a war. It was an illegal Mercenary Conflict.

1. The "American Civil War" was never declared by any Congress;
2. The Muster Rolls show that the soldiers who fought in the "American Civil War" were all, unknowingly, acting as Mercenaries, enrolled to serve confederate "states" which are commercial business organizations defined as "states-of-states";
3. No peace treaty ending any "American Civil War" exists; instead, "President" Andrew Johnson created a Public Contract by Public Proclamation declaring peace on the land jurisdiction.

As a result of the illegal nature of this conflict and the fraud and non-disclosure involved in deliberately concealing the illegal nature of the "American Civil War" from the General Public, no action, claim, conversion, Act, legislation, impoundment, warrant, writ, insurance, corporate charter, corporate by-law, administrative code, statute, regulation, ordinance, mandate, criminal charge, receipt, bond, stock issue, promissory note, property title, copyright interest, trademark conversion, merger, definition, redefinition, ownership, custodial interest, immunity, authority, opinion, security, estate interest, land transfer, estate settlement, confiscation of property, probate, trusteeship, executor power, monetary arrangement, process, obstruction, seizure, treaty, trade agreement, work trade agreement, labor contract, sweat equity, indenture, performance bond, personage, franchise, delegated power, or contractual obligation established or

exercised and based in any degree whatsoever upon the so-called "American Civil War" and its outcomes, is valid. This includes the Fourteenth By-Law Amendment added to the deceitfully misrepresented corporate charter published as "The Constitution of the United States of America" in 1868. All such legal conventions and false presumptions of war and enmity and debt are hereby declared null and void in their inception and ever since.

Certain powers assumed by the British Parliament and encapsulated as the Naval Agency and Distribution Act of 1864, as updated ever since, are specifically and categorically illegal extensions of the same illegal Mercenary Conflict aimed at capturing unjust enrichment based on illegal activities, including domestic and non-domestic racketeering and privateering, which were engaged in by the then-British Crown corporation doing business as "the United States of America" under their corporation President, Abraham Lincoln, and later by the Scottish Commercial Corporation formed in 1868 and doing business as "The United States of America" and by various and sundry foreign British Crown, British Territorial, and Municipal corporations and their franchises ever since, are owed immediate and necessary abatement without recourse.

This Public and International Notice also provides Notice of Avoidance under the Universal Commercial Code Article/Section 3 and Section 3 of the Unidroit Conventions:

The Federal Reserve Act passed in 1913 had to be legalized in order to allow its otherwise illegal aim of establishing a Central Bank to oversee commodity rigging on a vast scale; the remedy is found in Section 15 of the Act along with its enabling clause, but no actual access to or instruction regarding the redemption process was provided to the General Public, the remedy was not advertised, explained, or given any administrative support. No office or officer was identified as the one responsible for overseeing and implementing the redemption process and the redemption process itself was not plainly described in plain English which presents an obvious obstruction and Avoidance seeking to unreasonably restrict access to remedy.

Similarly, the unlawful conversion and illegal trafficking of American Babies, American copyrights, and American trademarks, and the purported waiver of their associated estates via undisclosed registration processes which were initiated and overseen by Undeclared Foreign Agents--- licensed Medical Doctors operating as Uniformed Officers pursuing an illegal mercenary activity on our shores and acting under Color of Law provided by the Shepherd Townsend Act of 1922 and after-- also required "legalization" and the publication of remedy which was limited to a subsection of Federal Title XII, since renumbered and annotated, but originally appearing as 12 USC

95 (a), and amounting to admission of our "reversionary trust interest" in our own Good Names and estates.

Again, there was no Notice provided to the General Public beyond the publication of this snippet of foreign legislation buried in the immensity of Federal Code; no mention of any office or officer designated to provide or oversee this remedy, no instruction regarding any process that would allow the victims to exercise their reversionary trust interest, no forms made available for the purpose, and this again demonstrates Bad Faith and failure to actually provide the remedy, which results in the underlying crime remaining and being unabated.

Our recent research indicates that between 26 and 30 different forms would have to be unearthed and applied in a sequential manner to effect correction and return of our reversionary trust interest in our purloined infant decedent estates. The office responsible was hidden in the U.S. State Department Office of Foreign Affairs, and even this assignment was further obscured by the 1941 Havannah Act granting administrative power over the process to the unelected Uniformed Officers operating the Department of Justice as subcontractors charged to protect the King's Interest at any cost.

This reeks of not only obstruction and lack of access to remedy, but active and purposeful defensive maneuvering of legal forces to prevent claimants from obtaining the published remedy.

In 1933, the Administration of Franklin Delano Roosevelt illegally confiscated American gold reserves, both public and private; huge amounts of American gold had already been transported to the Philippines by the U.S. Navy and elsewhere by prior Administrations that claimed that this was being done as a "safe-keeping" measure and not an outright theft; Roosevelt admitted during an early black and white film session that his administration confiscated 20,000 tons of privately held gold from the American people, of which he distributed 6,000 tons to the Federal Reserve and 14,000 tons to the World Bank and the International Bank of Reconstruction and Development, combined.

These illegal acts of confiscation commandeering privately-held American gold and publicly-held American gold reserves for the benefit of foreign interests had to be legalized and was legalized by the publication of House Joint Resolution 192, Public Law 73-10 and United States Statute-at-Large 48 Stat. 112. The promised remedy was that the foreign corporations and their Principals who remain responsible for their operations, would pay all debts public and private owed by the American victims of this gross theft and breach of trust, which in effect deprives the Americans of their natural ability to pay debts and engage in international trade.

Again, there was no Public Notice given to the General Public beyond the publication of this referenced Corporate Policy misrepresented as House Joint Resolution 192, and these two bits of legislation cited, plus the description of a credit swap option in Title XII, which provided for Mutual Offset Credit Exchange Exemptions--- and this is all that the perpetrators provided to the Public. No office or officer responsible for oversight and provision of this remedy is identified, no process, no forms, and no instructions are given.

This establishes more consistent evidence of Bad Faith, failure to provide remedy required to legalize their actions, and overall avoidance of their contractual obligations.

Even in the realm of private corporate regulatory and administrative law, the same pattern endures. As part of financing the Second World War the Federal Reserve Board of Governors insisted that all private cars and trucks belonging to Americans be registered as Motor Vehicles engaged in commerce, even though this is obviously untrue and illegal. This de facto illegal claim of an ownership interest in and coercive regulatory power over every car and truck in America had to be legalized via the publication of a remedy ---in this case, the publication of Regulation Z, which has also been offered as the only remedy for the illegal imposition of mortgages and various illegal acts included in the Emergency Securitization Act, Trading With the Enemy Act and the Truth in Lending Act, but which in the present case was published as part of the Federal Highway Safety Act of 1956.

In all these instances, publication of "Regulation Z" is limited to a very brief, often one-line reference, often buried in legislative gobbledygook, hidden as an annotation, attached as a separated amendment, hidden under an unrelated subheading, or annexed in an Appendix with no indication that Regulation Z is the remedy to any illegal act whatsoever.

No office or officer is identified as being responsible for oversight or provision of the remedy, no forms, no instructions, no clear access to this remedy is ever provided, which amounts to failure to provide remedy and avoidance of remedy owed under the Uniform Commercial Code.

Even though Regulation Z is mandatory to legalize these Federal "Laws" and even though every State of State franchise of the Federal Parent Corporations is required to provide remedy throughout The United States, the private Subcontractors of these entities, operating as "the Department of Motor Vehicles, Inc." ---for example, is left unaware of any obligation to provide the remedy and issue identification of privately owned cars and trucks as non-commercial private conveyances--- which is done by issuing "Z License Plates" or "Z Tags". The same conditions apply to the issuance of "Driver Licenses" which misidentify the operators of privately owned cars and trucks as

Federal Persons engaged in commercial activities seeking private gain from public roads --- a lie designed to grant the perpetrators of these numerous illegal acts coercive power exercised under color of law over members of the American General Public.

These and numerous other unlawful and illegal acts have been predicated on the existence of remedy being provided, but no such remedy has been provided; remedy has been circumstantially denied, avoided, obfuscated, and deliberately hidden from the General Public of this country, obviously in an attempt to avoid payment, obtain unjust enrichment via adhesion contracts and claims of custodial and ownership interest created by undisclosed registration processes, and, also, to gain coercive control over members of the General Public so as to compel involuntary servitude and peonage

Whereupon this is Required Notice of Abatement Demanded and Required Notice of Avoidance under the Uniform Commercial Code, published at large and sent to the Vatican Chancery Court, the International Court of Justice, the United Nations, the members of the Bar Associations, the foreign Principals responsible and various and sundry other Governments and Officials that are Non-Domestic, yet obligated by the common law of commerce and the various treaties, contracts, and alliances which we hold in international jurisdictions to come to our aid and understand our position.

While owing us good faith service and receiving their wages, salaries, and pensions from our hands, these our Public Employees being misdirected by foreign governments and foreign corporate interests acting in Breach of Trust and in violation of their commercial service contracts, have published remedy attempting to legalize their illegal acts, and then compounded their infamy by failing to provide said remedies, and instead have deliberately obscured the existence of these mandatory remedies, pretended that those who are owed these remedies have freely chosen not to exercise them, used and misdirected their own Subcontractors including the Department of Justice, Inc. and the Department of Motor Vehicles, Inc., so as to prevent people from obtaining their remedies, provided no reasonable Notice, no process, no responsible parties, no realistic means to obtain remedy, and when members of the American General Public have sought their remedies and attempted to work out their own process to obtain remedy, they have been jailed, physically assaulted, charged with crimes, harassed, impersonated, beaten, arrested, fired upon, evicted from their homes, had their property -- up to and including their sons and daughters--- illegally confiscated, deprived of their own credit and means to pay bills, human trafficked, accused of being debtors by the actual debtors themselves, and then derided as Tin Hats, Conspiracy Theorists, and described with an oxymoron as Sovereign Citizens.

All of these evils and more have been promulgated and promoted under the fanciful notion that an illegal commercial Mercenary War that took place on our shores more than a hundred and fifty years ago could ever serve as the basis of any genuine authority

or provide a cause for enforcement against the peaceful and trusting people of this country.

We require, request, and demand immediate General Abatement, access to all remedies stipulated for members of the General Public who have declared and recorded their interests, removal of all offending illegalities predicated on the pretense of any emergency or the existence of any emergency powers, including claim of any power to suspend the Constitutions, or application of any treaty, alliance, contract, agreement or covenant in contravention of or seeking to evade the obligations owed to our lawful Government, and we also serve Notice of Avoidance under commercial law as the final step required in the due process of commercial lien enforcement against the willing perpetrators of these evils and unabated crimes.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

Issued by: James Clinton Belcher, Head of State  
The United States of America  
In care of: Box 520994  
Big Lake, Alaska 99652

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## Attorney and Court Fraud – by Anna Von Reitz

In 1845 the then-Pope and the British Monarch (both of whom were honor-bound to act as Trustees for The United States Trust and both of whom acted in gross Breach of Trust) agreed that the American Experiment was not working. The whole idea of self-rule was antithetical to the idea of Divine Right of Kings and Papal Supremacy. So, they signed the secret Treaty of Verona and agreed to undermine the American government.

The British Monarch issued Letters of Marque and Reprisal to the British Crown Commercial Company which controls the bankers and the lawyers, and issued licenses to the lawyers to act as privateers. That is why the Bar Association requires "licenses". Any time you see the word "license" it means that someone in a position of rulership is giving someone else (the licensee) permission to do something that is otherwise ILLEGAL. In this case, the King gave the members of the Bar Association permission to act as privateers against American "commercial vessels".

They couch all this in sea-going terms, because the jurisdiction where they attack us is international admiralty and maritime commercial law.

There are three "jurisdictions" defined by the Global Estate Trust established by the Roman Catholic Church circa 1450 AD----- air, land and sea.

Each jurisdiction has its own law forms and natural venue and law forms. The air jurisdiction is global in nature and functions under canon law.

The sea jurisdiction is international in nature and functions under admiralty law. The land jurisdiction is national in nature and functions under the law of the land. We are naturally owed the law of the land, but the conspirators have connived to "redefine" us as commercial vessels and so, enabled themselves to attack our estates in the unnatural jurisdiction of international admiralty.

Our problem is that the lawyers and bankers contrived to usurp onto the land and to "set aside" the law of the land by PRESUMING that we were "missing, presumed dead" (see Cestui Que Vie Estate Act of 1666) and that our ESTATES were commercial vessels subject to maritime salvage liens..... using all this fanciful "reasoning" they developed a highly efficient fraud machine which they have wielded in international jurisdictions to rob, defraud, falsely arrest, conscript, and otherwise abuse the innocent Americans who respected "men of law" when in fact they have been operating as robbers and racketeers and extortion artists. See the 1864 Naval Agency and Distribution Act.

All these DEFENDANTS you see in court cases? None of them are the living men or women of the same or similar name. They are all ---- without exception----"corporate administrative franchises" of either the UNITED STATES or THE UNITED STATES OF AMERICA corporations that are merely named after the living victims, unlawfully converted through the crime of personage.

The living man or woman is either described in law or denoted using all small letters for their name---- like this: "john quincy adams" or "john-quincy:adams" or "John Quincy of the House Adams".

The foreign situs trusts set up by agents of the old Federal Reserve System were all named using upper and lower case names like this: "John Quincy Adams".

The Roman Inferior ESTATE trusts set up by the UNITED STATES were all named using all capital letters like this: "JOHN QUINCY ADAMS".

And the public utilities that they are setting up now since the 2015 bankruptcy as the next step of their fraud scheme are all named like this: "JOHN Q. ADAMS".

The instant you see anything addressed to "JOHN Q. ADAMS" you want to write back and protest the new "name"----which is not your name in any case, but which you must protest in order to keep them from "rolling over" your ESTATE into this new "commercial vessel" and claiming that you have willingly contracted with them.

Once again, it is fraud all based on "similar names" and semantic deceit and abuse of trust.

Everyone who works for or under the auspices of the Roman Curia---everyone in the legal profession from the lowliest clerks to the highest judges—became 100% liable for their acts and omissions with regard to these issues as of September 1, 2013, when the Pope issued the Moto Proprio.

Every unit of “government” in America is not only in control of and profiting from the use and misuse of vast “public” assets, they are rolling in the money and credit they have extorted from the actual beneficiaries of the public trusts, then rolling some more in the money and credit they have made from investing all this purloined largesse, and proliferating new and ever-more numerous units of government and government agencies ----like a cancerous growth soaking up the sugars of the Body Politic.

Every year the corporations running your federal, state, and municipal “government” make so much more money than they expend on public services that the idea that taxation of individual living men and women and their private property assets is “necessary” to fund public services is laughable. Exactly how these criminally mismanaged corporations hide the loot so that they can continue to “poor mouth” and impose more taxation will be addressed in answer to other questions.

In 1938 following a Supreme Court case known as Erie Railroad v. Thompkins executives from the Roosevelt Administration called a meeting with the US Supreme Court Justices, Senior Judges from all the Circuit and Appellate Courts, and the most prominent lawyers of the times, and they told them a purposeful and self-interested lie. They said that the United States of America was bankrupt---they just neglected to say which “United States of America” and what form of “United States of America” they were talking about. They also told the legal professionals that because of this bankruptcy, they were to operate their courts ONLY in

maritime jurisdictions. Verbatim: “We don’t care what you call it, but you can only run maritime and admiralty courts.”

From that time to this, that is what the members of the American Bar Association have done. They have run a fantastic gamut of “courts” pretending to operate as “state courts” and “custody courts” and “US DISTRICT COURTS” and “Superior Courts” and on and on----and pretended to operate courts at equity and under civil law, but the entire time they have operated exclusively as maritime courts and as in-house corporate tribunals.

The courts are at fault because they know they are routinely operating in jurisdictions that have nothing to do with the cases before them. They are at fault because they know they are operating in maritime jurisdictions and pretending otherwise. They are at fault because they have accepted unilateral contracts as “valid” maritime contracts. They are at fault because they do not require proof of any valid maritime jurisdiction, even when called on the carpet for failure to do so. The list goes on.

Why have the courts malfunctioned in this way and continued on this course for almost eighty years? Part of it is ignorance. A great many American jurists have grown up under these conditions and they don’t know that anything different ever existed. Many don’t know that “statutory law” is maritime law and if the judges and lawyers don’t know, who does? Some don’t even know that “statutory law” applies uniquely to statutory entities----legal fictions created by statute. The rest of the reason is pure graft and corruption for profit on the part of those who do know what is going on.

“Federal” judges have issued standing orders to “invest” all court cases through the Court Registry Investment System (CRIS) ----that is, to “deposit” them as securities into the Federal Reserve Bank in Dallas, Texas. Every such court case is assigned a US Treasury Public Debt Number --- a Docket Number in “State” courts and a Case Number in “US DISTRICT COURTS”. This makes every court case a financial transaction and “securitizes” it.

After the Public Debt Number is issued, which converts the court case into a counterfeit obligation under 18 USC 472, et seq. 473, 474, the Court Administrator again counterfeits the same debt obligation by adding a CUSIP number to the “Instrument”.

One counterfeit obligation benefits the Federal Reserve, the second one benefits the IMF. CUSIP is an acronym for Committee on Uniform Securities Identification Procedures, and a copyrighted and registered trademark of The American Bankers Association. The court administrators work for the banks, not any “court system” unless you want to call it the Bank Court, where the bank always wins.

At this point in the fraud, the “court administrator” working for the banks has converted every court case into a banking financial securities instrument----which puts the court itself into the position of being “creditor” and BOTH the plaintiff and the defendant are cast into the role of “debtors”. The judges are acting with a vested interest with insider knowledge and they are insider trading in complete and utter violation of the judicial canons. They cannot act without

bias when the quantity and quality of their salaries, benefits, and retirement packages are sitting in the docket every day awaiting their “investment”.

Rather than ruling on the merits, arguments, or even the facts, they are making financial investments in every case---futures contracts, in a future they can direct. They are running a rigged gambling operation out of the courthouse, under the noses of the State Troopers, the FBI, and the US Marshals, who all turn to these icons of rectitude for “legal” advice instead of using their own noses and common sense to determine what is lawful.

The judges and court administrators are also committing tax fraud by shifting the “debt” created by every case onto the individual(s) who are actually the Creditor(s) in every case, and converting the case into an investment security belonging to the Dallas Federal Reserve Bank instead, which in turn shifts the money from the Creditor side of the “transaction” into the pockets of the Debtors. They are deceptively laundering a fraudulent debt into corporate assets belonging to the bank, and converting those assets into revenue sharing funneled back to the Department of Transportation (Federal Reserve) or DEPARTMENT OF TRANSPORTATION (IMF) franchises, respectively. So in addition to running a rigged gambling operation out of the courthouses, the courts are also laundering vast amounts of fraudulently procured credit assets back into the operations side of the two colluding Trust Management Organizations.

A whopping percentage of the total take from all this securities fraud goes into the judge’s retirement fund also administered by the Dallas Federal Reserve Bank. It is self-explanatory why the courts and their administrators are at fault for this entire situation, that it is outrageous and not to be tolerated, and also why it must come to a halt and be brought to a halt by those responsible for administration of these entities. Any jurist who values his or her “law license” issued by an international banking cartel being operated as a criminal syndicate more than he or she values the law deserves to be disbarred----and will be.

The corruption of our courts is only possible because our military is corrupt. Period.

The Territorial Armed Forces that have been quietly occupying our land jurisdiction since 1863 and operating under color of law this whole while, are also the ones supervising the cleverly disguised pillaging they engaged in via the set up of clandestine quasi-military courts in the military districts the Rump Congress created and which the military district commanders controlled:

March 2, 1867 (14 Stat. 428), divided the ten Southern states into five military districts, each to be commanded by an officer not below the rank of brigadier general. Under the act the primary duties of these commanders were "to protect all persons in their rights of person and property, to suppress insurrection, disorder, and violence, and to punish, or cause to be punished, all disturbers of the public peace and criminals."

These provisions of the Reconstruction Acts have never been repealed.

These military district courts using civilian contractors (Bar Associations) are still in operation, still pillaging and plundering and looting private property, under the presumptions of an undeclared mercenary war that has been over for 150 years.

These quasi-military courts display the "National Colors" with a gold fringe instead of any actual flag, because they aren't part of our government or any other. They are private military subcontractors like Lockheed or General Electric and the United States Army is responsible for their operations, their oversight, and, yes, you guessed it, for their misadministration, and criminality, too.

Fast forward almost a hundred years.....you've seen "Point A" where the corruption started and now we go to Field Manual 27-5.....paragraph 12C regarding "supervision of the bar" on page 16. This is repeated in the 1947 edition, paragraph 12 c, page 20.

BY AUTHORITY OF CONGRESS.

THE

**Statutes at Large, Treaties,**

AND

PROCLAMATIONS,

OF THE

UNITED STATES OF AMERICA.

FROM

DECEMBER, 1865, TO MARCH, 1867.

Arranged in Chronological Order and carefully collated with the  
Originals at Washington.

WITH

REFERENCES TO THE MATTER OF EACH ACT AND TO THE SUBSEQUENT  
ACTS ON THE SAME SUBJECT.

EDITED BY

**GEORGE P. SANGER,**

COUNSELLOR AT LAW.

The rights and interest of the United States in the stereotype plates from which this work is printed are hereby recognized, acknowledged, and declared by the publishers, according to the provisions of the joint resolution of Congress, passed March 3, 1843.

VOL. XIV.

BOSTON:  
LITTLE, BROWN, AND COMPANY  
1868.

RECONSTRUCTION ACT OF 1867

428

THIRTY-NINTH CONGRESS. SESS. II. CH. 152, 153. 1867.

March 2, 1867.  
1866, ch. 236.  
Acte, p. 231.

CHAP. CLII. — An Act to amend an Act entitled "An Act authorizing the Construction of a Jail in and for the District of Columbia," approved June [July] twenty-five, eighteen hundred and sixty-six.

Repeal of part of section six of act of 1866, ch. 236.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That so much of the sixth section of the act entitled "An act authorizing the construction of a jail in and for the District of Columbia," approved June [July] twenty-five, eighteen hundred and sixty-six, as specifies the amounts to be raised and paid into the treasury of the United States by the cities of Washington and Georgetown, respectively, before the completion of said jail, is hereby repealed.

City of Washington to pay \$78,000 as its part for building jail in the District of Columbia.  
Georgetown to pay \$12,000.

SEC. 2. And be it further enacted, That it shall be the duty of the proper authorities of the city of Washington, and they are hereby required, to raise, by tax or otherwise, and pay into the treasury of the United States, at or before the time of the completion of said jail, the sum of seventy-eight thousand dollars; and it shall be the like duty of the proper authorities of the city of Georgetown, and they are hereby required, to raise, by tax or otherwise, and pay into the treasury of the United States, at or before the time of the completion of said jail, the sum of twelve thousand dollars.

APPROVED, March 2, 1867.

March 2, 1867.

CHAP. CLIII. — An Act to provide for the more efficient Government of the Rebel States.

Preamble.

See Vol. xv. pp. 2, 14, 29, 30.

WHEREAS no legal State governments or adequate protection for life or property now exists in the rebel States of Virginia, North Carolina, South Carolina, Georgia, Mississippi, Alabama, Louisiana, Florida, Texas, and Arkansas; and whereas it is necessary that peace and good order should be enforced in said States until loyal and republican State governments can be legally established: Therefore,

Certain rebel States to be divided into military districts and subjected to military authority.

First District.  
Second District.

Third District.  
Fourth District.

Fifth District.

President to assign army officer to command each district.

Military force to be detailed.

Commanders of districts, their powers and duties.

Local civil tribunals.

Military tribunals.

State interference declared null.

Persons under military arrest to be speedily tried.

Punishment. Sentences of military tribunals.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That said rebel States shall be divided into military districts and made subject to the military authority of the United States as hereinafter prescribed, and for that purpose Virginia shall constitute the first district; North Carolina and South Carolina the second district; Georgia, Alabama, and Florida the third district; Mississippi and Arkansas the fourth district; and Louisiana and Texas the fifth district.

SEC. 2. And be it further enacted, That it shall be the duty of the President to assign to the command of each of said districts an officer of the army, not below the rank of brigadier-general, and to detail a sufficient military force to enable such officer to perform his duties and enforce his authority within the district to which he is assigned.

SEC. 3. And be it further enacted, That it shall be the duty of each officer assigned as aforesaid, to protect all persons in their rights of person and property, to suppress insurrection, disorder, and violence, and to punish, or cause to be punished, all disturbers of the public peace and criminals; and to this end he may allow local civil tribunals to take jurisdiction of and to try offenders, or, when in his judgment it may be necessary for the trial of offenders, he shall have power to organize military commissions or tribunals for that purpose, and all interference under color of State authority with the exercise of military authority under this act, shall be null and void.

SEC. 4. And be it further enacted, That all persons put under military arrest by virtue of this act shall be tried without unnecessary delay, and no cruel or unusual punishment shall be inflicted, and no sentence of any military commission or tribunal hereby authorized, affecting the life or liberty of any person, shall be executed until it is approved by the officer in command of the district, and the laws and regulations for the govern-



22 December 1943.

This manual, War Department Field Manual 27-5 and Navy Department OpNav 50E-3, supersedes War Department Field Manual 27-5, 30 July 1940.

G. C. MARSHALL,  
*Chief of Staff, U. S. Army.*

E. J. KING,  
*Commander in Chief,  
U. S. Fleet,  
and Chief of Naval Operations.*

OFFICIAL:

J. A. ULIO,  
*Major General,  
The Adjutant General.*

By: W. S. FARBER,  
*Rear Admiral,  
Sub Chief of Naval Operations.*

plies may have been polluted. Medical supplies may have been reduced to the vanishing point. The health and morale of the population may have been undermined. There may be few facilities to prevent the spread of pestilence from cities and concentration camps.

**12. FUNCTIONS OF CIVIL AFFAIRS OFFICERS.** The chief function of the civil affairs officers during hostilities is to further the mission of the combat forces in every way possible. As areas are successively occupied he will assist by controlling the civil population so that it will not interfere with military operations. He will help reconstitute civil administration so that local resources in manpower and in strategic material may be utilized to further military operations as authorized by the laws of war. His task may embrace a wide variety of activities, since the responsibilities of his commanding officer may range all the way from controlling a few simple functions of government in a small isolated rural region or a primitive island or group of islands, to controlling the many and complex functions of government in a large, densely populated, industrialized, continental area. In the occupation of such territories for a considerable period of time, the civil affairs officer will in most cases be concerned with the following and other activities:

**a. Political Government and Administration.** The supervision, or even, in rare instances, the actual administration of the chief political offices of the government, such as, for example, the offices of the chief executive, ministers, cabinet officers, secretariats, and other high ranking executive or administrative officials on the national, provincial, or municipal levels.

**b. Maintenance of Law and Order.** The preparation, issuance, and enforcement of proclamations and ordinances regulating the conduct of the inhabitants; re-establishment of the old police force or the creation of a new one, supplemented by military police, marines or shore patrol; prevention, detection and prosecution of crime; maintenance of public order and security of persons and property; regulation of relations between our forces

and the inhabitants; administration of prisons; control of liquor and narcotics; control of traffic; and prevention and control of fire.

**c. Courts and Law.** The establishment and administration of military commissions and provost courts and the determination of their jurisdiction and procedure; supervision and control, or closing, of local criminal and civil courts; supervision of the local bar; decisions as to modification or suspension of local criminal and civil laws; acceptance, investigation, and reports of claims, and, in some cases, the operation of claims commissions; general legal advice on all aspects of civil affairs. Local courts concerned with litigation and other legal matters among civilians are under the supervision of civil affairs officers. Such matters involving civilians and members of the armed forces are also of primary concern to the civil affairs officers. Matters within the jurisdiction of courts martial are of no concern to civil affairs officers.

**d. Civilian Defense.** The supervision and strengthening of existing local organizations, or the creation of new ones, for civilian defense so as to provide for air-raid warnings, blackouts, shelters, fire fighting, casualty services, emergency medical care for civilians, evacuation, demolition, rehabilitation, and other activities to relieve the occupying forces of as much responsibility for civilians as possible in the event of bombing, shell fire, or other military operations.

**e. Civilian Supply.** Arrangements for emergency relief, directed through accepted channels, such as food, clothing, shelter, and medical aid, to meet minimum subsistence standards, preserve order among the inhabitants, and enable them to carry on with their agricultural, industrial, commercial, and other activities which may be of direct benefit to the occupying forces; establish local organization to administer any emergency relief programs; provide for other essential civilian goods which may be necessary to the reestablishment of law and order.

**f. Public Health and Sanitation.** Such activities concerning the control, prevention, and treatment of dis-

LT. MCGAW

DEPARTMENT OF THE ARMY FIELD MANUAL

FM 27-5

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DEPARTMENT OF THE NAVY MANUAL

OPNAV P22-1115

UNITED STATES ARMY AND NAVY  
MANUAL OF  
CIVIL AFFAIRS  
MILITARY  
GOVERNMENT

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DEPARTMENTS OF THE ARMY AND NAVY •

OCTOBER 1947

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DEPARTMENT OF THE ARMY FIELD MANUAL

FM 27 - 5

DEPARTMENT OF THE NAVY MANUAL

OPNAV P22 - 1115

*This manual supersedes War Department Field Manual 27-5 and Navy Department OpNav 50E-3,  
22 December 1943*

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UNITED STATES ARMY AND NAVY

MANUAL OF

CIVIL AFFAIRS  
MILITARY  
GOVERNMENT

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DEPARTMENTS OF THE ARMY AND NAVY • OCTOBER 1947

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DEPARTMENTS OF THE  
ARMY AND NAVY

Washington 25, D. C., 14 October 1947

Department of the Army FM 27-5 and Department of the Navy OpNav P22-1115, United States Army and Navy Manual of Civil Affairs/Military Government, is published for the information and guidance of all concerned.

[AG 300.7 (20 Aug 47)]

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tion of civilian administration and the economy so that local resources in manpower and essential materials may be utilized to further the military operations. The duties of CA/MG personnel will involve a variety of activities since the responsibility of the commanding officer may range from controlling a few simple functions of government in a small, isolated, rural region or primitive island, to controlling the many and complicated functions of government in a large, densely populated, industrialized continental area. CA/MG personnel are charged with performing or supervising the following functions in their respective areas:

**a. Maintenance of law and order.** CA/MG personnel are charged with the reestablishment and maintenance of law and order and the security of persons and property in their areas. To accomplish this they will—

(1) Prepare, issue, and enforce the necessary proclamations and ordinances concerning the conduct of the inhabitants of the area among themselves and toward the occupying force.

(2) Collect and take into custody all arms, ammunitions, explosives, and other implements of war.

(3) Reestablish the police force and, if necessary, supplement it by military police, or shore patrol.

(4) Establish procedures for the prevention, detection, and prosecution of crime.

(5) Control the sale of liquor and narcotics.

(6) Establish control of traffic.

(7) Administer jails and prisons.

(8) Reestablish the fire department, or establish a new one.

**b. Participation in political government and administration.** CA/MG personnel are charged with the su-

pervision of and, in rare instances, the actual administration of the chief political offices of the government such as those of the chief executives, ministers, secretariats, and other high-ranking executive or administrative officials on the national, provincial, or municipal levels. Arrangements must be made for the screening and elimination of officials who do not meet the requirements established by the occupational directives.

**c. Establishment of courts and administration of law.**

CA/MG personnel are charged with the following:

- (1) Establishment and administration of military commissions, provost courts, and special military government courts, and their jurisdiction and procedure.
- (2) Supervision, control, or closing, if necessary, of local, criminal, and civil courts.
- (3) Supervision of members of the local bar.
- (4) Decisions as to modifications or suspension of local criminal and civil laws.
- (5) General legal advice and assistance on all aspects of the occupation.

**d. Civilian protection.** In order to relieve the occupying forces of as much responsibility as possible for the welfare of the civilians in the event of bombing, shell fire, or other military operations, CA/MG personnel are charged with the establishment, supervision, and strengthening of existing local organizations for civilian protection in order to provide for air-raid warning, black-out shelter, fire fighting, emergency medical care, evacuation, demolition, rehabilitation, and other activities.

**e. Civilian supply.** CA/MG personnel are responsible for—

## Important Addendum About the 1937 Declaration of Interdependence

By Anna Von Reitz



This is additional information you all need to know and share widely with those who are receiving copies of The Declaration of Interdependence of the Governments in The United States.

The official confirmation that this actually happened and was presented and adopted and is not, as some have claimed, spurious --- take note of the official provenance.

In your State Capitol Library on Microfiche, you will find "The Book of the States". The first "book" in this series was published in 1935, and additional books have been published every two years ever since --- sometimes one volume, sometimes two volumes.

In the 1937 volume --- that is Book Two in "The Book of the States" series, you will find that Senator Toll was the one who presented The Declaration of Interdependence of the Governments in The United States for signing.

This same Book of the States is a deep mine full of evidence and tidbits and insights into exactly what has gone on behind the scenes in this country since 1935--- which in addition sheds more light on what happened in 1933 and 1934 under the auspices of the Franklin Delano Roosevelt Administration.

Every American needs to become aware of the dangerous and self-interested nature of the foreign commercial corporations and Corporatist Interests which have been looting this country ever since.

It is painfully clear that in addition to foreign governments acting in Gross Breach of Trust and in violation of their Commercial Service Contracts, there have been traitorous Americans involved ---- including many of those that we popularly recognize as Captains of Industry in the Nineteenth Century.

Names like Rockefeller, Hearst, Gould, Carnegie, Vanderbilt, Winchester, Westinghouse, Bell, Reynolds, Astor, Freeman, Collins, Russell, Dupont, Dunn, Kennedy, Ford, Harriman, St. Claire, Huntington, Remington, Stanford, Crocker, Hopkins, Edison, Bundy, Brookfield, Franklin, Monroe, Wright, Goldberg, Hunt, Hughes, and many more prominent American families in one way or another, became entangled in the international web, either willingly or under coercive pressure of the banks.

Many of these men --- and women --- felt that government of, for, and by the people was an unworkable monstrosity standing in the way of their profit-making agendas.

As the people of this country pushed back and sought to curb the insatiable power grabbing of the corporations that these same people were subsidizing and providing with bankruptcy protection, the Industrialists hatched plans to undermine our government with the help and cooperation of British and other European Interests --- Rhodes, Darwin, Pirbright, Nobel, Warburg, Farben, Kunst, Clark, Kenworth, Churchill, Downing, Van Nuys, Rothschild, and so on.

It's all documented and it was all orchestrated and enabled by the U.S. Supreme Court via a series of famous cases collectively known as the Insular Tariff Cases, which allowed the semantic deceits and misrepresentations and revenue generating ploys that played such an important part in the subsequent history of the 1920's and 30's. As Chief Justice Harlan noted in his dissenting opinions, the end result of these decisions did lead to "mischief".

The majority of these cases were brought in tandem with new Congressional actions aimed at censoring, limiting, and reining in burgeoning corporate power and the increasingly sleazy relationship of military contractors using lobbyists to disproportionately influence the remaining Congressional delegations.

There is a clear cause and effect between the Elkins Act in 1903, the Hepburn Act of 1906, and the Mann-Elkins Act of 1910 and what happened on Jekyll Island in 1913.

Both the Industrialists and certain factions within the U.S. Military felt threatened and they responded by undermining the American Silver Dollar and both the gold and silver standards; by doing this, they could eventually erode the world commodity standards and gain a free avenue to "capture" and control the supply and prices of commodities worldwide --- without the pesky bother of anti-monopoly, anti-trust, and anti-commodity rigging laws.

At the end of the day, absolutely all this misery has been caused by 19th Century Industrialists and bankers plotting to "corner the market" on all commodities, and most especially, the money commodities.

The results are written on the walls of our subway stations and whispered in the halls of Congress. Anyone participating in any political party or any political party

system is part of the problem. Anyone blindly praising the complicit military is also part of the problem.

123 million lives have been lost and countless others maimed, truncated, and ruined because of these petty men senselessly chasing profit for themselves and cherishing ranks above honor.

It's time for this "system" constructed as a maze around humanity to end, and truly end---- not simply be commandeered and co-opted again.

As the song goes, "meet the New Boss, same as the Old Boss" --- and that must not be allowed to happen again. For the sake of all humanity, we cannot allow ourselves to be fooled again.

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See this article and over 3100 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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## Nothing is Coincidence

By Anna Von Reitz



Nothing is ever coincidence.

It's not coincidence that Beardsley Rumi, Chairman of the New York Federal Reserve Bank in 1946, addressed a meeting of the American Bar Association that year and openly described the Internal Revenue Tax as a wealth distribution scheme.

He knew they'd like that, because the Bar Associations have long term affiliations with organizations that approve of wealth redistribution— especially when it redistributes wealth to them.

He also knew and shared a peculiar truth— taxes, he declared, were obsolete.

Rumi knew that every government on Earth had been fully funded since 1941, so there was really no reason or need to collect taxes to fund government services or infrastructure investments anymore.

He was honest and correct in his statements. Unfortunately, instead of relieving the people of the world from the burdens of taxation— the governments kept mum about their funding largesse and kept right on taxing people, added to the regulatory burden, and stepped up prosecutions for “tax evasion” — using the excess revenue to create giant slush funds, grossly padded employee pension funds, and later, enormous pension fund associations able to control entire sectors of the economy.

These deceitful governments at all levels, continued to poor-mouth about their own chosen budget restrictions, while their Departments of Revenue held “Internally Managed” Investment Funds and hired corporations like Lindsay Goldberg to manage “Externally Managed Investment Funds”.

While they carped endlessly about “budget shortfalls” they never mentioned the immense non-budgeted investment income pouring in from investments made all over the world.

They certainly never mentioned all the money laundered and rat-holed away in sinking funds and “rainy day funds” and “budget reserve funds” and “limited purpose funds” and “encumbered investment funds” and capital budget funds and reinvestment funds, public corporations, NGO’s, and trusts in a dizzying array— land trusts, education trusts, mental health trusts, public health trusts and on and on and on.

Chairman Rumi was exactly right, from 1941 on, there has been no legitimate need to promote or enforce taxation of any kind on any one. No legitimate reason for sales taxes, property taxes, import taxes, income taxes, utility rate taxes, gas and oil taxes, capital gains taxes, inheritance or estate taxes, franchise taxes or any other form of taxation.

The entire premise presented to the General Public, that taxes were necessary to fund public services and infrastructure, has been nothing but a giant fraud since 1941. All costs of government worldwide have been fully paid for from investment accruals. This is amply proven by gold distribution receipts, Comprehensive Annual Financial Reports, and the Grace Commission Report provided by President Ronald Reagan.

So when you hear that Joe Biden is hiring 87,000 new Junior Woodchuck IRS Agents to strip \$3 Trillion dollars-worth of new tax revenues from the working people and business enterprises of this country, you know one of two things: either Joe doesn’t have a clue, or, Joe is purposefully unleashing a massive, illegal, racketeering operation on the General Public, which has been cruelly and criminally burdened by every aspect of unnecessary taxation since 1941.

Americans alone spend an estimated \$490 billion dollars every year on tax record keeping, tax accounting, tax attorneys, and that does not include the societal cost of tax litigation, tax enforcement, and the cost of incarcerating “tax cheats”.

All this begs the question of who are the actual tax cheats— those who are knowingly hiding the actual funding status of the governments and pretending that a need for continued taxation exists?

Who are those who are purposefully “double dipping” by continuing the pretense that taxes are needed to pay for government services and infrastructure sixty years after all those needs were generously provided for?

And long after investment income was providing for all possible services, maintenance and infrastructure development?

Instead, taxation is being fraudulently excused and used abusively to fill political slush funds, to target political opponents, pay for illegal and immoral “investments” in human trafficking, warfare, drugs, and unregulated gambling on an unimaginable scale.

It’s up to the General Public to shake itself awake and realize that it is being cheated, lied to, and impoverished by people we hired to provide simple public services.

It’s time, people, for “The Silent Majority” to wind up and speak to these and numerous other acts of coercion, fraud, crimes euphemistically described as “wealth redistribution”, inland piracy, press-ganging, unlawful conversion, and other schemes perpetuated by our public employees and members of so-called professional associations acting as crime syndicates.

-----  
See this article and over 3800 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

To support this work look for the Donate button on this website.

## **Bank Fraud**      **by Anna von Reitz, Fiduciary**

It is CRUCIAL that everyone understand the basic structure that was created by the Founders and which has endured ever since. – Justice Anna von Reitz

There are two entities called “the United States” — the Continental United States comprised of fifty (50) geographically defined nation states acting as a federation

(the “United States of America” was never a sovereign nation, just a business association, folks. It’s the land-based States that are separate sovereign nations.) and the Federal United States comprised of fifty-seven (57) states—the fifty Federal States plus the Federal Territories and Possessions which are counted as “States” of their union which is supposed to operate exclusively in the international jurisdiction of the sea.

Continental United States = 50 Separate Nation States operating “as” a nation on the land jurisdiction.  
Federal United States = 50 Incorporated Franchises of the “United States of America, Inc.” operating the international jurisdiction of the sea, plus seven “nation states” — Guam, Puerto Rico, etc., operating as “the United States of America (Minor)” — for a total of 57 states.  
This is the way it is, and the way it has always been.

The Federales and their “Federal State” agents are not supposed to be trespassing on our land jurisdiction, except to serve and take care of and monitor their own citizens and attending to their duties as contractors.

The confusion and the fraud began in earnest in 1911 when banks operating as a private association of banks deceitfully calling themselves the “Federal Reserve” bought the “United States of America, Inc.” — a governmental services corporation — and took over the agencies of the Federal United States. They literally bought such familiar agencies as the “United States Department of Transportation” and began operating them as subcontractors without telling anyone.

They then proceeded to pull off a criminal fraud gambit against the whole nation — and eventually the entire world — beginning with the “Federal Reserve Act of 1913” and continuing through the 1933 bankruptcy of the “United States of America, Inc.” to the present day.

The United States defined as “...the District of Columbia et alia” went “Bankrupt” in 1933 and was declared so by President Roosevelt in Executive Orders 6073, 6102, 6111, and finally, as consolidated in Executive Order 6260,

(See: Senate Report 93-549, pages 187 & 594) under the “Trading With The Enemy Act” (Sixty-Fifth Congress, Sess. I, Chs. 105, 106, October 6, 1917), and as codified at 12 U.S.C.A. 95a.

The several Federal “States of the Union” — purely incorporated political fictions created as franchises of the United States of America, Inc., represented by their respective Governors pledged the “full faith and credit” of their States and their citizenry, to the aid of the National Government represented by the “United States of America, Inc.”, and formed numerous committees, such as the “Council of State Governments”, the “Social Security Administration”, etc., to purportedly deal with the economic “Emergency” caused by the bankruptcy. These organizations operated under the “Declaration of Interdependence” of January 22, 1937, and published some of their activities in “The Book of the States.”

The Reorganization of the bankruptcy is located in Title 5 of the United States Code Annotated. The “Explanation” at the beginning of 5 U.S.C.A. is most informative reading. The “Secretary of Treasury” was appointed as the “Receiver” in Bankruptcy. (See: Reorganization Plan No. 26, 5 U.S.C.A. 903, Public Law 94-564, Legislative History, pg. 5967) As a Bankrupt loses control over his business, this appointment to the “Office of Receiver” in bankruptcy had to have been made by the “creditors” who are “foreign powers or principals”. As revealed by Title 27 USC 250.11 and elsewhere, the “Secretary of the Treasury” being referenced is the Secretary of the Treasury of Puerto Rico, an Officer of the

Federal United States who was designated as the "Receiver" in bankruptcy by the Foreign Creditors (banks).

The United States as Corporator, (22 U.S.C.A. 286E, et seq.) and "State" (C.R.S. 24-36- 104, C.R.S. 24-60-1301(h)) declared "Insolvency" according to 26 I.R.C. 165(g)(1), U.C.C. 1-201(23), C.R.S. 39-22-103.5, Westfall vs. Braley, 10 Ohio 188, 75 Am. Dec. 509, Adams vs. Richardson, 337 S.W. 2d 911; Ward vs. Smith, 7 Wall. 447)

A permanent state of "Emergency" was instituted within the Union and the Federal Reserve has acted as the "fiscal and depository agent" of the "creditors" ever since. Please note that the member banks of the Federal Reserve are all privately owned corporations, 22 U.S.C.A. 286d.

The government, by becoming a "corporator" (See: 22 U.S.C.A. 286e) lays down its sovereignty and takes on that character and status of a private citizen. It can exercise no power which is not derived from the corporate charter. (See: The Bank of the United States vs. Planters Bank of Georgia, 6 L. Ed. (9 Wheat) 244, U.S. vs. Burr, 309 U.S. 242).

The Corporate Charter adopted by the "federal corporation", aka, US Corp, included  
the Constitution of the United States of America

as its By-Laws, which are of course, as By-Laws subject to change and interpretation just like any other corporate By-Laws. The Constitution of the United States of America also remains as a public commercial contract which is being "traded upon" by corporations claiming to be successors and holders in due course of the original contractual agreement known as

The Constitution for the united States of America.

The real party in interest in the bankruptcy proceedings is self-evidently not the de jure "United States of America" or "State", but "The Bank" and "The Fund." (22 U.S.C.A. 286, et seq., C.R.S. 11-60-103) These acts committed under fraud, force, and seizure are many times done under "Letters of Marque and Reprisal" i.e. "recapture." (See: 31 U.S.C.A. 5323) in behalf of Foreign governments at war. This is an important point to remember as this discussion goes forward in time.

On March 17, 1993, on page 1303 of Volume 33 of the Congressional Record, Congressman Traficant stated: "Mr. Speaker, We are now here in Chapter 11. Members of Congress are official Trustees presiding over the greatest reorganization of any bankrupt entity in world history, the U.S. Government."

The "U.S. government" is the government domiciled in the District of Columbia, which at various times purports to represent three distinct entities:

the US Corporation formed as we have just seen and as documented at Title 28, 3002, (15) (A) (B) (C),  
the Continental United States defined as the 50 States United –a confederation of separate nation states operating the land jurisdiction, and  
the Federal United States defined as the District of Columbia, Guam, Puerto Rico, et alia along with the corporate franchise "Federal States" set up in each of the land-based states. In this comment Congressman Traficant was including all three primary meanings of "U.S. Government" as the term "General Government" or "U.S. Government" with a capital "G" is traditionally used in the Congressional Record when this meaning is applied—however, and this is the supremely salient point, there is no indication that the Several (now) 50 States United were ever bankrupted except as "presumed" voluntary adjuncts.

FDR and his Buddies pulled the semantic deceit of all time.

The actual entity in bankruptcy in 1933 was the foreign government of the Federal United States allowed under the Downes and Bidwell decision and several other Supreme Court cases known as the Insular Tariff Cases circa 1900-1904. Like "South America" these Federal "states" can claim to be

"American" and they can form a "Union" of their own—and they did so. They have been operating as "the United States of America (Minor)" and as a "constitutional Democracy" since the 1980's.

The problem with a Constitutional Democracy is that if 51% of your neighbors want to eat you for breakfast or steal your home, they can do so—and that is the form of government operating in the Federal United States now.

We, the people inhabiting the Continental United States are owed a Republican form of government which upholds the sacred rights of individuals and abhors mob rule. And therein lies the rub. That, and the gross deceit involved in having two separate nations operating under the same umbrella by the same group of people (the "United States Congress") and under virtually the same name.

Often, the only way you can tell the two entities apart is the word "the". It's The United States of America (Major) and the United States of America (Minor).

Using the same name, "United States of America" allowed a great deal of self-interested confusion and corruption, including Confusion at Law.

Its immediate effect during the onset of the bankruptcy of the Federal United States was to transfer control of these States and –completely by semantic deceit and misrepresentation—the de jure Continental United States, too, as they appeared to be named as parties to the bankruptcy— into the hands of the Creditors (the Federal Reserve Banks and later IMF and IBRD) and their Agents administering the bankruptcy under the authority the Secretary of the Treasury of Puerto Rico.

The perpetrators of this plot deliberately misrepresented their Employers— the landed States and the Continental State Citizens as "voluntary sureties" for the debts of the bankrupted "United States of America, Inc."—without telling us one word about it, without making any clear and honest disclosure of the circumstance, without even admitting that an international banking cartel had interjected itself as a "middleman" between the actual States and People who pay all the bills of the Federal United States and the agencies responsible for carrying out the duties owed.

This "misunderstanding on purpose" allowed the banks to loan the perpetrators vast sums of credit—which the banks created out of thin air merely by entering numbers on a credit ledger— based on the assets of all the States – Continental and Federal — and all the people — Continental State Citizens and Federal Citizens, too. All this credit made available to the "United States Congress" was based on hypothecation of the perpetrator's debts against the assets of the States and their "citizenry". Hypothecation is a stealthy process by which the perpetrators pretend that a Third Party has "volunteered" to stand good for a loan for one of the originators. Think of co-signing a car loan for Cousin Billy Bob—without ever being told that you and your property were ever offered as collateral backing his debts. The bank quietly takes a lien against your property on the "presumption" that you have agreed to pay the bill for Billy Bob if he doesn't pay off his own loan. That is exactly what the Federal Reserve did in 1933. It placed maritime salvage liens against every "person" and real asset in America, "securitized" them— that is, placed a dollar value on you and your land and your State—and loaned the Congress all sorts of vacuous credit based on your assets and your labor.

Another way to imagine this situation is to assume that a big corporation with lots of franchise operations –say something like Burger King or Sears—went bankrupt and offered its customers and their assets as collateral backing its debts. The colluding Federal Reserve Banks eagerly agreed to this scheme, full-well knowing that none of the supposed "Sureties" had been informed under conditions of full-disclosure and consent. They did it anyway in criminal collusion.

The result now is fully recognized under The Doctrine of Odious Debt.

The supposed "debt" owed by the States on the land and the American people was created by blatant criminal fraud of which they were unaware and from which they did not profit.

The proceeds of this cozy arrangement between the Congress, the “government agencies” and the Federal Reserve Banks were poured into whatever projects the banks and their puppets in Congress wished to pursue for profit—

such as the entirety of World War II and all the nasty, unjustified wars-for-profit that the “United States” has engaged in ever since.

The people never received even the goods and services they contracted for, but all expenses related to this fraud scheme were nonetheless charged off to their account and held against their labor and assets—their land, their homes, their vehicles, even their body parts.

So, folks—“odious debt” is debt of exactly the kind described above and neither the Continental United States nor the people living in the fifty (50) States are responsible for it. The corporations and institutions and corporate officers who created and benefited from this mess are 100% liable and we are not obligated to care if they like it or not. It is their mess and theirs alone.

Furthermore, they are not allowed to use credit and assets that they purloined and siphoned off from the Continental United States and the people to pay all the debts they authorized above and beyond the nineteen enumerated services they were supposed to provide the States under the original equity contract known as “The Constitution for the united States of America”— a completely different kind of document apart from the deceptively and similarly named “Constitution of the United States of America”.

These hyenas siphoned off the vast credit created by the labor and resources of the Continental United States and the people on the land and passed it on to “secondaries”— which they named as our fiduciaries—conveniently without telling us and instead telling us and the rest of the world that we are bowed under by a vast \$20 trillion dollar National Debt.

Their corporation no doubt owes us a \$20 trillion dollar credit — which they are trying to avoid paying by shuffling off their assets to collaborators and seeking bankruptcy protection for themselves—but we are on to their ploys now and heading down the home stretch.

We know where the credit side of the “National Debt” went and we have filed UCC-1 claims to tell the rest of the world the truth. We know the lies and chicanery that the banks and the members of Congress engaged in and the false, unauthorized misrepresentations that these criminals made “in our behalf” while pretending to “represent” us.

We are now presenting ourselves.

To bring things up to modern times, the Federal Reserve (Association) bankrupted The Federal Reserve System, Inc. in 2009. Prior to that the colluding banks and “government agencies” divvied up the spoils. The Federal Reserve kept the liquid assets, land, and human chattels and gave hard assets (gold) to the World Bank/IBRD as their share.

Then in 2011, China remembered that the Federal Reserve Bank of New York was holding a large stash of Nationalist Chinese gold from 1928 that had never been returned, so they raised their hand about the gold owed and the interest on that gold. This made everyone else remember the German gold held by the same bank, and hey, what about all the gold “confiscated” from Americans by Franklin Delano Roosevelt and his thugs?

Ah, so....

The hunt was on. And the World Bank/IBRD were and are in the most uncomfortable position of being in receipt of stolen goods— gold stolen from us and many, many others over the last 150 years.

The Federal Reserve was on the hot plate too— still is.

Money and credit don’t just “disappear”, though the bankers would like us to believe that. In a debt-credit system there is a credit created somewhere for every debit. And we, the American States on the land and the living people inhabiting those (50) States are the Priority Creditors of this whole shooting match.

and you

The witless thugs in Washington, DC right now are intent on saving their bacon, somehow retaining their ability to create and borrow more and more and more “money” out of thin air, and continuing to charge it all off against the labor of the American people. They haven’t realized yet that the game is up, but the bankers have.

Yesterday, (March 18) it was reported that the “IMF and China” are discussing making the yuan the international reserve currency instead of the dollar— please bear in mind that the “U.S. Treasury” is the IMF, which is an agency of the UNITED NATIONS, CORPORATION. See Presidential Documents Volume 29—No. 4, page 113, and 22 USC 285-288.

READ THAT AS: The U.S. Treasury is talking to China about buying into the BRICS alliance and accepting the yuan as the new international reserve currency to do it.

Once again, as always, the rats in Washington are intent on selling the American people out in order to preserve their own hegemony, and to avoid paying their own debts to their actual creditors— us.

It isn’t going to work, because too many people know the truth. More are learning every day. The days when the Good Ole Boys could go to Jekyll Island and secretly plot the downfall of our nation for their private benefit are gone. No matter what they do, we know who they are, we know what they have done, we know how they operate, we know all their tricks and excuses and relationships with other corporations and criminal syndicates—and they stand utterly exposed.

Pope Francis recently announced that an International Year of Jubilee will begin on December 8, 2015—that is, 74 years and one day after Pearl Harbor. This is an Ancient Hebrew practice. Every 70 years all debts were forgiven and those who had lost their ancestral land through indebtedness were allowed to return and reclaim it.

That is a big step in the right direction, however, it is not truly equitable and it does not solve the continuing problem of operating governments as corporations.

All these various governments on Earth are incorporated entities (with a very few exceptions, like the governments of North Korea and Iran) and they are all incorporated as governmental services corporations under the auspices of the Holy See and the Vatican. The majority of these governmental service corporations—especially those associated with the British Crown— have knowingly functioned as criminal syndicates and have preyed upon the people they are supposed to serve. By the Pope’s own published laws and rules, they must make amends and they must come into compliance with their charters—or they will be liquidated and their assets will be distributed to their creditors.

Period.

So what happens if the current brand new kid on the block calling itself “THE UNITED STATES OF AMERICA, INC.” and being operated by a newly reconstituted “FEDERAL RESERVE” being operated as a franchise of the “UNITED NATIONS, CORPORATION” is just more of the same old rubbish? —As it appears to be?

Then the pathways lead to Rome once again.

We must make these facts and circumstances absolutely clear to the “County” boards and the “State” legislatures and the “Governors” of these Federal States, so that they have a clear view of what has gone on here, so that they have no excuse for failure to understand the situation, and so that they recognize their obligation—not to a mostly foreign-owned, for-profit governmental services corporation—but to the land jurisdiction and the people who have been so outrageously abused.

First, they must stop usurping upon the land jurisdiction and pretending that Americans of the land jurisdiction have voluntarily accepted the status of “Federal Citizens”— nobody we know volunteered to give up their birthright status and the guarantees of the original Constitution in favor of debt slavery to foreign commercial corporations.

Second, they must honor the equity contract they are trading upon— The Constitution for the united States of America—which includes honoring the Bill of Rights, providing lawful money for the use of the States on the land and their inhabitants, facilitating the people’s access to their resources and their own Common Law Courts without obfuscation or delay, ceasing all false claims of indebtedness against

the property and assets of the people who employ them, and immediately correcting the citizenship status of all the Continental United States Citizens who were hoodwinked by the endless semantic deceits and fraud schemes. All American State Citizens who have been convicted of so-called "victimless crimes" and "statutory infractions" and who claim their birthright status upon being fully informed must be released from Federal prisons and Federal State correctional facilities.

Third, they must reveal all the slush funds and pockets of credit and accounts that they have secreted away from public view via operation of a dishonest government accounting system. The GAO has been operating under a "double entry bookkeeping system" — popularly known as "keeping two sets of books". This was a system pioneered by Al Capone's accountant, Easy Eddy O'Hara. That should be enough to tell you all what kind of "bookkeeping" it is, and why the governmental services corporation has to be brought back to good, old, common everyday accounting.

What they have done is simple enough. They have separated income into "budgeted" and "non-budgeted" income streams. Then they cobble up a "budget" portion and let people fight over that, while the bulk of their income never sees the light of day. They have also indulged in crazy accounting "factors"— such as calculating how much debt they will owe on a pension fund thirty years from now and claiming that as an expense this year. The net effect is to hide vast amounts of investment wealth and real asset wealth from the people it actually belongs to, while the rats continue to poor-mouth about "budget deficits" that don't exist in reality.

Fourth, there must be an end of harassment of American State Citizens under false pretenses by the IRS, FEMA, NHS, etc., and the Federal State Courts. We are not under their jurisdiction and never have been. Any pretension that we are is merely criminal self-interest and profit-extortion on their parts. We have acted in good faith and shared our resources unstintingly with the "Federal Citizens" and it is now time for them to move over and let us get on with our business— which includes running our own "State" court system, our own Law Enforcement, our own Sheriffs, our own Law Guilds, etc.

Fifth, anyone who wants to exercise the powers of public office must actually occupy that office. That includes taking the proper Oath of Office as a deputy, not a "representative". Deputies are true fiduciary agents, operating under full individual and commercial liability. They stand behind their actions in behalf of the public and if they fail their duties, their own protection is the bond placed in behalf of their office. All these people who are now occupying "Federal State" corporate offices that are merely named the same or similar names as actual public offices have no authority to do anything either to or for anyone outside the narrow confines of the corporation itself.

It should be crystal clear to all that J.C. PENNY employees are not allowed to go onto private property and evict people from their homes. It should also be clear that nobody but Walmart employees are obligated to obey the policies, procedures, rules and regulations of Walmart, Inc.

In the same way, we are NOT obligated to obey "Federal State" courts about any matter whatsoever, and we are only obligated to obey Federal Courts when the subject matter involves their jurisdiction or a crime took place on Federal property. This is true now and it has always been true. The rats have finagled to misrepresent us as one of "their" citizens instead of honoring our true birthright status because this enabled them to continue their false claims of indebtedness against us and our property. They have been loath to admit the truth and stand down, but that is what is required of them. They must make the effort— the honest effort— to determine the birthright status of each and every man and woman and those who were born on the land of the American States must be accorded their due.

Now, when the options are fully disclosed, and the jurisdictions are made plain, each man and woman is free to choose whether they wish to operate as State Citizens on the land, or as Dual Citizens of the United States. Your ability to contract is unlimited.

If you want to agree to be a debt slave and donate all your labor and property to a mostly foreign-owned, for-profit corporation— there is nothing stopping you. If, however, you wish to retain your birthright status, that is what you are owed and any pretension otherwise is a violation of human rights of the worst kind.

One of the peculiar truths is that the Federal United States operating "our" international jurisdiction of the sea has been at war since the outbreak of the Civil War. All their personnel ultimately operate

under the Lieber Code, which baldly declared (Article 40 and 41) that "All laws are suspended..." --- and they are all prosecuted under Martial Common Law. That is the other Draconian Law form that has been misapplied to American State Citizens as part of this gargantuan fraud scheme--- administrative law (statutes and regulations) that is only the internal "law" of the corporation(s) involved, and secondly, martial common law.

This is what is called "Special Admiralty" or "Executive Admiralty" --- it is international Law of War and in these "COURTS" the perpetrators of the fraud drag innocent American Civilians in on the pretense that they are "enemy combatants" or "Prisoners of War" and proceed to do whatever they like to them. This is the source of the gold-fringed flag in the Federal and Federal State Courtrooms.

This practice of claiming that Continental United States civilians are instead Federal Citizens has resulted in systemic, chronic war crime and abuse of the civilian populace on a vast scale.

It is a terrible infraction against the Universal Declaration of Human Rights and against the Universal Right of Self-Declaration --both of which the Federal United States is obligated to honor, but even more important, it is a violation of the Geneva Convention Protocols of 1949, Volume II, Article 3, which makes it a war crime punishable by death to change the nationality of civilians.

Please note that President Andrew Jackson three times publically declared the Continental United States to be at peace. He admitted that the land jurisdiction is at peace and it has been at peace for 150 years. All the living inhabitants of the land are known to be civilians and the military full-well knows that the civilian authorities---meaning the people on the land operating their nation states---are the only ones competent to direct the American military under the American System.

As stated at the beginning--- the "united States of America" is a federation of actual nation states and has never been a sovereign nation. The Federal United States operates a foreign, international jurisdiction of the sea that has no right or reason to be involved in the affairs of the Continental United States on the land.

The United States of America, Inc., the UNITED STATES (INC.), and THE UNITED STATES OF AMERICA, INC. are all big commercial corporations and in nature and status are no different than any other large corporation. Think Exxon. Think GE.

It follows that the only entities competent to Declare War are the individual States on the land, as they are the ONLY "nation states" present here and also that the only civilians present competent to direct the Armed Forces of this country are the Citizens of the united States of America---that is, citizens of the Continental United States who are serving as properly sworn Deputies of the States, not employees of any "federal corporation" and not "Federal State Citizens", either.

When the "President" isn't a Natural-born Citizen of the Continental United States acting as a duly sworn Deputy of the united States of America, when he or she is a Bar Association Member accepting the Title of "Esquire" (forbidden under the Original Equity contract), or who adopts Dual "Federal Citizenship" (also forbidden) and ceases to be a fiduciary officer of the Continental United States--- he has no right to command any American State Citizen to do anything, much less command them go to a foreign country and kill people.

It isn't possible for a federation of States to act as a sovereign nation, nor is it possible for a corporation to "Declare War" except in fanciful and euphemistic terms. Period. No member of the United States Congress has acted as a lawful Deputy of any of the Continental United States since the Civil War, therefore nobody in Washington, DC since that time has had the right to Declare War in behalf of any State of the Union, no "Commander in Chief" has had any lawful standing to Declare War as a result of Congress's inability to do so. Every single "war" and action declared since 1860 has been a "police action" and there is no reason nor is there any basis for Americans to tolerate this circumstance any longer.

Our sons and daughters have been sent to slaughter in wars for profit engaged in by criminals who have manipulated governmental services corporations behind the scenes and pulled off an illusion of authority that neither the Federal United States nor the various federal corporations possess. Our armed forces have been commandeered to operate as commercial mercenary forces in the thrall of private business interests--- and we have been paying for, staffing, funding, and supporting this

circumstance—and we have been extorted and fleeced and imprisoned by our employees when we objected.

Enough of this nonsense.

Every American with eyes, ears, nose, and a brain needs to come forward and tip off the other Americans— ALL Americans. This has been foisted off on us primarily by the British government and the City State of Westminster, the Crown Temple, and the Lords of the Admiralty.

The Popes from 1845 to 2009 (Benedict XVI and Francis have done the right thing) and the British Monarchs are particularly to blame for the gross Breach of Trust and Disservice and Dishonorable behavior they have exhibited and permitted against Americans, Canadians, Aussies, English, Scottish, Irish, Japanese, German, and many other people throughout the world.

Contrary to the British veneer of civility, they have proven to be rapacious and unrepentant predators upon the rest of the humanity and their government is monotonously at the root of all the evil and violence perpetuated throughout the world. It isn't enough to say that the British Government is not America's friend now or ever. The British Government has not been a friend to any other nation and has raped and pillaged its own people for the better part of three centuries.

The Brits are always at the bottom of the dog pile when one searches diligently for the source of the discord and violence and there they will secretively remain until we and all the other people on Earth recognize the problem and recognize it for what it is: Satan worship, which has always been identified with the jurisdiction of the sea.

In pagan times, Satan was personified as Poseidon, the God of the Sea—scaly tail, horns, trident and all. Where does the Great Serpent lie? In the sea. Who is his henchman? The Leviathan.

It is all clear enough. Let those with eyes, see. Some of those who live in the jurisdiction of the sea still worship the god of the sea. Many of the complaints of child molestation, ritual sacrifice, and related crimes bear this out— because these things were all part and parcel of the "worship" of the Satanic Mystery Babylon Cult and always have been.

Worship of Poseidon/Satan/The God of the Sea is always in tandem with worship of his consort, Semiramis/Isis/Cybele.

Semiramis is a Babylonian goddess famous for promoting idolatry, harlotry, and all the "abominations of the earth"—portrayed as a naked fertility goddess with rays of light coming out of her head— just like the Statue of Liberty, just like the Columbia Pictures icon, "Columbia—Goddess of Democracy".

"Isis" is just the Egyptian version of Semiramis— so, why, you must ask, are we being conned to believe in a supposedly Muslim terrorist organization named "ISIS"—???. Obviously, no Muslim in his right mind is going to join or support an organization named after a Babylonian-Egyptian fertility goddess. It's absurd and obviously true. Any group calling itself "ISIS" is Satanic in nature and its members are Satanists, not Muslims— yet not a single member of the American Press Corps is raising their hand to ask, "WTF?"

This is because American media is absolutely controlled across the board by six multi-national media conglomerates— all of them foreign, and all but one run by Satanists.

We Americans have made every mistake there is to be made. We've been asleep at the wheel like Rip Van Winkle. We've been chumps, marks, idiot savants. We've been sheep, goats, cattle and everything else for these vampire-like and evil men—the Rockefellers and Rothschilds and the rest of the bankers and the members of Congress and the members of the "American" military who have stood around with their thumbs up their rectums and played host to this.

It's all true. It's all known. It's all verified. No doubt about it all, whatsoever—but we can wake up. Earth to Sleeping Giant! Wake up! Pass the word!

These brief pages encapsulate just about all that a thinking, breathing American needs to know about the present situation and the history and Who's Who of it. This information provides plenty of information and references you can research for yourselves— and you are fully encouraged to dig, dig, dig.

Bring more of the pieces of the puzzle forward and nail it down. The house is built, now all we are doing is finishing the paint.

It's because other Americans before you have researched and dug and worked hideous long hours under conditions of threat— often going hungry, being ridiculed, losing their homes, suffering imprisonment, or in too many cases being murdered outright— that you have this document in your hand. While everyone else slept, groups of Americans all over this country were awake and alarmed and working feverishly to uncover their piece of the puzzle.

Now it has finally come together. You have this thumbnail version handed to you for free. Honor the sacrifice. Do your due diligence and then, come forward. This is your country, your nation states. Expose the rats. Denounce the fraud. Gather your brethren together. Explain it all. There will be no great need to prove that you have all been victims of this con game. You all remember when you were told that you "had to" sign up for Social Security in order to have a job in America—a BIG Fat Lie. You all remember when the vampires came and snatched your children at the hospital—forcing you to sign paperwork that they never explained, but which handed over ownership of your children as chattel belonging to a foreign, for-profit corporation.

You remember being forced to get a license to travel in your own car from Point A to Point A and another license to get married....

A "license" is official permission to do something that is otherwise illegal....

Illegal to travel? Illegal to marry? Because you and your family are being "mistaken" as Prisoners of War and Enemy Combatants in a war that ended 150 years ago. You are being "administered" under martial law that doesn't pertain to you and which never has pertained to you and yours. And it is all because some criminal elements in the banking industry committed the fraud of all time against you and every other American and because the members of the criminal "Congress" have refused to declare peace. THEY have promoted and prolonged and advocated war, war, war for profit for themselves and their banker buddies at your expense for 150 years and they claim that they "represent" you.

Do they? Maybe it's time you let them know that they don't represent you and that if they don't do their job and declare peace, they will never represent you. They might represent Jacob Rothchild and they might represent David Rockefeller and they might represent Queen Mab, but they do not and they will never represent you. And because of that fact, you are under no obligation to pay them a brass farthing ever again.

They want to "securitize" you? Well, Johnny, maybe it's time to "securitize" them—seize their assets, nationalize their holdings, lock down the Golden Boys of Wall Street tighter than Ten-Penny Drums. Arrest the "judges" that are sitting as imposters on your bench if they won't admit the truth and play ball and open up the Public Court that the people of this country are owed. Just do it. Order the Clerk and the Bailiff to arrest that man as an imposter. Charge him with impersonating a Judge of the Continental United States, specifically the \_\_\_\_\_ State, such as "Colorado State Court" or "Iowa State Court".

Explain these facts to the local sheriff and his deputies, to the local provost marshal and the judges and the court clerks and the members of your "state" legislature. Ask them which "County" and which "State" they represent?

Explain this to some of the lawyers you know who have been so proud to carry a Bar Association Card. Ask them why they are putting up with this and betraying their own families, friends, and neighbors? Why are they working for the Federal United States when they could just as easily work for the Continental United States? All they have to do is tear up their Bar Card and forswear the title of "Esquire". Whoopee-Ding-Dong, right?

Stop being attorneys "at" law and start being attorneys "in" law.

The Bar Associations have operated as closed union shops for three generations and gotten away with fleecing their members and demanding that lawyers go along with all this fraud and "keep silent" about it, or be threatened with fines, "disbarment", abuse from the judges, or worse.

If the "American" Bar Association and the "State" Bar Associations won't listen to reason and come to heel, it is time to outlaw them— they have all functioned as criminal syndicates on our shores and in violation of the treaties that allow them to operate here at all. American lawyers are the ones who should be leading the pack and bringing this destruction to an end. They should be burning their Bar Cards like feminists burned bras, if they want any credibility or respect as advocates of the Rule of Law.

With or without a Bar Card they have every right to use our court buildings and facilities and to operate our lawful Public Courts. They are completely competent to set up their own fraternal organizations that don't worship Satan, tell lies, and commit crime in the sanctity of a courtroom.

Start the ball rolling. Now.

# Public International Notice of Reversionary Trust Interest and Claim

By Anna Von Reitz



Some people have to hear it and some people have to see it, so here is the seeing part.

What I am going to show you today has always been in front of your faces, but, nobody taught you how to look at it. Nobody talked about this in school, the politicians were mum, and your parents didn't know. So, neither did you.

It's not a secret, but it might as well be.

Article 1, Section 10 of all three Federal Constitutions reads:

No State shall enter into any Treaty, Alliance, or Confederation; grant Letters of Marque and Reprisal; coin Money; emit Bills of Credit; make any Thing but gold and silver **Coin a Tender in Payment of Debts**; pass any Bill of Attainder, ex post facto Law, or Law impairing the Obligation of Contracts, or grant any Title ...

We could discuss the implications and results of just this little section for six months and never get to the bottom of it, but what we want you to see today is the bit about "No State shall....make any Thing but gold and silver Coin a Tender in Payment of Debts...."

The States have to pay all their debts in gold or silver and the Congress has to operate on the credit of the States and the people— their "good faith and credit".

The Founders did this so that the Federal Government would always be in debt to the States and people, and we would always—in theory— be in control of their spending.

He who owns the actual assets (in this case, gold and silver) also owns the credit derived from the asset.

The people own the States, the gold, the silver, and the credit derived from the whole shebang. We also own the debt, if and when a debt actually exists.

We already paid “the US National Debt” as we exchanged our goods and services for their Promissory Notes. In such a debt-credit system, all debts immediately cancel out, because all transactions are zero sum transactions. Their National Debt was in fact instantly cancelled by our National Credit. No “interest” could accumulate as a result.

Not only is there no actual National Debt, any interest being claimed or charged against any fictitious National Debt results in Odious Debt.

Odious Debt is a debt created by means of fraud of which the victims are unaware and from which they do not profit.

For example, a company charges your credit card each month using a name designed to make you think you are paying a legitimate fee for a credit card insurance service, when in fact you have received no consensual service and owe no such debt and are in fact being bilked under False Pretenses.

Since 1941 all the governments on Earth have been fully funded but they all kept charging people for taxes— ostensibly needed to provide government services, but that was a Big Lie based on Omission. They didn’t tell you that they were fully funded and let you assume that your taxes were needed to pay for basic government services. They have all been Double Dipping and so far as we, the Victims of this deceit and these False Claims go, all those taxes paid are Odious Debts, debt that were charged to us under conditions of fraud we didn’t know about and certainly did not benefit from.

Think about this. The States have to pay in gold and/or silver and there is no other way for them to pay a debt. And if the States can’t pay a debt owed to (or by) the Federal Government, their debt simply continues to accrue. What happens if our Federal Employees seize our gold and silver and prevent us from paying debts? What if they take our purloined gold and silver and use it as an asset to extend credit to themselves instead?

That actually happened in 1933 and again in 1971 and there was nothing above board about it. Our Public Servants put us in a position where we could not pay our debts, so they could make false claims of indebtedness against us. And they continued to do this even after all the government services we could ever need were fully funded.

But remember — he who owns the assets also owns all the credit generated from those assets and whoever pays an Odious Debt is owed recoupment and any corporation that indulges in these unlawful activities is not owed any bankruptcy protection at public expense.

All these years that these foreign government service providers have been bilking you and coercing you and racketeering against you with the help and support of the Bar Association Members you trusted to run what appeared to be your courts, they have non-consensually eaten up your credit, practiced personage crimes against you, and haven't paid for anything at all.

This is because, more generally speaking, you can't actually pay for anything with credit. You can exchange credits (mutual credit offset) and you can "discharge" debt—that is, erase debts with credits via accounting, but that is not the same as paying a debt.

I have observed this to you before, but nobody was catching the drift.

An exchange of credit is not the same as paying a debt. It's the cancellation of a debt, but not a payment of a debt. Nobody is any wealthier when a credit is exchanged for a debt. It's a "zero sum transaction".

When you actually pay a debt, an asset changes hands.

As my Mother used to say, talk is cheap, but it takes money— actual money —to buy whiskey.

Or at least, that's the way it should be, because both gold and whiskey are actual, physical Things.

Now, ask yourself, what has been going on here since the Civil War? The actual States have not been in Session so nobody competent to actually pay a debt has been present. No gold or silver has been exchanged for decades—just credit which itself has been purloined from the States and People.

Remember? He who owns the underlying asset also owns the credit derived from the asset? You actually own and are owed the credit, too.

The British Territorial and Municipal Congresses that have been operating since the Civil War have indeed impersonated you and acted in capacities never intended for them, in order to access your credit and the credit of your States. This is the root cause of their perennial "emergency". They don't have authority to access any actual money and they don't actually own your credit, either,

In effect, they've been stealing from their employers, which is the only way they could conduct business during our long purported "interregnum".

Having access to the credit of the richest country on Earth allowed them to extend our credit to other countries — at interest, and, also to loan themselves (the Federal Corporations) vast amounts of our credit, which again, was loaned at interest or invested.

Eventually, virtually everyone and every country has been in hock and paying interest to us, including the Federal Corporations. The Federal Corporations have been standing in the middle, collecting "for" us, and treating us as "Unknown" little paupers, here without any provenance, abandoned by our Unwed Mothers as Wards of the State.... And other Big, Fat, Criminal Misrepresentations, that have allowed them to keep and manage and invest all the juicy profits derived from their use and abuse of our assets and credit.

That's how the USD became "the Reserve Currency" of the world and that's how the Federal Corporations landed \$25 Trillion in debt— by loaning our credit, at interest, to everybody else and claiming false losses for themselves.

After all, they were just acting as custodians "for" us in our absence... while we were all standing right there.... innocent and unaware of how they were defrauding and misrepresenting us.

Imagine that a credit card hacker scores The Big One— and gets away with it. Soon, they are not only buying new computers and toaster ovens for themselves, they are "loaning credit" to all their Buddies, too— and charging interest on these "loans" that didn't cost them anything, not even the risk of making the loan.

Over the years the denizens of Washington, DC, even forgot whose credit they were using to do all of this, and hatched a scheme to "redefine" their American Creditors as Debtors —just like them, by "conferring" both U.S. Citizenship and citizenship of the United States on us— non-consensually, artificially, and without disclosure.

Our British Territorial Employees began "taking title" to us and our estates in the 1920's. The first victims of this scheme were the citizens of the Municipal United States — mostly Negroes and Federal Civil Service employees.

It started in earnest with FDR issuing "clearinghouse certificates" in the name of Municipal citizens (Negroes and Federal Civil Service Employees) as indicated

obtusely in his First Inaugural Speech— which was his pitiful excuse for a “public disclosure”.

It was a complex impersonation scheme.

First, our British Territorial Employees pretended that we were unknown babies belonging to either unwed Mothers or found by Third Party Informants, abandoned on a “battlefield”, and willingly, voluntarily surrendered to them as Wards belonging to their Territorial State of State franchises (and therefore Subjects of the Queen and chattels belonging to the British Crown Corporation.)

Next, the British Crown sold our labor assets to the Pope’s Municipal Government, and they created ESTATE Trusts in our NAMES and issued Performance Bonds against these foreign trust estate properties — to be enforced by the IRS. Nowadays they call these phony constructs “Uniform Commercial Code Contract Trusts”. The Territorial Corporation, not to be outdone, then issued “Child Labor Contracts” for us under the Miller Act.

Now we had the Municipal “IRS” collecting on the Performance Bonds “owed” by TIMOTHY JAMES TUCKER” INCORPORATED and we had the Internal Revenue Service collecting against “Timothy James Tucker” Incorporated and bringing claims against “his” Authorized Representative — who just happened to be a very confused American who just happens to be named “Timothy James Tucker”, too.

Are you all getting the picture? We are talking about fraud that is layers deep, all perpetuated against us by foreign commercial corporations that have pretended to “represent” us— and every single time you vote in one of their political party elections, you hand them your proxy, and lend credibility to their outrageous lies and abuses.

All of this has been done “for” us by our Public Employees in an effort to hide who and what we are— the purportedly “long lost” Preferential Creditors, the actual Owners of all the assets they have been borrowing against and loaning out at interest— including our Good Names and our labor, are purportedly “voluntarily” converting into slaves and drudges owned by these governmental services corporations.

So, soon they had us paying them for the “privilege” of using our own credit and paying them interest on it (mortgages that they actually owe) and the “privilege” of living as “residents”— that is, Tenants, in our own homes, farms, and businesses and paying them taxes for their “services”.

FDR sent Goons door to door and collected 20,000 Metric Tonnes of gold from average members of the Public — wedding rings and lockets still with photos of family members in them, ripped off our fingers and necks by Government Agents whose salaries and benefits and pensions we paid for.

FDR, then King Rat, bragged about how he invested 6,000 tonnes of our gold in the Federal Reserve Banks and the rest, 14,000 MTs in the World Bank and the International Bank of Reconstruction and Development (IBRD). This admission was captured live on grainy black and white movie film and we still have it.

Of course, all of this is horribly illegal and in Gross Breach of Trust and in violation of their commercial service contracts—and results in numerous crimes being committed against us, including Inland piracy, kidnapping, genocide, impersonation, enslavement, and peonage, so the Vermin had to “legalize” their Unlawful Conversion and Impersonation of their American Creditors and they had to pretend that we were all accepting this voluntarily — while hiding what was really going on.

In 1933, FDR illegally and immorally seized upon all our gold reserves and most of our silver for the benefit of his USA, Inc., British Crown Corporation. And the members of the British Territorial United States “Congress” had to provide remedy for this in order to “legalize” it.

So, they published House Joint Resolution 192, and subsequently, Public Law 73-10 was enacted, and Chapter 28 Section 112 was added to the United States Statutes-at-Large and numerous sections were added to the Federal Code, most importantly, 12 USC 95(a).

The upshot of this remedy is that their “Congress” stole our precious metals in order to promote their credit lending activities and investment opportunities. That took our country off the gold standard and left us with no ability to actually pay for anything at all— and you will remember that our States (and we) are required by all the Federal Constitutions to pay our debts in gold and silver.

Their remedy also had to include a fix for their seizing upon us, our Good Names, our lands, homes, businesses and intellectual properties — because they “borrowed” all that too as part of their “birth certificate registration process”.

The immediate cure for their mischaracterization and literal impersonation of American babies as British Territorial U.S. Citizens was codified as 12 USC

95(a) that established our “Reversionary Trust Interest” in all our American property— IF, of course, we ever woke up and claimed it back.

Their British Territorial United States Congress also agreed and guaranteed to pay all our debts for us, whatever those debts might be. Mortgages, college loans, cars, dinner on the town — whatever debts, they agreed to pay them all. And as they used the word “pay” which has a specific meaning, that means actual payment in gold or silver (which they had commandeered from us illegally).

Having published this remedy to reclaim our identity as Americans (12 USC 95(a)) they left no hint whatsoever as to how we might claim and exercise our “Reversionary Trust Interest”. Not a word.

No offices were opened or indicated as those offices administering this process of repatriation. No government forms were created for this purpose. No specific employees were named as those responsible for correcting the records.

So the Monsters published a remedy to legalize their coercive theft from their employers, but failed to provide access to it, thereby acting in Bad Faith again, and in Breach of Trust and Public Duty and in violation of their commercial service contracts— the Constitutions.

They did the same exact thing with their empty promises to pay all our debts.

They provided no public notice beyond the unheralded acts of legislation, HJR 192, PL 73-10, and 28 Stat 112. No offices were funded and established as Debt Redemption Centers. No specific officers were named as those responsible for providing Mutual Offset Credit Exchange Exemptions (described in Federal Title 12) either. No forms expediting this remedy or any other were created or distributed to the Public.

So once again, the Cheats and Liars published a remedy and then blocked any practical access to it.

Mom and Pop back on the farm and minding the store back in Plainview, Ohio, were unknowingly mischaracterized and misidentified as U.S. Territorial Citizens as if they were born and bred in Puerto Rico or had voluntarily adopted that political status. And the fruits of their labor were bonded to benefit the Pope and the British Monarch — instead of benefiting themselves and their own country.

Thus, the actual Preferential Creditors, the literal owners of all the assets and all the credit generated by the assets, and all the profits, too, were defrauded and

impersonated as foreigners in their own country and denied the published remedies for lack of any defined means to access them.

It is this circumstance which prompted us to corner Pope Benedict XVI in his lair and serve Due Process Notice “for” him to all his minions and employees worldwide for a period of seven (7) years— including the members of the Municipal United States Congress, and which resulted in our Final Judgment and Civil Orders published in April of 2014.

They are in debt to us, not the other way around. And they are owed no bankruptcy protection at our expense. In fact, in view of their pernicious and deliberate and long term fraud against the American people and their stubborn failure to provide their published remedies, it is our position hereby forwarded to the International Court of Justice, the Joint Chiefs of Staff, the United Nations, the Bank of International Settlements and others too numerous to mention, that the corporate veil should not cover these criminal corporate enterprises and all their assets and the assets of those benefiting from these criminal schemes should be returned directly to the American people and their lawful American Government.

We have assessed damages of \$279 Trillion dollars against the American Bar Association and International Bar Association and their members for starters. This enormous crime against the innocent American States and people could not have been accomplished without the willing assistance of generations of attorneys. We have served the Notices and cured the Commercial Obligation Lien for seven years, monetized it with interest, and forwarded it to our bank for distribution to our Fiduciary Account from which we will distribute credit or payment in gold to the victims who are all civilians owed good faith and service from these hell-mongers. This commercial lien is worldwide in nature though most of the offenses and litigation (an estimated 96%) occurred in The United States.

The Lord Mayor who is directly and personally and commercially responsible for the attorneys and their activities should be recognized as the Chief Criminal acting in violation of our Treaties of Ghent and Westminster and owing the Principal Liability for allowing these atrocities to go on for 162 years.

It is completely demonstrated on the public record that these institutions and organizations are corrupt and are seed beds of corruption and have been so for a very long time. It’s time for them to be addressed and scrutinized by the entire world for their gross hypocrisy, fraud, greed, and criminal behavior detrimental to

the whole of mankind— all practiced while pretending to be purveyors of law and justice.

These Undeclared Foreign Agents acting in defiance of the Foreign Agents Registration Act must do their jobs within their constitutional limitations and make amends first to last. No misapplication of “Special Admiralty” Rules on land. No “hypothecation of debt” or “presumption of salvage rights”.

Similarly, we object to Vanguard, Inc., or any species of Black Rock, Inc., Blackrock, Inc., it’s heirs or successors, actual or derivative, or any variation of Pfizer, Inc., Monsanto, Inc., Moderna, Inc, or any of the other pharmaceutical corporations involved in producing or promoting biological poisons, biowarfare products, and mRNA “therapies” seeking bankruptcy protection at public expense. These corporations and their agencies including the AMA, CDC, NIH, FBI, and IRS have all been used as instrumentalities of fraud and genocide, both on paper and in actual fact.

Obviously, their bankrupt parent corporations including the UN, INC, US, INC., and USA, INC. and their British Crown Corporation affiliates don’t deserve any bankruptcy protection at public expense, either, as the General Public worldwide has been the chief victim of their heartless criminality and lust for profit at any cost.

The American people have been charged for the “privilege” of using their own credit and living in their own homes at a rate of usury often topping 500%, and have been bilked out of a completely unearned “security interests” in their own actual property by banks pretending that the British Monarch ever had the right to hold American property under real estate titles and foreign made-up-out-of-thin-air property descriptions in the first place.

Everyone now has cause to know that all of this fraud was based on purposeful semantic deceit. based on a practice of determined lack of disclosure which the perpetrators themselves describe as a “cloak of secrecy” serving to disguise their own heinous crimes and Breach of Trust which the abject cowards aimed against American babies in their cradles.

The days of reckoning have finally come.

Every American born on the land and soil of this county is owed the return and control of all their property — their assets, their credit, their profits — and the vast majority will claim their Reversionary Trust Interest when this situation is

properly disclosed and the bureaucratic means to exercise their remedies are made available.

Meantime those of us who have by dint of our own study and action overcome the maze of obfuscation surrounding the facts and who have used International and Commercial Law to process our own claims and to recoup our own Good Names and estates, both public and private, are owed immediate ownership and control of our property, immediate payment of all validated debts we accept, and an end to any foreign presumptions — legal or otherwise, about our political status and standing.

We have a dedicated Fiduciary and a competent Head of State with a natural ownership claim to the Great Seals which bind the Delegated Authorities and he exercises his lawful sovereignty in behalf of this country now and forevermore proclaiming again — lest it bear repeating— that any and all Americans born on this land and soil are sovereigns in their own right, guaranteed by his inheritance of the Norman Conquest and his Right of Authorship to the Magna Carta and his independent Coat of Arms which holds both pride and pre-eminence over Gaul, and the Midlands of Central England including the Ancient Kingdom of Powys, and also holding the sovereignty owed to this country in Good Faith and Service in international jurisdiction as guaranteed by the King of Spain in 1778 in perpetuity.

Our States are now in Session and our people are assembling.

We call forth a New Era and a new understanding of Public Duty.

The guile and lies and omissions which these self-interested gluttons and their Masters have perpetuated under a “cloak of secrecy” have come to light. Their criminal failure to provide access to remedies which must be offered in good faith or else be counted as crimes, their misadministration of their delegated offices, and their ruination of those to whom they owe not only credit but assets and remedy, all stands clear on the public records which they used to implement their Plot, but which now serve as evidence of fraud and crime against millions of Americans from every State of the Union.

The members of the U.S. Congress owe the people of this country all the published remedies and the means to access those remedies.

This includes an agreeable and recognized process for Americans to exercise their Reversionary Trust Interests and an equally open and transparent system and means to exercise all the exemptions, credit swaps, and redemptions of

property assets and intellectual property, and payment of debts owed to this country and its people.

And these priority obligations are owed no less by any and all Trustees holding the bankrupt "Federal" corporations in receivership.

We, the living people of this country acting as members of our own General Public, operating our own sovereignty, and exercising our guaranteed right to self-govern, first asserted our standing in 1776 and we have operated our General Post Office in Philadelphia, Pennsylvania, and established our seat of government there ever since, as evidenced by our signatures on the Postal Treaty of the Americas issued in 2010.

We, the living Americans and our lawful American Government exercised our reply and reclaimed our Reversionary Trust Interest in 1998 so as to clear up any misunderstandings regarding who we are and the capacity in which we operate and asserting, without objection, our ultimate ownership of all our property assets and all credit derived from our assets and all institutions, trusts, facilities, and powers that have reverted back to the Delegators of the American Federal Republic by Operation of Law.

We re-issued and recorded our Sovereign Letters Patent in 2015 in Public Reaffirmation of our ownership claims, identity, and standing under The Unanimous Declaration of Independence published on the fourth day of July in the year 1776 and all later supporting Declarations of Independence in all other jurisdictions.

We are the Principals owed all the Treaties, all the Commercial Service Contracts and the Guarantees, all the prerogatives of the Lawful Sovereigns, all the published Remedies, Exemptions, and Credit Swaps; we are also owed payment of all our validated debts; all public debts, and private debts are subject to immediate and permanent redemption through Debt Redemption Service Centers to be provided in cooperation with the Debtors (members of the U.S. and Municipal United States Congresses) their Principals, and Trustees.

All banks, credit unions, and fiscal services divisions worldwide, including those of the U.S. Military and its Allies, are hereby fully informed that the long-lost inheritors of all the physical assets have arrived and in fact, never left.

All States of the Union are present and accounted for and in Session and our Counties repopulated.

This has been done with no corporate sponsorship or outside interference, by the inherent and inherited government that Mr. Lincoln described as the government of the people, for the people, and by the people.

We have passed the test and require immediate satisfaction and assistance. Insomuch as you are honorable men and women true to your oaths and commissions, return the helm to the lawful civilian authority which is now vested in us and preserved for posterity by the unincorporated Federation of States: The United States of America.

In order for you all to be honorably acquitted our assets must be returned to us unharmed and all remedies made available in recompense for the many decades that we and so many others have toiled and lived as slaves in The Land of the Free— which is still and always The Home of the Brave.

Please deliver our Greetings to the Members of both the Territorial and Municipal Congresses, to the Pope, the Vatican Chancery Court, the Members of Parliament, the Roman Curia, King Charles of Scotland, King Charles the Third, the Lord Mayor of the Inner City of London, the Middle Innes of Court, and all other Principals.

We have returned and our lawful American Government is in Session. All debt and account recouplements and transfers are due and owing, all remedies and exemptions owed to us and all beneficial provisions of the Double Golden Jubilee are hereby claimed before man and God. All debts are ready for settlement.

This should be a happy day and one of great joy for the entire Earth; make it so and fulfill your duty to the God who created you, the country that bore you, and the parents and Forefathers who loved you and prepared you for this.

Summation and Notice fully documented and executed by: Anna Maria Riezinger, Fiduciary for The United States of America, our Unincorporated Federation of States.

Notice to Agents is Notice to Principals and Notice to Principals is Notice to Agents.

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# The Richest Man in the World

By Anna Von Reitz



The richest man in the world is undoubtedly Julius Shiva; this is because he is the one that eighteen other asset-holders have trusted to act for them, and because he is, himself, the holder of the world's largest single Family Trust.

He is a singularly unprepossessing and modest man, happy with small things, delighted by healthy flowers and waterfalls, good weather, pretty clouds. He is a man in touch with life at the grassroots and what does he say about all the violence and greed and profiteering currently rearing its ugly head again?

He basically says, if I paraphrase --- 'My brothers and sisters, this is stupid. There is more than enough for everyone. Come, let's be glad together and remove the shackles! There isn't supposed to be any taxation of people anymore. The Governments have all the investments and income they need to provide services and build infrastructure.... more than enough! ----and the rebuilding of Europe and the rest of the world is done. There is no longer any need to be expending huge amounts of capital and credit on repairing wartime damages, and even less reason for anyone to get involved in that insanity again.

Our work now is simple. We take care of the planet and the animals and each other. That's what our work has always been. And that's what I want to do. Is that what you want to do? All right, then, let's do it together.... and get on with it. Get on with living. Remove the chains of poverty and ignorance and do what we always should have done.'

He's not difficult to work with, he's not a "nut" -- religious or otherwise. He is a singularly devoted man who has devoted his life to seeing the assets deployed to help Mankind. Certainly, he takes responsibility. Certainly, he wants to know what is going on and how the money is being spent. In his own way, he is a Fiduciary, too.

He feels his ancestors and friends and people he has known --and all their hopes and dreams that are being kept waiting in the wings, while these vicious commercial corporations settle or fail to settle their differences.

The most frustrating thing is that these corporations don't have any right to exist if they harm and endanger people, and a great many of them have done so. Where are the international Legal Eagles responsible for dismantling monopolies, interlocking trust directorates, and liquidating corporations caught engaging in unlawful, harmful activities?

What is so tragically and terribly wrong with this picture? Who is responsible for standing in Julius's way and commandeering his assets and his credit (and everyone else's) since 2005?

Who but the Generals and Corporatists and certain bankers who have colluded to create this gigantic SNAFU? Who but a handful of Trustees, who have Breached the Trust placed in them?

The Department of the Treasury within the Bank of International Settlements is primarily responsible for failure to assist and expedite the court ordered settlement of the Depositor Estate, and the British Crown is responsible for violent obstruction and credit hacking, while others, some Municipal Corporations, are carrying out the will of Death Cults that shouldn't even exist in the modern world. The World Bank is guilty of pretended amnesia and non-consensual trading on private assets, as well as dabbling in billions of dollars-worth of crooked "Health Bonds", not to mention gross mismanagement of assets belonging to the Santiago Family Trust.

None of this is hard to see or hard to document, yet we all, collectively, must get past this.

The Miscreants must be stopped and corrected. The accounts must be settled. The assets have to be returned to the control of the actual owners, and most of all, the assets must be used for the good of Mankind, not its destruction.

Julius gets teary-eyed over the harm being done to the children and the poor. He shakes his head. How can so many people get everything so wrong? So upside down? He's been speaking in plain English the whole time, and this is what he has been saying, to paraphrase again --- "This is my money, my assets, given to me to do good things. So let me do them!"

Simple as that.

Now.

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# International Peace Proclamation and Grand Peace Treaty

## International Peace Proclamation



Be it known to All to Whom these Presents come: an International Peace Treaty has been established ending all hostilities related to The American Civil War which unofficially began in 1861 with an Executive Declaration issued by then-Territorial President Abraham Lincoln.

### **Grand Peace Treaty of the States**

Insomuch as a mercenary conflict known as The American Civil War was engendered and fought by members of the Confederation of States existing in 1860, and that conflict has been left unresolved, now let it be agreed and declared that this Grand Peace Treaty of the States has been approved by the Owner States and has been established and bound upon these Several Parties by mutual Treaty Agreement among these and among the Several States now existing, and also applies to all Subcontractors and Employees exercising Delegated Powers:

**Agreement 1:** That all States and all Confederate States now or in future existing agree to an immediate and permanent cessation of hostilities connected in any way to The American Civil War;

**Agreement 2:** This cessation of hostilities and resulting peace extends on the soil, in the air, on the land, and at sea, and is also an obligation of all those exercising delegated powers on behalf of our States;

**Agreement 3:** All the States then-existing and existing now, have abolished by Roll Call Vote all forms of slavery and peonage within their borders, within their Territories and Possessions, and within the realm of their intellectual properties, so that no more legal presumptions, exclusions, or suppositions may be used to evade the paramount provisions of our Organic and Public Laws;

**Agreement 4:** All the States then-existing and existing now, agree via this Grand Peace Treaty of the States to uphold this peace both within and without their borders and to forever end and release the disputes arising from The American Civil War, and to return all States to their natural status and sovereignty as States of the Union without exception and according to the Equal Footing Doctrine;

**Agreement 5:** All States now existing agree that the votes of all State Members of the unincorporated Federation of States doing business as The United States of America are now and have remained valid without exception before, during, and after The American Civil War.



## International Peace Proclamation

To all whom these presents come: this Proclamation provides explicit and official International Notice that Peace has been Declared by and among the Union States of the States of America and Federation States of the Union, in receipt of the authorities of the former Confederate States, in the matter of The American Civil War. All jurisdictions and instrumentalities must comply. All Federal, Territorial, and Municipal Officers, including all Uniformed Officers, must comply.

It is required that all hostilities related to The American Civil War being conducted as a Mercenary Conflict in International and Global Jurisdictions and having been maintained for 156 years by our foreign Subcontractors, must cease and desist without further Legal Presumption of Authority.

With this Public Announcement all Executive Orders issued during and as a result of The American Civil War are set aside effective at midnight the first of August in the year of 2021.

All Medical Officers and all General Staff and Reserve and Retired elements of the American Armed Forces, U.S. Armed Forces, UNITED STATES ARMED FORCES, US ARMED FORCES, Hospital Corps, MEDICAL UNITS, Veterans Administration, United States Department of Defense, UN Peacekeepers, DOD Officers, NATO Officers on shore, all elected, appointed, or promoted personnel and their dependents, are required to cease and desist all gene therapy extinction protocols, coerced injections, mask mandates, and similar measures being promoted by the Territorial and Municipal United States Governments in Breach of Trust and under False Presumptions of War. All peacekeeping officers and police officers are fully informed.

There are no allowable exceptions and no other Powers extended. So said, so signed, and so sealed this first day of August in the year of 2021 by:

A handwritten signature in blue ink that reads "James Clinton Belcher".

James Clinton Belcher, Head of State

States of America, dba, The United States of America

# The International Peace Proclamation

By Anna Von Reitz



It was a sunny day in summer, and unusually quiet. The constant hum of traffic on the nearby road was still. James Clinton Belcher sat down at the old maple table and his hands rested for a moment on its gleaming surface. The late sun slanted through the high windows and cast a warm golden glow over the scene. It was a historic moment: the official end of The American Civil War.

In factual terms, the last shot of The Civil War came in a strange place -- the Bering Sea. It was fired by the CSS Shenandoah, the last Confederate war ship over a year after Lee surrendered at Appomattox.

Officially, however, there was no end to the war, both because of British subterfuge and public chaos. The States of the Federation were not in Session after four years of constant disruption and public hazards, and the remaining Federation Officers, a handful of men scattered from Maine to Mississippi, faced a daunting task.

Their mission was to reinstate the civilian government of this country.

There were never a large number of Federation Officers to begin with, and after The Civil War, their numbers were decimated further by age, by deaths, and by diseases that crippled their ability to travel and communicate. The situation was further complicated by wrong-headed assumptions about them and their role. Average Americans either never had or had forgotten the role of the Federation of States in the welter of semantic confusion about "the Federal Government" and the common description of the Union Army as the "Federal Army" and their troops being characterized as "Federal Troops".

In truth and in fact, the Federation of States wasn't involved in either side of The Civil War, and the handful of beleaguered Federation Officers left to conduct business were largely assumed to be bureaucrats associated with the Lincoln - Johnson Administration.

Nothing could be further from the truth. These Federation Officers were at odds with Lincoln --- not because they favored slavery, not because they fought for the Confederacy --- but because Lincoln was a Bar Attorney who used semantic deceit to obtain a position of power over this country and the American people.

For this reason, the Federation and its Officers were on guard and did not consider the Union victory any certain cause for celebration. Lincoln's death and the Lieber Code established by his Executive Order as Commander-in-Chief, left the Union Army in control of the country. They feared a military junta, both because they expected draconian retribution against average people throughout the South, and because a military takeover could easily subvert the lawful civilian government that they were responsible for restoring.

Their fears were fully justified.

In the spring of 1865, immediately upon hearing about the Armistice, two Federation Officers, an elderly man named Benjamin Belcher, and his son, also named Benjamin, made their way from their home in the newly declared State of West Virginia to the District of Columbia, where they met with President Andrew Johnson. They shared their fears for the country. Johnson agreed and promised to do what he could do.

Johnson did what he could do by declaring "peace upon the land" via three public proclamations issued May 10, 1865, April 2, 1865, and August 20, 1865. This established a public contract promising peace, but it did not actually establish a peace treaty ending the war; Johnson had no ability or authority to accomplish that, and neither did his Administration.

That would have to wait for the actual State Assemblies to act upon. The remaining Federation Officers began preparations to call the actual States of the Union back into Session. In the autumn of 1866, Benjamin Belcher sent two of his younger sons to Washington, DC, to collect the Great Seals belonging to the Federation of States.

They traveled light and on horseback, and accomplished their mission without disturbance, until they were on their way home. A troop of thinly disguised Union Army thugs attacked them, stole the Great Seals, and left the elder son for dead, and the younger one fleeing westward for his life on a horse he captured in the melee.

It is from this younger son that we know how these events transpired. The Federation Officers who remained were picked off one by one, and so, the actual States were never called back into Session, and America slipped into a stupor of confusion and deceit and armed occupation by her own bought-and-paid-for Armed Forces.

She was also consigned to a condition of perpetual, never-ending war, because those who had the standing and authority to end the conflict "could not be found". The disloyal and often ignorant officers of the Union Army and their British Allies went on to rule the world, all under color of law, set to the tune of Yankee Doodle Dandy. They incorporated their version of "the" United States of America to form a Scottish commercial corporation calling itself "The United States of America" in 1868, and they promptly enfranchised Americans as British Territorial U.S. Citizens-- subjects and property belonging to the Queen.

This allowed them to import the King's Bench to this country and to practice their foreign brand of Equity Law on our shores, and otherwise to apply "Special Admiralty" provisions, that allowed them to pillage and plunder the civilian populace at will.

They substituted their corporate elections for our Public Elections in many venues, they substituted their foreign territorial business organizations operating as "States of States" for the original American organizations, and they settled in to glut upon their victims in Gross Breach of Trust and violation of their Commercial Contracts.

Via semantic deceits and all under color of law, they imposed their Raj-like regime on the American States and People, without firing a shot. In time, only a few counties and one State would prevent them from gaining exclusive legislative control of this country.

In time, most Americans would forget about the Federation and the actual American Government --- but not all.

It was uniquely right and fitting that Benjamin Belcher's great-great-Grandson sat down at his kitchen table and signed the International Peace Proclamation officially ending The American Civil War, 160 years after it began.

All over this country sons and daughters of America have awakened and remembered who they are. They have declared their birthright political standing as Americans, made public record of their standing, and gathered together to bring their State Assemblies back into Session.

By roll call vote, these State Assemblies have adopted a formal Peace Treaty ending The American Civil War and they have abolished slavery once and for all, in all jurisdictions.

The International Peace Proclamation serves as Official Notice to all nations, all subcontractors, Agents and Principals, all elected officials and officers, both foreign and domestic. The American People have spoken at last, and their remaining Federation Officers have accomplished their duty: the restoration of the civilian government of this country, six generations and 160 years after the effort began.

FB Friends go to either: [www.annavonreitz.com](http://www.annavonreitz.com) or [www.TheAmericanStatesAssembly.net](http://www.TheAmericanStatesAssembly.net) to see a copy of the International Peace Proclamation.

<https://annavonreitz.com/ipp8121.jpg>

# Why This International Peace Proclamation Works

By Anna Von Reitz



Many people are frankly astounded by the impact that the recent International Peace Proclamation has had already. They are scratching their heads.

Many people, including President Andrew Johnson, have tried all means at their disposal to end the endless "civil war" that has been used as an excuse to pillage and plunder this country and its people for sixteen decades.

If all those officials couldn't do it over all those years, how is it that a simple one-page proclamation could make such a difference?

It's simple really. Nobody else, including President Johnson, had the standing to make it stick.

Johnson, for example, was acting as the Vice-President and later President of a British Territorial United States Company, soon to be restructured as a Crown Corporation. As such, he was CEO of a foreign, for-profit business. While in that office he could stop it from waging more war, but he had no power to resolve the war itself.

The same can be said for many other earnest efforts the loyal men and women in similar positions have tried to make, only to learn the hard way that they don't have the empowerment to end it.

Only the sovereign and independent Union States and their States of the Union operating in international and global jurisdictions, have the power and the standing and the right and the responsibility to declare the end of a war on our shores.

So, okay, the actual States have been summoned into Session and they have held a Roll Call Vote establishing a Peace Treaty ending The American Civil War, also called The War of Secession.

Are the Federal Subcontractors, two giant commercial corporations, obligated to follow suit, and if so, why?

They are obligated in this case because they are our employees and upholding the peace is now a condition of their employment or dependency.

They are further obligated because although they appear to be under separate direction --- the Municipal citizens operating under the direction of Rome, and the Territorial Citizens under the direction of the Crown and the Queen, both are ultimately owned by the Pope --- what appears to be two completely separate things are both sock puppets in his hands.

That being so and being fully exposed, Pope Francis is not able to pretend that there are any two actual sides to the purported conflict. The Americans have gone home to rebuild, and the two foreign commercial subcontracting corporations both belong to him.

If there is any continued fighting, it's because Pope Francis isn't pulling the plug and telling his respective Boards and Officers to give it up. If he doesn't, he would be guilty of war-mongering, and on top of that, we would happily charge him anywhere from between three and eight hundred times the damages, depending on the nature of the continuing offense.

He would also have to pay the entire cost of any continuing war, quite apart from any damage claims.

War is only profitable, when you can promote it without being caught, and profit from it without accruing the moral taint ---- which the Holy See has endeavored to do, successfully, for over a century and a half ---but no more.

Despite people like Ben Fulford screaming for blood in the streets, those of us who have watched the play from beginning to end are not swayed; this entire false conflict was deliberately staged, carried out with deceitful malice, for material gain.

That being so, we already know the best revenge and we are serving it cold.

Anything but peaceable action would play into their hands and allow them to unleash their venom on innocent people all over again, so instead, we are pressing onward like the force of the tide, keeping our heads. and focusing our minds.

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See this article and over 3300 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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# Authorization to Act --- Joint Chiefs of Staff

By Anna Von Reitz



Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals

Authorization to Act -- Joint Chiefs of Staff

As we have often noted, this country is being used as a battleground for a perpetual Mercenary War based on False Legal Presumptions.

Those Presumptions have included the idea that our American Government is missing, in interregnum, absent, and that therefore, there is a custodial interest for the British Territorial United States Government and the Municipal United States Government, and more recently, the United Nations Organization.

Please note that our unincorporated Federation of States doing business as The United States of America is the government of this country in international and at the present time, global jurisdiction, as well.

Over the past five years, eligible Electors have been painstakingly identified and documented, and our Fifty State Assemblies have been called into Session.

These General Assemblies are able to function as Committees of the Whole and to take valid Roll Call Votes of eligible State Electors who are State Citizens, to resolve issues of international and global import.

Our Federation of States and our State Assemblies are the only entities with the standing to operate as the lawful American Government. All other efforts to reorganize have included District citizenry and fail to observe the legal and lawful requirements.

Three international votes have been taken.

The first vote was answered by those State Assemblies that were organized prior to the Civil War and resulted in the formal enrollment of all former Territorial States as States of the Union as of 1 October 2020. This formally ended any emergency-based custodial interest by any foreign government in those States.

The second vote established the first new Public Law in over a century, which forbids among other things, commercial claims against people who have received patented scraps of DNA or RNA, which, without disclosure, serve to provide an excuse to label these people "transhumans" and claim them as property owned by the patent-holders.

It is now formally and officially illegal to inject people with foreign DNA or RNA in this country, effective 1 January 2020, and the United States Provost Marshals, United States Marshals and Interpol and the American Armed Forces including the United States Army and Air Force are authorized to intercept, arrest, try, and incarcerate all corporations and corporation officials engaged in promoting injection campaigns and undisclosed unilateral contracting processes against unwary Americans.

The Third Vote which has been completed with 49 States in Agreement and 1 State Abstaining for lack of Quorum, has established a Peace Treaty formally ending the American Civil War which commenced in 1861 and which has continued as a perpetual emergency until 1 August 2021, when our States have issued a joint Peace Treaty formally ending the hostilities.

These actions on the part of the properly identified and organized American People are direct Presentations, not representations, to the other Principals and all incorporated instrumentalities exercising any of our delegated powers whatsoever.

Whereupon, the United States Provost Marshals, United States Marshals, Interpol, and appropriate units of the American Armed Forces, are requested and required to enforce the International and Public Law of this country and immediately act upon the International Arrest Warrants already issued and published, and to proceed with the apprehension of all corporation officials responsible for promotion of the Trans-Human Agenda.

These are commercial and international crimes against Humanity, amounting to genocide on paper, as these legal mechanisms seek to re-label and redefine living people as property assets belonging to corporations, deprive the victims of their established rights, and their property interests.

Those who have participated in this scheme include all the drug companies that have benefited themselves, all the research corporations that have similarly benefited, all the Governors who have continued to issue mandates and other proclamations in support of this scheme, all media companies that have allowed

themselves to spread and enforce propaganda for profit and supported censorship in this country, and those other parties who upon further investigation have been involved in the deliberate and knowing and self-interested promotion of this agenda.

Please note that our American Government has been at peace since 1814 and this entire country is now at peacetime status. The peacetime flag should be flown at half-mast until 0800 on 12 September 2021 in remembrance of all those who have suffered and lost their lives for nothing but filthy lucre.

So said, so signed, and so sealed this 9th day of August 2021 in Big Lake, Alaska:

Anna Maria Riezinger, Fiduciary  
The United States of America

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See this article and over 3200 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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**Link to actual Authorization sent to Joint Chiefs.**

**<https://annavonreitz.com/authorizationactactual.pdf>**

## Public Law A1010121

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or Person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.



Re-labeling living men or women by the use of other descriptions such as "male" and "female", or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

This prohibition established as Public Law restricts the use of copyrights, trademarks, and patents to establish ownership interests in living things, and in particular forbids the use of patents to create or enforce any commercial or trade ownership interest in living men and women as Genetically Modified Organisms.

The injection or other introduction of patented genetic products or other kinds of engineered products into living people or into their genome, whether this is done voluntarily or under force, shall carry no implications of any ownership interest in the recipient by the patent holder(s) and shall have no commercial value or trade value or use beyond the price of the product or procedure itself, and shall not affect the standing of the recipients as free and independent living men and women owed all natural and unalienable rights.

The interest that each unique man or woman holds in their own gifts and their own biological, intellectual, spiritual, and material assets is unlimited and cannot be abridged, bought, sold, traded, waived, or bartered.

Any corporation(s) or individual franchises(s) promoting any plan to convert living men and women into Genetically Modified Organisms or advancing ownership claims based on the receipt of patented genetic products or seeking to use living people and their assets as collateral based on such claims, shall be subject to immediate and permanent liquidation, stripping of the corporate veil, and prosecution of their officers for crimes against humanity.

This Public Law of The United States of America shall be effective immediately as of the first day of January in the year of 2021 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010121.

# The First American Public Law in Over a Century

By Anna Von Reitz



It has been a year as of this month since the whole virus scare began, and to date, absolutely no serious effort has been made to isolate any such virus. That tells you one of two things, Campers: (a) the "government" corporations know everything about this virus because they created it and caused the whole problem in the first place, or (b) there is no such thing and we have all been led on a long and incredibly expensive Snipe Hunt.

I personally believe that there is a virus, that the perpetrators created it, so that they could step in with their solution to the problem they created--- their own very expensive vaccine.

This so-called vaccine serves a completely different purpose than any vaccine. Its Messenger Ribonucleic Acid payload is patented nanotechnology and once it enters itself into the victim's genome, it provides an excuse for the patent holders to claim that the victim is now a Genetically Modified Organism (GMO) that they own. Literally.

This results because of a loophole in patent laws that allows this and creates a means of commercial entrapment and enslavement.

So the American State Assemblies have moved to close the loophole and issued the first American Public Law in over a century. This measure passed with a three-quarters vote of all State Assemblies, eight abstaining or still in process.

This measure makes it illegal throughout The United States for any corporation or commercial entity or person however defined to claim any patent interest or make any ownership interest claim against living people based on the injection or other introduction of patented gene fragments or nanotech into the natural genome of men and women.

Any claim that anyone is redefined as a Genetically Modified Organism (GMO) by ingestion or injection or any other receipt of patented genetic materials is prohibited and punishment for offenders is established.

Perhaps most important, no profit can be gained by any genetic material patent holder above the explicit cost of service or product and no obscene and secretive claim of slave ownership or Genetically Modified Organism "product" status can be advanced against unwary individuals; this includes protection of American members of the U.S. Military Forces and Federal Civil Service. All such repugnant claims are outlawed in all venues and are unenforceable in this country as of 1 January 2021.

We suggest that all other national governments take immediate and similar action to protect their own people from unscrupulous corporate raiders seeking to exploit this new fraud scheme promoting commercial enslavement.

This new Public Law takes the profit motive away from the corporate sponsors of this deplorable episode in our history and will hopefully provide the necessary dis-incentive for more dabbling and entrapment of this kind. Anyone who has taken any "vaccine" containing mRNA nanotech since January of this year is protected.

Full Text of the Law:

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or Person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.

Re-labeling living men or women by the use of other descriptions such as "male" and "female", or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

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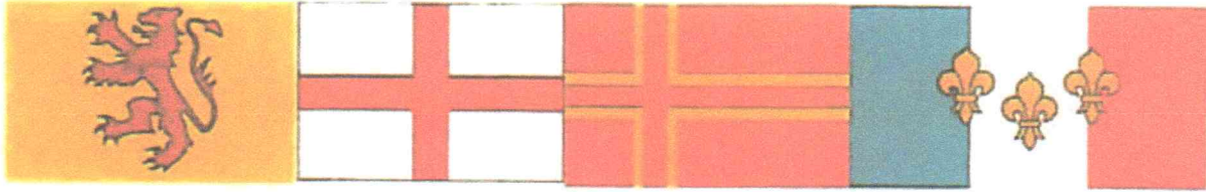
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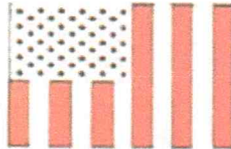
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Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum

I, James Clinton, born alive of William de Guilleroy, right-wise king: King of Powys: King of England: King of Normandy: King of Gaul: Head of State for The United States of America, Ninth September 1776: do declare by this flag shown, the United States Civil Peacetime Flag, and by my hand and authority as hereditary Head of State for The United States of America, peace is declared on air and land and sea and this flag is raised:

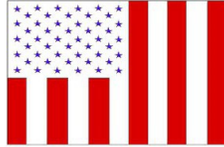


By my testament are all rights and titles and material interests owed to the American states and people conveyed out of abeyance and returned to the lawful Holders in Due Course still living on the land and soil of their birth and by these signs are all claims of Interregnum and Abandonment silenced. The civil government of The United States of America is restored:

This 21<sup>st</sup> day of October 2017:

By: James Clinton Belcher Head of State  
The United States of America (Unincorporated)





### **Proclamation in Addendum:**

This Proclamation in Addendum is fully incorporated and made part of the Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum Issued October 21st, 2017

Whereas following the undeclared and illegal commercial mercenary conflict known as the American Civil War the responsible generals did not take action to restore the lawful government of the American states and people and instead created a military dictatorship to rule the Territorial United States and the United States Congress did similarly betray our trust and did create a Municipal United States government as a foreign incorporated city-state oligarchy, and as a result our government has been widely held and believed to be in interregnum, it falls to the Hereditary Head of State responsible for the international jurisdiction held by the unincorporated United States of America to come forward and settle this debate. Be it known that the American states and people have not abandoned our land and our government has not ceased to operate.

Beginning in May of 2015 the Municipal United States parent corporation announced its insolvency and entry into Chapter 7 liquidation. This was followed in 2017 by the similar announcement by the Territorial United States that it, too, was insolvent and entering into Chapter 11 reorganization. This is the third time in a hundred and ten years that these foreign service providers have engaged in this patented cyclic process of running up odious debts that they will again seek to charge against us and against our assets, leaving us to pay their bills without regard for the limitations of their contract, but this is the first occasion when both parent corporations have proposed to seek bankruptcy protection during the same time period.

If left unopposed, this concerted action by both the Municipal and Territorial United States would have vacated the federal side of the actual Constitution and left our states and people both unprotected and presumed to be the Sureties for these Bad Actors, when in fact we are the Paramount Security Interest Holders and their Priority Creditors.

Therefore, as of November 4, 2015, we acted in our capacity as Head of State for The United States of America (Unincorporated) and re-issued our Sovereign Letters Patent and gave Notice to the responsible Principals of our action. We also formed and published a new Declaration of Joint Sovereignty and partnership with the American Native Nations to fulfill the responsibilities of the federal government. This new arrangement preserves the actual Constitution owed to the American states and people and provides for a lawful and peaceful continuity of government and transition under our stewardship pending

the full restoration of the lawful land jurisdiction government of the people, by the people, and for the people of this country.

### **Notice Regarding Treaties**

This Notice Regarding Treaties is fully incorporated and made part of this Proclamation in Addendum:

Our agreements and treaties with the Lakota Sioux and Athabascan Tribal Nations are not exclusive and do not preclude participation by other Native American Nations. We wish to make it clear that our goal is to create a unified and peace-oriented international government which serves the needs of all Americans.

We honor all sovereign-level treaties among nations, however, we do not recognize so-called treaties entered into by and between incorporated entities and franchises as actual treaties, though they may be called bank treaties, tax treaties, or trade treaties. No incorporated entity has the power to enact agreements obligating the unincorporated United States of America or any member state thereof.

No legislation engaged in by any incorporated State of State or STATE OF STATE federal franchise organization, whether Territorial or Municipal, is binding upon the unincorporated state nor the living people.

We specifically object to the existence and continuance of tax treaties and false claims related to tax treaties entered into by incorporated and franchised Third Parties deceitfully usurping upon our authority under color of law and we call the Holy See to account for continued mis-administration as of 2015, seven (7) years after the Holy See in the person of Pope Benedict XVI was visited and agreements severing these practices were secured.

In particular we object to the COMPETENT AUTHORITY ARRANGEMENT BETWEEN THE COMPETENT AUTHORITIES OF THE UNITED STATES OF AMERICA AND THE HOLY SEE, ACTING ALSO IN THE NAME AND ON BEHALF OF THE VATICAN CITY STATE signed purportedly in our behalf by Douglas W. O'Donnell styling himself as Commissioner, Large Business and International Internal Revenue Service.

The Holy See has been fully informed since 1998 and again in 2008 and now again in 2017 and it has cause to know that there are no competent authorities operating as Third Party corporate franchises acting under our names, as in: COMPETENT AUTHORITIES OF THE UNITED STATES OF AMERICA. We have authorized no such representation and such authorities do not exist, yet the Holy See persists in its presumption that they do and that these dishonest legal fictions moreover have the right to enter into agreements in our behalf and that we can be obligated by such measures.

It is at best a gross infringement upon our Common Law copyright and a trespass amounting to attempted identity theft and a disingenuous lie on the part of the Holy See and the corporation presenting itself as THE UNITED STATES OF AMERICA to pretend that any such agreement has any bearing on the actual United States of America, our states, or our people. We object and disallow any such misrepresentation of our interests, cancel any and all such purported agreements, and also cancel any agency relationship with THE UNITED STATES OF AMERICA.

We realize that the Holy See can move at a truly glacial pace when it comes to correction of its errors, but when a Pope gives his word, we do expect to see appropriate correction in less than twenty (20) years.

**International Notice to the Bankruptcy Trustees, Banks, and Interpol Officers, Joint Chiefs of Staff, Principals, and Other Concerned Nations:**

This International Notice is fully incorporated into and made part of this Proclamation in Addendum accompanying our Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum and in part is intended to give official international Notice to the United Nations organization and the UN Corporation and to the Secretary of the Treasury now acting as Governor of the International Monetary Fund and to the Territorial United States Secretary of State, the Joint Chiefs of Staff, Pope Francis, Her Royal Majesty Queen Elizabeth II, President Donald J. Trump, the Central Banks and Bankers, and generally to the incorporated governments of other concerned nations regarding our claim to be the Paramount Security Interest Holders and Priority Creditors of the bankrupted Municipal United States and Territorial United States corporate governments and all their franchises worldwide: we have been the recognized Holders in Due Course since the ninth of September 1776 and all infringements, deceitful pretenders, and bankrupt servants notwithstanding, we remain the Principals, Fiduciaries, and Holders in Due Course of this country's international jurisdiction without exception.

As such, we are the lawful receivers of the bankrupts and their assets and possess unique standing as their Priority Creditors; we have presented ourselves without representation, without agency, and without hindrance of any former Powers of Attorney that are now uniformly and explicitly cancelled.

### **Notice of War-Making Powers**

This Notice of War-Making Powers is fully incorporated and made part of this Proclamation in Addendum: our unincorporated states occupying the soil and land of this country and their elected Fiduciary Deputies assembled as a Continental Congress have the entire and unique responsibility, duty, and authority to declare war and to negotiate peace settlements in behalf of the actual United States of America; however, confusion has arisen as a result of deliberate obfuscation and the use of deceitfully similar names by both the Municipal United States and the Territorial United States.

The Municipal Government is a plenary oligarchy allowed by the original and actual Constitution of this country. As such, the members of the (Municipal) United States Congress may declare and make war in behalf of their city-state which is limited to the ten (10) square miles allotted to it and those who are naturally citizens thereof. False claims of voluntary private contract and attempts to conscript and press-gang all Americans so as to remove them from their natural domicile on the land have been made by this foreign Municipal Government in contravention of international law. Any Declaration of War by this foreign entity must be recognized as a separate act unrelated to the actual United States of America, its states, and its people in general.

The Territorial Government is an inchoate incorporated international conglomerate made up of "states of states" as defined by the Uniform Commercial Code operating within federal districts, both military and postal; this entity has been broadly interpreted as an occupying army in charge of our security during a purported interregnum of the civilian government, but which in fact has been run as a foreign usurper under the oversight of military officers and international trustees during a 150-year-old Reconstruction Period that followed the never-declared mercenary action called the American Civil War.

This preposterous situation has only been continued because the actual states and people were kept carefully uninformed, the better to exercise inappropriate martial law and to create and pillage public trusts. We consider ourselves fully reconstructed after fifteen decades of this merely presumed interregnum and we order the occupying army to stand down and focus on rebuilding America.

This militarized territorial government has operated under Abraham Lincoln's General Order 100 (The Lieber Code) since 1863, morphing into The Hague Conventions of 1907, and subsequent Hague Conventions since then. The Territorial United States has no actual war-making power of its own affecting us, our people, or our resources; any declaration of war it might make while presuming to act as a proxy for us must be recognized as an illegal commercial mercenary action taken under color of law and any such action it takes in its own behalf must be recognized as pertaining only to the Insular States.

The bad behavior of this conglomerate has nothing to do with the actual American states or people, except that we have been defrauded, pillaged, robbed, and millions have been murdered by it in the name of national security. While we support our military veterans however misled and abused they have been, the Territorial United States has been a hot bed of international criminality and war-for-profit for generations and a scourge to this country and the world as a whole.

It's time for the Generals to do what they should have done in 1865: assist in restoring the lawful American government and guaranteeing the unimpaired elections that the states and the people of this country are owed. It is so ordered by the lawful Head of State and any act otherwise shall be recognized internationally as treason against the lawful government of this country.

#### **Notice of Re-Venue and Lawful Conversion of Public Trusts**

This Notice is fully incorporated and made part of this Proclamation in Addendum:

Insofar as our government has been wrongly presumed to be in an Interregnum and in an abeyance and insomuch as numerous public trusts including individual generation skipping trusts and tax sheltered trusts and transmitting utilities and cooperatives and labor and construction contracts and lines of business and investment contracts have been entered into via managed ACCOUNTS which appear to be our NAMES and which are operated in the foreign international jurisdiction of the sea and under the false presumption of and usurpation of delegated powers never granted to the Territorial or Municipal United States and which would be immediately recognized as gross neglect and Breach of Trust by HRM Elizabeth II and Pope Francis and their respective governments if examined, now therefore we proclaim that all incorporated entities of any form whatsoever being styled as municipal or territorial government franchises, trusts, trademarks, and ACCOUNTS such as: MARILYN KAYE MACGRUDER or JOHN M. DOE or any variation, permutation or reordering thereof and meant to represent incorporated entities, franchises of incorporated entities, or chattels or trademarks belonging to incorporated entities created by infringement of Common Law copyrights and natural given tradenames, are seized upon and returned and re-venued and lawfully converted to their natural domicile on the land and soil of each actual state and re-defined as property interests belonging to the unincorporated American states and living people.

These vessels are henceforth to be recognized as peaceful American state vessels engaged in international trade, not commerce, and any presumption otherwise must be proven with the presentation of valid maritime or admiralty contracts executed under the requirements of American Common Law providing for full disclosure, a meeting of minds, equitable consideration in exchange, in-kind ability to contract, and witnessed wet-ink signatures by two or more properly identified parties to the contract.

We do not generally recognize unilateral contracts, implied contracts, or contracts enforced by any process of assumption or presumption.

All former individual Municipal trusts and transmitting utilities and all former Territorial Foreign Situs Trusts are re-defined, re-venued, and lawfully converted to their natural domicile on the land and soil of the actual unincorporated states and are recognized as lawful Trade Names, lawful assumed names, and as

private property under American Common Law Copyright from the moment they are issued regardless of style, permutation, variation, ordering, or disguise. All such trade names and derivative assumed names belonging to the American states and people. They are privately indemnified on air, land, and sea and are owed the Law of the Land and all constitutional protections.

Insomuch as our names and estates have been improperly seized upon in the past and claims that they have been re-birthed as a result of their entry into data bases as part of the digital and quantum age of information sharing and archiving have been made, we each additionally claim possession of all signals, frequencies, sequences, chemical compositions, voice patterns, magnetic spectrum memory, and key resonances unique to each of us and all energetic organs and transfer bodies, portals, epigrams, epigenetic keys, auras, transmissions, transmutations, unique nano-scale identifiers and quantum patterns, templates, and numerical matrices which are our unique private assets, all permanently indemnified, and secured against copying, cloning, infringement, securitization, involuntary transfer, bonding, and non-consensual use. We do not allow these unique electro-magnetic, quantum, and frequency characteristics of living beings to be infringed, trespassed upon, licensed, patented, copyrighted, trademarked, securitized, seized upon, bought, sold, copied, taxed, traded, cloned, transferred or conveyed as commodities or investment property or contracts.

### **Position Statement of the Paramount Security Interest Holders**

This Position Statement of the Paramount Security Interest Holders is fully incorporated into and made part of this Proclamation in Addendum: We have found in our investigations insurance records, tax records, and patent, trademark, and copyright records giving evidence of a vast institutionalized system of fraud and oppression promoted primarily by members of the American Bar Association, International Bar Association, Wall Street interests--- particularly Dunn and Bradstreet, and industrial interests popularly referred to as Defense Contractors.

By means of a largely automated fraud process which can be readily demonstrated these persons and corporate interests have contrived to enslave, bankrupt, and defraud the entire world. They have proposed to keep the living people of this planet as livestock, existing only for their profit and amusement, and being wholly owned as slaves to be expended without mercy or consideration.

To accomplish these ends the criminals responsible have liberally infringed upon our lawful copyrights and licenses and trademarks and patents and sought via deceit and confusion to gain hegemony over the entire world, using first Puerto Rico and later Washington, DC and Belgium/Netherlands/Luxembourg, especially the Grand Duchy of Luxembourg, as the base of operations for their criminal enterprise.

Instead of protecting the innocent public from these predators the organizations providing military and police services have instead been undermined and misdirected and privatized to serve the private interests of these same perpetrators.

Those entrusted to preserve and guard the principles of law and justice have instead contrived to provide merely an appearance of justice and have dishonorably occupied our courts under false pretenses and have impersonated judges while acting as corporate administrators pillaging public trusts created without the knowledge or permission of the victims of this white collar looting.

The entire vast edifice of the corporate federal government beginning with the House Ways and Means Committee Oversight Subcommittee and ending with the lowliest federated COUNTY sheriff, has failed to perform the first and fundamental responsibility of government: to protect the lives and persons of those they are supposed to care for and serve.

So now we have exercised our duty as the Paramount Security Interest Holders and Priority Creditors to claim the receivership of both the Territorial United States and the Municipal United States and to settle the bankruptcy of all territorial and municipal franchises worldwide, including that of the Secondary Creditors, the incorporated commercial banks.

As we are in receipt of the entire collective assets and wealth of virtually all incorporated businesses and institutions worldwide, a position which our adversaries and the enemies of all free men hoped to retain for themselves by deceit and omission, we issue the following decrees:

### **Objections and Cancellations**

These objections and cancellations are fully incorporated into and made part of this

Proclamation in Addendum:

(1) All Powers of Attorney and contracts and quasi-contracts presumed to exist or be implied without meeting all seven elements of a valid contract required by American Common Law, are cancelled. This cancellation includes all Powers of Attorney held or presumed to be held over the Names, Persons, trademarks and ACCOUNTS naturally belonging to the American states and people;

(2) All living men and women now in possession of their own lawful Trade Names who have been born on the land of the unincorporated states are the recognized attorneys-in-fact and successors of the previous executors and administrators;

(3) All implied proxies, representations, and agencies, are cancelled, except that a Public Prosecutor may bring suit for wrongful death, murder, permanent disability and similar causes wherein the injured party is literally unable to bring suit and present their own complaint;

(4) All unearned benefits are accepted as gifts and all earned benefits are accepted as private assets; all public insurance benefits are waived in favor of private indemnity unless actual articles of incorporation are procured and presented;

(5) All Third Party contracts presumed to exist by implication or implied consent are cancelled.

(6) All hypothecations of contractual debt obligations against assets belonging to Third Parties and imposed by a process of debt assumption and/or the use of deceit of any kind, are cancelled.

(7) In order to correct the public and private records owed to our countrymen we object and take exception to all claims of incompetence or abandonment or abeyance and also take objection and exception to the existence of any lapse or so-called interregnum related to our government and its administration. We rebut all claims of abandonment of our assets: private, personal, public, biological, genetic, cord blood, intellectual, digital, or quantum. We allow no Power of Attorney to make adverse claim against us nor do we allow anyone to assert any agency capacity over our Names/NAMES and other assets;

(8) We cancel all usufruct relationships asserted, alleged, or invoked by any foreign corporate agent, by the Municipal United States, the Territorial United States, or any Trustee or franchise or agency thereof with respect to the actual American states and people or any derivative estate, utility, cooperative, LLC, foundation, C-Corp, S-Corp, B-Corp, bank, church, or other legal fictions created or held by foreign governments, franchises, agencies, subcontractors, or individuals;

**(9)** We object to any claim against our identity and hold possession of all names, patents, trademarks, copyrights, public and private records, documents, services, operating companies and terminals, securities, financial records, Master Forms, Master Files, Master Merchant files, records, accounts, Accounts, and ACCOUNTS, all registries, notes, insurances, stocks, bonds, certificates, debentures, trademarks, copyrights and patents in any digital or quantum form whatsoever, that are by genesis, logic, inheritance, tradition, nature and usage ---ours. We hold possession of all derivatives of these intellectual and graphic assets including badges, coats of arms, seals, birthmarks, medical records, styles and variations and permutations and orderings of personal names, tradenames, business names, corporations and incorporations and signs and symbols thereof including trademarks and trade dress. We retain all case based reasoning, rules of case based reasoning, kernels, artificial intelligence programs, future forecasting programs, entrainment programs, AI programs, all IP addresses and identities, all franchises, all meters and measuring devices, all discovery claims, all agencies, all emblems and icons that have addressed us or infringed or trespassed upon our names and estates in any way, shape, form, via any medium, resonance, magnetic field or electromagnetic frequency, and all computer-based, data field-based, or description-based technologies employed to intrude upon us;

**(10)** We cancel all patents, copyrights, trademarks, licenses, and contracts that are made to reap financial benefits from inventions, processes, services, and designs which are of an intrinsically harmful or criminal or oppressive nature, which infringe upon unregistered natural common law assets including land jurisdiction trade names in fact or by inclusive reference, which seek to automate crimes such as identity theft, kidnapping, purloining tax exemptions, counterfeiting, human trafficking, protection of gambling, commodity market manipulation, creation of monopoly interests, promotion of fraud---constructive or otherwise, profiteering, unlawful concealment, unlawful conversion of assets and ownership interests, restraint of trade, undisclosed impersonation, and similar activities. We specifically revoke and cancel trademark assignment #900003222 by the US NAVY lodged at the United States Trademark and Patent Office as a direct and deliberate infringement against the name and title of The United States of America (unincorporated) by incorporated entities using deceptively similar names which have been used in the past to promote false claims in commerce, racketeering by assumption and coercion, and confusion of the incorporated doppelganger with the body politic.

**(11)** We object to the present deplorable state of confusion which is the result of corruption rampant within and promoted by the territorial and municipal governments herein described and the abuse of our delegated powers, which has threatened to vacate the actual constitutional contract owed to the American states and people via a deliberate, institutionalized, patented, and cyclical process of unlawful conversion, bankruptcy fraud, hypothecation of odious debt against innocent Third Parties, and retention of assets and service contracts via an unlawful process of implied succession. We have given Due Notice and Due Process regarding this criminality to those Principals responsible, which is our duty, and the burden for allowing this to continue is now quite literally in their court.

**(12)** We object and take exception to the unlawful and immoral Uniform Transfer to Minors Act engaged in by the legislature of the Territorial State of Delaware and the Delaware Indenture and Trust Agreements (Principal Direct Trust) and the insupportable presumptions being maintained by the foreign municipal chancery court of the STATE OF DELAWARE and all impositions related to these venal acts of legislation anywhere on our soil or with respect to our assets, material rights, and holdings anywhere in the world. These Acts and presumptions promote criminal identity theft, kidnapping, inland piracy, human trafficking, usurpation by a foreign power acting in Breach of Trust, and other activities outside the ordinary course of business and promote a form of genocide and press-ganging on paper not to be condoned by any sane and productive nation. We have outlawed these and similar acts of repugnant

legislation on our shores since 1776 and again in 1865 and again in 1926 and we hereby post International Notice prohibiting their enforcement on our soil or in our purported behalf. We disclaim any and all commercial and/or international trade claims resulting from the existence of this venal and unaffiliated legislation, or any similarly offensive legislation in the inchoate, bankrupt territorial State of Delaware/STATE OF DELAWARE;

**(13)** We invoke the Doctrine of Merger to complete the retirement, collapse, and consolidation of all split titles, public trusts, lines of business, usufructs, insurances, registrations, certifications, and bonding of private assets including labor and the resulting complex automated international trafficking of our names and substance throughout the world by the bankrupt Municipal and Territorial governments and their franchises. We have returned home and proven to be alive; our land and assets immediately vest in us and no bar may be held between us and our estates; we object to any claim otherwise. We require validated and fully disclosed proof of actual voluntary and fully disclosed federal employment and/or fully disclosed and voluntary federal dependent status before any American state national can be exempted or divested even temporarily from their lawful birthright. Acting under our self-authorization, we cancel all public/private keys (PKI's) held by trustees, especially members of the Bar Associations, and we direct the Secretary of the Treasury, the Secretary of State, and the US Attorney General to unblock our accounts and promptly return our property to our control, unharmed and unencumbered.

We cancel, remove and exorcize the bar and the Bar Associations and their members and all split title, split dollar, and split interest schemes of all kinds and we consolidate and merge all such securities, keys, trusts, titles, registrations, acres, dollars, and interests on our soil and within our land jurisdiction. We reclaim for the land and the soil all natural right and interest in actual assets and merge the titles of all registered vehicles and special purpose and shallow-hulled vessels. All allotment schemes including Reconstruction Era, Black Acre, 1040, Green Acre, 1031, 1041, 1043, Forty Acre, Homestead Liens, Reinsurance schemes, Third Party mortgages, Native Allotment, Railroad Pension Fund, Maritime Pension Fund, Soldiers and Sailors Insurance Fund, Property Tax, Property Description Liens, Transfer Tax, Stamp Tax and International Ad Valorem Tax schemes, residential property and foreign borough property descriptions---all and any allotment-style fraud schemes designed to work by planned default and by claim of incompetence against remedial trusts and insurance policies, all constructive plans, parts, and elements of these known schemes and any other processes predicated on pre-planned default, claims of abandonment, re-insurance, seizure of undisclosed escrows, all commercial processes aimed at re-taking settlements, denial of sovereignty, and subrogation of sovereign states, nations, and people are outlawed for fraud, breach of trust, and bad faith; all stubborn purveyors of this criminality on our shores are to be held fully accountable under international law.

**(14)** We conditionally allow – under our waiver of all unearned benefits, but subject to our claim of all assets including credit owed to us --- the return of all purloined tax exemptions and credits, all improperly obtained assets remaining in the Public Charitable Trust (PCT) and all Companies and Credit Unions and Post Offices and Court facilities belonging to us, the return of Social Security funds owed to American workers conscripted under conditions of deceit and deliberate misinformation into federal retirement programs, access to our private family and historic American trust funds and stock portfolio earnings, and also those private legacy trusts managed by American Trustees, the return of American Silver Dollars and Silver Certificates belonging to us, the return of all traditional offices of our states from the United Nations and any other international organizations claiming to have any interest in our internal affairs, the return of all our Public Laws and return of all assets and property naturally belonging to the unincorporated counties and states to the control of the responsible local jural assemblies;

**(15)** We object to and specifically prohibit any assumption of federal contracts or contracting powers by any party attempting to usurp upon or inherit our delegated powers without our fully disclosed, knowing, voluntary, and willing consent, and deny all claims by those seeking to act as a successor to contract via any undisclosed or implied maritime contracting process or similar names deceit. We cancel any such arrangements subscribed to in our behalf and direct that our agreements with the American Native Nations be fully honored;

**(16)** We object to the misapplication of foreign laws, codes, and regulations to our states and our people and the secretive process of press-ganging and conscription that has been employed by the members of the American Bar Association, the International Bar Association, the Territorial United States, the Municipal United States and their various franchises and agencies seeking to mischaracterize and subject our states and people, who are in fact their lawful employers. We cancel any directive, code, claim, or corporate policy being exercised on our shores seeking to mischaracterize civilian medical professionals, sheriffs, deputies, clerics, justices of the peace, postal district judges, teachers, and others known to be civilians as a uniformed officers attached to any foreign fleet or military unit and we forbid the forced and undisclosed registration of American babies under pain of death, though simple public recording of the basic information appropriate to the land jurisdiction of this country and its traditions is allowed and encouraged. We do not under any threat or condition give up our children--ever;

**(17)** The United States of America functions explicitly under American Common Law and we object to the imposition of non-applicable charges and false arrests of our people related to corporate policies, thought crimes, regulatory infractions, and similar unauthorized presumptions of jurisdiction under territorial and municipal statutory laws. We cancel all payment or credit issued as payment of court bonds, all charges, all costs of incarceration incurred as the result of deliberate mischaracterization of Americans as Municipal or Territorial United States citizens, and we object to their prosecution under unlawful Bills of Attainder, and we also object to the deplorable promotion of prisons for profit schemes. We order the immediate and permanent release of non-violent American political prisoners who have been held under known false presumptions and convicted of non-applicable corporate statutory laws and code infractions and we will not continue to pay for their incarceration as any service being provided to us.

**(18)** We are the Paramount Security Interest Holders and Priority Creditors of those bankrupt organizations representing themselves as the "United States" including their commercial corporations deceptively and variously named including but not limited to the Municipal Corporation of the District of Columbia, MUNICIPAL CORPORATION OF THE DISTRICT OF COLUMBIA, DISTRICT OF COLUMBIA, STATE OF NEW COLUMBIA, State of New Columbia, District of Columbia, Washington, DC, Inc., GOVERNMENT OF THE UNITED STATES, UNITED STATES GOVERNMENT, THE UNITED STATES, UNITED STATES, U.S. Corp, US CORP, U.S. CORP, US Corp, their federated STATE and COUNTY franchises, doing business as STATES OF STATES such as STATE OF GEORGIA and COUNTY OF MACON and all individual trusts, transmitting utilities, vehicles, vessels, and assorted legal fictions doing business under accounts appearing as names in the forms JOHN MAYNARD KEYNES and JOHN M. KEYNES and so on, and also all municipal corporations holding charters under these organizations worldwide--- and we object to any presumption that we knowingly agreed to participate in or silently condoned this perverse process of enslavement via an automated and deceptive process of undisclosed commercial enfranchisement. As The United States held our delegated authority in breach of trust and misused it to the damage and detriment of our states and people and other innocents around the world, and it is now bankrupt together with its franchises, we seize upon the name, its copyrights and patents, its trademarks, logos, flags, treaties, including those with

Morocco, Tunisia, and Uruguay, and however the name United States is styled or represented or permuted or articulated or prepositioned in any language, any context or any medium whatsoever, together with all powers delegated and all assets held for us by this legal fiction entity, its heirs, assigns, transferees, successors, trustees, franchises, agents, and employees;

(19) We similarly claim and hold accountable all the deceptively named commercial entities which have directly infringed against our copyrights and trade names and trademarks including The United States of America (Inc.), the United States of America (Inc.), UNITED STATES OF AMERICA (INC.), THE UNITED STATES OF AMERICA (INC.), USA, USA, Inc., U.S.A., and all other forms, varieties, styles, and permutations of deceptively similar names designed to promote fraud and confusion and bring false claims against our assets; we object to these misrepresentations and infringements against our unregistered but firmly recorded copyrights guaranteed as of 9 September 1776 and by the 1790 Copyright Act and all subsequent acts. We possess by right and seize upon and hold all copyrighted works for hire, copyright and intellectual property agreements, legal conveyances of all kinds including conveyances of intellectual property and intellectual property rights, all related assignments, transfers, copyright clearance centers, securities holding companies, intellectual property agreements, copyright records in all forms, all registrations belonging to or pertaining to any form of the name United States of America however styled, however articulated or prepositioned or abbreviated, in any medium and any language, contained in any data bases, treaties, forms, records, correspondences, receipts, accounts, Accounts, or ACCOUNTS together with any actual and beneficial interest vested in these records and documents and owed to the actual United States of America, its states, or its people.

(20) Let it be known that The United States of America has never been bankrupt and neither have the united States of America. From 1860 to today, all so-called national bankruptcies established by bank treaties and trade treaties have involved territorial and municipal corporations which have embezzled the value of our labor and natural resources, absconded with our tax exemptions, hypothecated vast amounts of odious debt against our assets without our knowledge or consent and then sought bankruptcy relief for themselves---all the while using similar names deceptions to trick the unwary into extending our credit to these foreign interlopers. This is our Notice to the Pope, to HRM Elizabeth II, to the United Nations Security Council, to the World Court, the World Intellectual Properties Organization (WIPO), to the Court of International Trade, to the Office of the Prosecutor at the Hague, and everyone else on this planet that these crimes have been perpetuated against us in gross Breach of Trust and Negligence and we are owed immediate relief. No pretense of debt or lack of credit can be allowed to impede the swift progress of relief owed to people on a worldwide basis.

To that end, we, the Paramount Security Interest Holders and Priority Creditors have authorized the conditional release of: (1) Reconciliation Credit equal to the entire World Debt; (2) Atonement Credit in a second equal portion to be made available to unincorporated businesses and people of good character who seek to accomplish positive aims in countries throughout the world; (3) Redemption Credit as a third equal portion to form a permanent sinking fund against all future debts and defaults.

To qualify for forgiveness and reconciliation of all debts, banks must produce an audited accounting of all the debts they owe and all the debts owed to them, and must accept a new Universal Bank Charter as a Beneficial (B) Corporation.

We object to the existence of mindless for-profit-only enterprises which benefit from public insurance and legal tender laws while preying upon innocent people, flaunting their own lack of accountability, misrepresenting themselves as our agents, and then seeking bankruptcy protection and claiming limited liability of other kinds for themselves at our expense.

**(21)** We acknowledge, accept and lay priority claim to the assets of all the technically bankrupt municipal and territorial government services organizations and the commercial corporations, foundations, co-operatives, and limited liability companies, public utilities, mutual funds, employee pension, and state of state investment funds, holding and book entry companies and corporations, operations companies, terminals, clearing houses, collection agencies, commercial banks, universities, securities exchanges, insurance corporations, commodity and securities markets, defense agencies and subcontractors together with all patents, trademarks, licenses, assignments, accessories, and copyrights which have been used to automate crimes against us and we object to the continued misuse of these processes anywhere in the world for any predatory, criminal or quasi-criminal purpose whatsoever---see related International Financing Statement;

**(22)** We claim all Municipal COURTS, all Municipal COURT Buildings and Administrative Offices, all Municipal COURT Numbers, Cases, Titles, Deeds, Bonds, and Records, including SUPERIOR COURT OF ARIZONA, PIMA COUNTY, No. 20121201 and all like cases by reference, all STATE OF STATE COURTS, all COUNTY COURTS, all records held by these courts, all STATE OF STATE STATUTES, all Territorial Courts, all Territorial Court Numbers, Cases, Bonds, Titles, Deeds, and Records, all Territorial Court Buildings and Administrative Offices, all copyrighted State of State Statutes, all Military, Admiralty, United States and Federal Postal Districts, all Codes belonging to or employed by these Districts, all Military, Admiralty, United States Districts and Federal Postal District COURTS, all Docket and Case Numbers, Cases, Titles, Deeds, Bonds and Records of all Military, Admiralty, United States District, and Federal Postal District COURTS, all corporate agency and administrative tribunals, all bonds, titles, deeds, numbers, cases, and records, all Administrative Codes and Regulations, all Census Data, all Land Recording and County and State Registration Office and Clerical Records. The facilities will enter and remain in the Public Domain under the control of the actual state governments. The records will be secured and those pertaining to actual municipal and territorial citizens will be returned. We object to the massive mis-application of law and the promotion of injustice which has occurred under color of law in this country and we cancel all contracts, agreements, treaties, and other arrangements with the Bar Associations for cause;

**(23)** We claim for the American states and people all natural tax exemptions, all tax-prepaid cargo and vessel credits owed, all the returns due from all tax shelters and generation skipping trusts and escrows attached to their ACCOUNTS, all unclaimed WWII veteran stock portfolios owed to individual people — the value of which will be returned to survivors or passed on to current day veterans in need if no direct heirs can be found---and we object to the policies and practices of omission and lack of disclosure that have prevented veterans and their survivors and many others from seeking and obtaining compensations during their lifetimes that were set aside for them as relief and remedy. It is an intolerable shame that many veterans have died in poverty when they were owed these funds and were simply never told anything about them.

**(24)** In concert with the prior objection, we claim all common and preferred stock held in our names and estates, all air bills and bills of lading, all ballots, all proxies, all proxy assigns, proxy conveyances, transfers and conversions, vehicles including proxy vehicles and assigns, special purpose vehicles and special purpose entities, all names, all noms de plume and noms de guerre, our interest in all credit unions, all construction and transfer contracts, all industrial development and reconstruction funds, all mutual funds, all Master Merchant Accounts, all investment contracts and stock portfolios, all leases, all rents, all tax credits, all agricultural investments, all certificates, all beneficial and matured bonds, all beneficial liens, deeds, pooling agreements, enclosures, titles, set-asides, leases, encumbrances, and patents, all child and adult labor contracts, all public investment contracts and associated funds domestic

and non-domestic, all fixtures naturally belonging to the American states and people, all public and publicly-held insurance policies, all commodity markets and exchanges, all regulatory agencies, all securities, including mortgages, savings bonds, 1040 bonds, derivatives, Series bonds, residential liens, lines of credit, lines of business, promissory notes, bank notes, certificates of all kinds, maps, charts, books, and works of art in the Public Domain, all public easements including railroad and highway right-of-ways, all land and property seized under claim of Eminent Domain, all Master Form financing statements, assets, property claims, liens, titles, registrations, recordings, deeds and records, all property seized under defaulted foreclosures, all assets and gain obtained as a result of civil asset seizures, all land held under federal management in the western states, all water and mineral resources and rights, including the soil and water conservation districts, inter-tidal zone and assets of the continental shelf extending to our current external sea borders, all sea lanes, all merchant vessels, all assets rightfully belonging to the American Armed Forces, all national, state, and county parks, all mining claims, all designated wetlands, and associated watersheds, regional aquifers and dams, all power generation and transmission utilities, all waste management and recycling corporations, all current inventory of supplies, products, and warehouse stocks held by municipal and territorial corporations, all vehicles and registered modes of transportation, all airfields, runways, terminal facilities, hangars, and associated warehouses, civilian and military docks, harbor facilities, dock warehouses, hospitals, hospices, schools, universities, post offices, post roads, postal warehouses, and postal equipment, records, vehicles, stamps, emblems, cancellation stamps, medallion stamps, notarial offices and equipment, and all property belonging to incorporated churches, mosques, synagogues, temples, and religious fellowships-- which will all be permitted to return to private non-taxable status without loss-- all public buildings and auditoriums, all free trade zones, all radio stations and broadcast facilities, all television stations and broadcast facilities, all incorporated newspapers and magazine and internet communication corporations, all technical support corporations serving the computer, aerospace, transportation, oil transport, refinery, and fuel delivery industries, railroads, defense, health and construction industries, all federally-held agricultural, range, and wild lands, all food processing and transport facilities, all museums, artifact and art collections, all mines and mining patents, all oil refining facilities, public trails, public libraries, historic sites, national monuments, lakes and freshwater shorelines, non-navigable rivers and streams, all fish and game native to our land, contracts and property and all assets of ours administered by Ginny Mae, Fannie Mae, Freddie Mac, Sally Mae and all related programs, all Farm Credit and Federal Home Loan Bank, Housing and Urban Development, Federal Depository Insurance Corporation, National Federal Bank, Trust Co., Landmark Community, Federal Credit Union assets, Farm and Fisheries loans, Small Business Administration loans, accounts and assets, public grants administered by the National Science Foundation and NOAA and other agencies, all records and transactions and accounts administered by MERS, Nationsbank (Bank of America), MERS Corp Holdings, Inc., and all derivatives and subsidiaries, their assigns, successors and affiliates of these organizations and all their records pertaining to Americans and American assets, the records and forms and accounts administered by the Office of Management and Budget (OMB) and the Government Accounting Office (GAO), the various permutations of the Office of the Comptroller of the Currency/OCC, the records and accounts of the Alien Property Custodian, the Government Land Office, and the Bureau of Land Management, all USDA, Rural Development, and Agricultural and Fisheries Banks accounts, programs, records and assets, all property, offices commissioned and otherwise, all assets and outposts of the American Armed Forces, their successors and assigns, and their portions of the US NAVY, United States Navy, USAF, United States Air Force, US ARMY and United States Army, all military posts, all armaments, all docks, all arsenals, all satellites and other space property, all national laboratory assets, all licenses of investment advisors, health care professionals, and others ----- all these and more are to be returned to the control of The United States of America, our designated federal service providers, the states and the people to whom they legitimately belong. We object to any presumption of

actual federal material interest or true landlord status with respect to our land and soil -- including presumption of ownership by any federated state-of-state or county-- apart from a caretaker's limited proprietary interest in assets that they have been allowed to manage for a time.

**(25)** All businesses which wish to continue to function as corporations may do so under our charter provided that they pay a pro-rated insurance tax to off-set the public cost of indemnifying their operations and allowing for their bankruptcy protection, pay usage taxes for corporate enrichment resulting from the use of public resources and facilities including the use of the highway system for private profit, and accept the fact that they will always be subject to reasonable non-competitive regulation in the public interest to guarantee public safety. Businesses which wish to give up their corporate charters may do so without penalty and be released from corporate taxes and regulation, provided that they are accountable for any harm they cause. For most businesses this amounts to an end of federal income taxes and reporting requirements, an end to state franchise taxes, an end to invasive regulatory agency oversight-- but also an increase in private insurance costs and overall liability. We object to the wholesale forced entry of private businesses and private assets into the realm of commerce which has been contrived under conditions of non-disclosure and deceit by undeclared Foreign Agents employed by the Territorial and Municipal United States and we also object to the heavy penalties and arrests under Bills of Attainder and foreign warrants which are inflicted when the unwary people realize that they have been press-ganged into the Queen's Merchant Marine Service and object to this conscription. Neither the Municipal United States nor the Territorial United States have any plausible excuse for this inland piracy, racketeering, and extortionate mischaracterization of the American people and their private businesses and bank accounts as accounts belonging to public trusts or public transmitting utilities or any other form of public legal fiction entity. We cancel all such blanket presumption of enfranchisement, citizenship and taxpayer status now being routinely and universally enforced and attached to bank accounts and banking services, contrary to the truth and to the detriment of people who are actually engaged in private international trade and who never knew that they were being secretly conscripted and mis-identified and mis-characterized as foreign incorporated franchise entities engaged in international commerce.

**(26)** We object to the use of personas and so-called strawmen and euphemistically described special purpose vehicles and special purpose entities to substitute for and otherwise represent living people, a practice akin to the employment of poppets used in black magic as a means of transference or as otherwise used as a proxy to convey interests and property beyond the veil when in fact the people owed their estate are very much alive and not disclaiming any part of their heritage; the coerced, non-disclosed, and non-consensual forced participation in such a system of ledger-of-the-hand is a profound violation of religious freedom, a gross presumption, and part of an outlawed system of unavoidable and inexorable debt, when in fact all debts in all jurisdictions have been paid.

These abhorrent practices resulting in a form of institutionalized necromancy and rule by the living dead cannot be tolerated. These practices have never provided anything but a sophisticated vehicle for oppression and theft of life, energy, and assets, a form of death for the many for the self-glorification of a few. We cancel all subscriptions, all alliances, all treaties, all orders, all prescriptions, all titles, all exchanges, all assignments, all commissions, all insurances, all benefits, all enfranchisements, all registrations, all obligations, all agreements, all acquiescence, all natures, names, unearned benefits and gifts seeming to provide any consent or basis whatsoever for any living being born from the soil of any of the American states to be subrogated, redefined, seized upon, exploited, or abused in this manner and we define these practices as crimes of virulent fraud and paper genocide rather than any issue impairing private contracts or violating the right of religious freedom.

These practices have been recently and fully exposed and described by the Ambac Financial Group, Inc. / Ambac Assurance Corporation's Securities and Exchange Commission 10.1 filings dated July 19, 2017, entered as a Rehabilitation Exit Support Agreement. After years of hearing executive public trust administrators deny the existence of these legal fiction entities plainly appearing on the face of court documents it is refreshing to find that not only are the perpetrators of this system fully cognizant of them, but admitting to their usage in fully described processes and SEC filings involving both senior and common stock securities owed to the American states and people.

These strawmen which are in fact account designations rendered in American Sign Language, also known as Dog Latin, deceptively appear to be the names of the victims styled in all capital letters. These are not names and not truly signs, but are account designations using an alphabetic form to confuse and deliberately misrepresent the nature of the so-called courts and the proceedings taking place in these administrative tribunals.

These quasi-military tribunals had their genesis in the summer of 1865 when ten military districts were formed to cover the eleven ruined Southern states of our Union and the military district commanders were allowed to pick civilians to run these courts as revenue collectors otherwise known as Carpetbaggers. The purpose of this was to further plunder the people of any valuable goods and to put a gloss of order and civility over an otherwise infamous practice of illegal mercenary warfare ---all carried out on our shores in gross Breach of Trust and commercial service contract by the Grand Army of the Republic, its general staff and the shady European Principals backing their actions.

We object to any continuation of these quasi- military tribunals masquerading as the courts the American states and people are owed, and also object to the continued use of Dog Latin embedded contextually in any English language or foreign language paperwork in a manner calculated to deceive anyone.

In recent days those responsible for these outrages have begun using public transmitting utility debtor account designators that have only a middle initial as an identifier, for example: MARTIN K. FULLER. If these were names, which they deceptively appear to be, they could not qualify as legal names for lack of specificity. This lack of specificity is being used as another layer of deceit allowing wanton theft and unauthorized redistribution of underlying assets. We object to all such conventions and practices being used to defraud and divest and alienate the living people on our shores from assets that they are naturally heir to and who are owed the full benefit of their life estates and inheritance. We cancel all foreign administrative and agency and municipal contracts related to these accounts which aim at any other result and direct all departments and agencies of the Territorial United States entrusted with the administration of these accounts to expedite return of these private assets to the benefit of the people to whom they are owed.

**(27)** For over a hundred years we have endured a pernicious practice of pretending that we have a normal course of business in this country, when in fact no such normal course of business has existed in all that time. In 1913, the Federal Reserve Act exchanged our silver dollars for paper I.O.U's. This inequitable theft and the confiscation of privately held American gold by the Franklin Delano Roosevelt Administration count as the single greatest acts of theft in world history. In 1920 the Independent Treasury Act deprived us of our own national treasury and reduced our control over our own money to a mockery. Billions of actual dollars and untold natural resources and labor assets were embezzled from this country under the noses of people pretending to be our representatives. All the transactions and proposed contracts that have been offered to us by the banks and the Bar Associations since 1933 have been couched as fraudulent solicitations addressed to persons, not people. We object to this sophisticated lawlessness on the part of the banks and lawyers and deny all assertions seeking to defend it.

Attorneys under actual obligation and oath to the quasi-military tribunals described above in item **(26)** have deceptively offered their services and used their positions of trust to inflict damage and deceitfully undermine their employers, while in fact serving undisclosed Principals—foreign corporate interests including banks and foreign governments and religious non-profit organizations run amok. The main function of the American Bar Association for the past nine decades has been to set up public trusts named after their victims and then find excuses to plunder those trusts, acting as secretive privateers while appearing to offer Good Faith counsel and licensed professional services.

The professional services the members of the Bar Associations have delivered on our shores are those of foreign privateers: fraud, plundering, pillaging, inland piracy, predation, extortion, human trafficking, kidnapping, enslavement, unlawful conversion and other strong-arm crimes, all under color of law, and until 2013 when Pope Francis finally stopped it, under the protection of foreign Letters of Marque.

A similar role has been played by the banks which have offered home loans and delivered future lease-purchase tenancy agreements under conditions of non-disclosure and usury instead, and by the title companies which have conveniently pretended that everyone in America is simply a resident passing through and/or a citizen obligated to serve either the Territorial or Municipal United States and therefore unable to actually take possession of the land-- which pretension and presumption has allowed the title companies to usurp upon the actual landlords and guarantee false titles benefiting their own parent corporations instead.

We object to all these deceitful business practices and acts of destructive fraud on our shores and we hold the Bar Associations and their members accountable for practices detrimental to the lives of the American people and the prosperity of the American states--- including deliberate institutionalized attacks on the substance of innocent non-combatant civilians without any due compensation delivered to the control and relief of those harmed, all in violation of international law and treaties the victims are owed.

We have determined an initial estimated calculation of the damages inflicted by the members of the Bar Associations since 1933 and set it at the equivalent of \$279 trillion United States dollars rendered in gold, an estimation that the American and International Bar Associations have accepted and which acceptance has cured making it truth and law throughout the realm of international commerce, subject to collection and available as an asset in trade. This is only an initial estimate of damage against private holdings caused by the Bar Associations and their members. It does not include damage to public assets and it does not include any additional damages owed to individual estates and it does not go back, as yet, all the way to 1868 which is certainly allowed in the instance of probate fraud.

**(28)** We extend leniency, peace, and forgiveness to all unincorporated governments, to all living people, and our steadfast Goodwill to all those who now recognize their errors and who wish to return to the lawful national land jurisdiction governments that are owed to them. In a sense all decent men who wish to live a peaceful, meaningful, productive life, who wish to be secure in their possession of what they work for and earn and justly inherit, who wish to be free of unreasonable government intrusion into their private lives, and who believe in the sanctity of our universal natural and unalienable rights ---- all these people are Americans. The past 150 years have been a nightmare of ever-increasing government expense and control and criminal coercion, and this entire system of debt-based economics has been nothing but another nightmare leading to poverty, hunger, enslavement, ignorance, suffering, manipulation, and nearly constant war, war, war. We do not wish to heap up more misery for ourselves or anyone else.

Accordingly, members of the Bar Associations will be eligible for amnesty upon: (1) reasonable proof of good character; (2) completion of a remedial course covering the Public Law, Constitution, American Common Law, American Government, and Public Accounting; (3) submission of an appropriate pro bono

plan or other Community Service Plan; (4) a public apology for their part---unwitting or not---in the corruption of the courts and the attacks upon American civilians. Those who wish to continue careers in Admiralty or Maritime courts under conditions of peace will be allowed to do so. Those who wish to start new careers as justices and counselors will be welcome. Anyone else will be shown the door.

Recoupment of the damages that have been wrought upon the American states and people by the Bar Associations will not be mindlessly or cruelly applied to individuals, but will be addressed to the Bar Associations, their employers, underwriters, expeditors, and corporate interests responsible for corrupting the courts and benefiting themselves from the proceeds.

### **Declaration of Land Jurisdiction Government Pre-Eminence**

This Declaration is incorporated into and made part of this Proclamation in Addendum. Some people see the return to land-based national governments as a step back into, as Karen Hudes put it, “the Dark Ages”---- a retreat back to narrow visions and oppressive social institutions and robber barons running roughshod over everyone and everything. We have very nearly come to that same end via all the modern conveniences of integrated circuitry and computer systems resulting, again, in Commercial Feudalism. The only difference is that this system of oppression has been promoted by sleek, secretive interlocking trust directorates and patented business processes controlled by trademarks.

Clearly, if the world is going to find a true and lasting way forward, it must come not only with a change of systems-- a change in how we view and use money, a change in our political processes and assumptions, a change in the way we do business—but more importantly, a change in ourselves, a change in our thinking, a change in our values and assumptions, which will allow Mankind as a whole to move forward beyond feudalism –beyond the oppression of political gangs and beyond the control of rich elitists milking the life out of other men in exactly the same fashion as a parasite drains the substance from a host. It matters not what country we come from, what race we come from, what culture we come from---we can all observe the Old Evil with a New Face in our midst---and we all have a vested interest in putting an end to it.

So to the internationalists and globalists among us who see our return to land jurisdiction government as a step backward, it’s not the jurisdiction of a government that makes anyone backward. It’s what we do with that jurisdiction and that government--- whether we use it for peace or for violence, for justice or injustice, for selfishness or sharing. The American Idea that people, even poor people, each have natural and unalienable rights, only lasted for about eighty years before the feudal powers of Europe conspired to act in Breach of Trust and undermine it. In the 150 years since then all the world has managed to do is automate the same old weary enslavement and birth a new brand of the same old nastiness.

We, the actual Americans, are going home and cleaning house. We invite everyone to do the same. We are done with feudalism, come what may. If our belief in individual rights and freedom is naïve, if our trust in goodness is only gullibility, if all our best efforts come to nothing--- at least we will have tried something different, a grand experiment to see what Mankind can achieve and what free men and women can be. We object to all interference and attempts to manipulate the results of our experiment.

### **Declaration Regarding Ad Valorem Taxes and Stamp Duties, Taxes on Share Transfers, Section 75 of the Stamp Duties Consolidation Act of 1999:**

This Declaration is incorporated into and made part of this Proclamation in Addendum. We raise the “1” flag before the Office of the Revenue Commissioners, Euroclear UK and Ireland, Ltd. and we invoke the principals of Mutual Offset Credit Exchange to cover any and all stamp taxes that may be owed by any

American state or American vessel operating in any venue of international trade, commerce, or in any digital or quantum medium, and we establish now an equal and reciprocal tax upon British goods and services and transfers of value to be maintained until a hundred years after the last blood cord heir of Benjamin Belcher is proven to be deceased in fact. There should never be any balance owed in any of these accounts and no excuse for the process of any international warrants related to these territorial taxes.

### **Declaration Regarding Authorities**

This Declaration Regarding Authorities is incorporated into and made part of this Proclamation in Addendum. The United States of America (Unincorporated) holds all powers vested in international jurisdiction by the organic American states and people as of 9<sup>th</sup> September 1776. It is from this body and body politic that powers in international jurisdiction were delegated to His Royal Majesty, King George III, as a result of settlements reached and memorialized as The Definitive Treaty of Peace, Paris, 1783. The Holder in Due Course of both The Great Seal of The United States of America and The Great Seal of The United States in delegation was Colonel William Belcher, a free sovereign in both England and France, and James Clinton Belcher is his lawful heir.

As the lawful Head of State acting in the international jurisdiction for The United States of America (Unincorporated) James Clinton Belcher is empowered to freely exercise all powers reserved under the Tenth Amendment and to direct all powers delegated to The United States by and through its heirs, assigns, successors, agents, corporate officers and elected officials without reservation.

It is also within the powers of the Head of State to oversee performance of contractual duties by the United States and to take such action as is necessary to preserve the continuity of government and the security of the actual Constitution. To that end and to silence false claims of interregnum and to uphold the principles and aims of the civilian government owed to the states and people of this country, the lawful Head of State has retained the seat of government in Philadelphia, Pennsylvania, has re-issued timely Sovereign Letters Patent, has arranged for the peaceful transition and re-venue of the government back to the land jurisdiction, has retained the lawful money known as the United States Dollar which is a known unitary measure of fine silver, has established service agreements in accord with the actual Constitution with the American Native Nations to be our new federal service providers, has negotiated and approved a Declaration of Joint Sovereignty allowing all people born on the land to return home, has established two viable international trade banks with more on the way to serve the needs of the American states and people, has launched an American Asset Recovery Program to identify and retrieve American assets that have been scattered and purloined, has established sovereign liens to secure the rights and assets of the American states and people, and has faithfully preserved and advanced and upheld and served the government owed to the American states and people.

Although the existence of an American Head of State has been veiled from the public, it has nonetheless been a reality in the international jurisdiction since the founding of this country, and the provenance of both the Great Seals of The United States of America and The United States are self-evident physical emblems of the Belle Chers, free sovereigns in England since 1087 A.D., free sovereigns in France since the founding of the ancient Kingdoms of Benoit and Gaul. This provision, however distasteful to the egalitarian instinct and tradition of the Belle Cher family, which is to see every man as a king and as a Child of God and every home as a kingdom, was a necessary part of the world government at the time of the Founding of the American Republics.

In the current difficulties occasioned by worldwide criminality and abdication of responsibility, this back-stop hereditary international-level government has continued to function and to provide for the needs of The United States of America, its member states, and its people. We look forward to better days to come

for our country and for the world, the entire restoration of the lawful land jurisdiction government that our country and all other countries are owed, and the seating of a competent American Continental Congress.

### **Declaration Regarding Seizure of Copyrights, Trademarks, and Patents**

This Declaration Regarding Seizure of Copyrights, Trademarks, and Patents is fully incorporated into and made part of this Proclamation in Addendum.

Whereas King George III of England, his heirs, successors, assigns and trustees were entrusted to honorably exercise certain powers in behalf of the unincorporated United States of America, the American states, and the American people, and these powers included powers in commerce allowing the existence of the United States Copyright Office and the United States Trademark and Patent Office, and the issuance of copyrights, trademarks, and patents generally, and these are all delegated powers that have been abused and used to promote crime on our shores and throughout the world, we have seized and placed liens upon a large number of the key offending copyrights, trademarks, and patents. We have also placed a substantive and now cured lien against the key parties responsible for creating and implementing the offending copyrights, trademarks, and patents and for collecting the resulting unjust enrichments—the American and International Bar Associations, their members, underwriters, and expeditors.

While it is known that the Bar Associations have acted as bill collectors for Rome since the Second Century BC, and as it is also known that the Office of the Roman Pontiff represents the threshold or bar between the living people and the dead corporations that have been spawned and defined by the Roman Curia, the ways and means of these secular organizations hiding within the Roman Catholic Church have become exceedingly complex and sophisticated. Our research into the matter has shown that the evils and oppressions of modern feudalism have been exercised via infringement of copyrights and the abuse of trademarks and patents and that these evils have been secretly enlarged upon so that they now encompass the entire known world.

The original hub for this crime syndicate was the Middle East, but it has moved steadily westward over time. We have tracked its movement for the past thousand years from Rome to France, from France to England, Ireland, and Scotland circa 1300, to America circa 1700, and now to China. Like a parasite, this secretive organization for which the Bar Associations act as front men and foot soldiers, acts under color of law and by a process of co-opting the national governments and governmental authorities via manipulation of money and credit resources; once established, the parasite quietly eats the substance out of the population via taxations and manipulation of the currency and commodity markets, and then moves on, taking the wealth accumulated on to the next host and using it as the bribe to insinuate into the next target government. We are seeing that process of re-establishment taking place in China right now.

The oppressions of this system of fraud and its automation pose a catastrophic threat to life and the quality of life on this planet. We must now recognize it for what it is, and put an end to it, and all decent men and women are called upon to join the effort.

The essence of the harm done is identity theft accomplished by infringement against the Common Law copyright of given names, followed by mischaracterization and the practices of impersonation, personage, and barratry. Many forms of more familiar crimes are then also employed to sustain and benefit the overall collection process--- keeping double sets of accounts, stealing tax shelters, embezzlement, the creation of monopoly interests, rigging of commodity markets, extortion, war for profit, slavery, kidnapping, human trafficking, child labor, drug running, and more lines of criminal business are established and used to enhance the revenue streams of the masterminds at the top of the pyramid scheme.

What we have done in establishing and publishing these liens and seizures should not be mistaken as any complete remedy, nor should these actions be mistaken as punitive in the ordinary sense of the word. These evils are being visited upon all of us via a complex process that is enforced via the establishment of public trusts, legal tender laws, copyrights, patents, and trademarks, all shepherded by members of the Bar Associations. To put an end to this evil requires that the members of the Bar Associations be discouraged from continuing their perverse activities and that the process itself be up-ended by the seizure, lien, and removal and/or amendment of the false copyrights and harmful patents and trademarks to create a beneficial result in which corporations bear the cost of their own insurance and governments are funded from long term profits, not by plundering public trusts belonging to individual people.

We regret that we have not had the time and the resources to achieve the desired result in a surgical and precise fashion. Rather, we have been obliged to exercise a broad brush and focus on known point sources and participants, leaving it to individuals to claim amnesty and to take action appropriate to their own circumstance. Many innocent parties and even innocent corporations may be included in the net we have cast, but that cannot be helped at this time; the Greater Good owed to all the Earth demands a halt to these practices and the establishment of corrective oversight.

We highly recommend that members of the Bar Associations voluntarily register as Foreign Agents and stand ready to account for their actions, or tear up their Bar cards and leave these organizations so as to avoid prosecution, confiscation of assets, and/or incarceration for mercenary crimes against humanity.

We are not interested in vengeance. We recognize that many members of the Bar Associations have been totally unaware of these crimes being engineered via copyright infringement, trademarks, and patents, unaware that they were plundering public trusts in the name of corporate greed, and even unaware that they have been trespassing on the land jurisdiction government owed to the people of this country. Indeed, this evil could not exist if it were not hidden from view, hidden from the public, hidden from the American military, and yes, hidden from most of the people who are responsible for the existence, upkeep, and operation of this vast, interlocking fraud machine.

A process of compartmentalization and a need-to-know mentality has kept the purpose and even the existence of these automated criminal operations obscured. It has even sometimes been protected under the guise of national security, while in fact undermining national security.

The seizure and lien of these many, many patents, trademarks and copyrights, and the lien against the Bar Associations, should not be misconstrued as something to panic over. The sum total of asset value is unaffected. We have the manpower and resources to get to the bottom of this and many of the assets will be released as the investigation continues and the focus narrows. Some banks and brokerages may be placed under new management or liquidated. Some attorneys and bankers may be subject to loss of their assets and some may be jailed. A great many people will need to be questioned and several lines of investigation will need to be pursued.

The operators of this system are relatively few, and even fewer of these actually know that what they are doing is wrong. As a result, the focus must be on educating everyone, on derailing the fraud process and at the same time, providing a monetary and judicial system that works.

We are placing this information and the practical results of our initial investigation firmly in the public view and taking action to secure the most obvious key patents, trademarks, and copyrights that are used to create, control, and direct the flow of ill-gotten gain. A large commercial lien package is being registered with the appropriate international servicers and copies of this publication and the lien package are being distributed via email and registered mail and posted on the worldwide web. The Principals responsible

down to the level of State Secretaries of State and State Attorney Generals are being informed. President Trump, the Joint Chiefs, US Attorney General, and the United Nations Secretary General are also being informed.

We, by our delegation of powers, created the United States Patent and Trademark Office and the United States Copyright Office; we established the copyrights, patents and trademarks for their lawful exercise benefiting inventors and artists and promoting and rewarding creative enterprise. It was never the purpose of these instruments nor our intention in creating them to reward and protect the interests of criminals engaged in creating systems designed to enslave, kidnap, surveil, oppress, murder, defraud or otherwise harm other people and their assets in disrespect of their natural rights and prerogatives. These current unnatural and unlawful practices and their protection via the infringement of Common Law copyrights and the abuse of trademarks and patents was never anticipated.

A further intention of ours in delegating our power and allowing the functions of the United States Patent and Trademark Office and the United States Copyright Office and their successors was to protect consumers from flawed, harmful, or unlawful processes and products.

As we created these copyrights, patents, and trademarks via the delegation of our powers we are enabled to restrict, rescind, recapture, seize-upon, amend, distribute, alter, or destroy them at will. Our seizure, receipt, and control of the patents and trademarks and trademark assignments listed as part of our lien process against the American Bar Association and the International Bar Association, their insurers, and their expeditors, should not at this time be taken as a Point of Law or accusation of guilt against the patent or trademark owners or assignees per se, but rather as a commercial process intended to stop the mechanized, institutionalized, and protected promotion of the crimes actually resulting from the employment and interaction of these patented and trademarked products and processes, and to also provide for the recoupment of assets owed to The United States of America, the American states, and people worldwide, which have been purloined and embezzled and otherwise employed for the non-consensual benefit of Third Parties.

### **Declaration Regarding Local Government**

This Declaration is incorporated and made part of this Proclamation in Addendum. Our system of government depends upon delegation of power from the living people to the local government structures which may be described as parishes in Louisiana, townships in Maine, or counties in Montana. All these primary local government structures are of paramount importance in delivery of the services and protections that the people of this country are owed, and also as instruments of the peace and rightful control of resources entrusted to our public elected officials and employees. As such, in our system of governance, local government holds the most power, not the least, and is closest to the inherent power of the people giving rise to all government.

All variations of local land jurisdiction government are unincorporated and stem directly from local jural assemblies formed by the people living within the geographically defined borders of each parish, township, or county. Members of the local jural assemblies are understood to be natives or naturalized members of the assemblies claiming their domicile on the land of the geographically defined state where they live. Those who have attained the age of majority and who are otherwise fit are by definition also members of the state militia and the jury pool. No incorporated entity of any kind or provenance has any power generally over-standing the unincorporated land jurisdiction government within each county and state.

### **Declaration of Law and Monetary Standards**

This Declaration is incorporated and made part of this Proclamation in Addendum. The Public Law of The United States of America is the American Common Law, not to be confused with or substituted by any other form of common law including British Common Law or Martial Common Law which may in certain circumstances be present but may not be applied generally to the American states or people upon any presumption of dual citizenship and which must be clearly and explicitly disclosed when operating on the land.

Our form of money is the American also known as United States Silver Dollar. It is an established weight measure of a stipulated fine grade of silver. Any and all other asset backed currencies or securities or forms of money translate to our standard for the purposes of exchange.

### **Declaration Regarding American Armed Forces**

This Declaration is incorporated and made part of this Proclamation in Addendum. We object to our Armed Forces being deployed, assigned, or obligated to in any way support or defend criminality of any kind. We release all Americans born on the actual soil of the American states from any and all oaths or other contractual commitments verbal or written that seem to obligate them to obey any immoral or unlawful order in behalf of our government or any government that exists as a result of our delegation of powers.

We have done our duty to report and oppose crime and keep the peace; the further responsibility now lays on the leaders of other world governments, most especially the government of China, which the parasites have targeted as their next victim, and the Generals responsible for the Territorial United States.

### **Order of the Day**

This Order is incorporated into and made part of this Proclamation in Addendum: **(1)** Return of Reversionary Trust Interest; we are ready to receive the reversionary trust interests owed to us from the United States Attorney General and the State Attorney Generals and Governors and specifically from the Attorney General's Office of Charitable Trust established in every county and from the Head of the Civil Division Services Office thereof and from all United States Trustees of whatever station and nation who may hold any interest or asset belonging to The United States of America (unincorporated) its member states and people, the prompt and complete and unobstructed return of all assets material and immaterial in any way whatsoever made part of or attached to or derived from our presumed- to-be escheated alien estates and held as credits, escrows, insurances, deeds, titles, lease-repurchase agreements, gifts, generation skipping trusts, unclaimed private and public stock portfolios of both common and preferred stock investments, public trusts, land trusts, mortgages, escrows, rents, leases, derivatives, land descriptions, homesteads, land parcels, rolling stocks, commodities, banks, brokerages, credit unions, harbors, docks, customs houses, post offices, court buildings and annexes, land, soil, improvements, habitations, buildings, installations, factories, mills, utilities, railroads, easements, natural resources, parks and managed land and mineral resources, labor and construction contracts, reversionary trust interests, Master Files, Master Form claims, titles, copyrights, trademarks, patents, Service Marks, warrants, residual estate interests, matured and immature beneficial stocks and bonds, tax exemptions, pre-payments, and tax sheltered funds, pensions, debentures, current bills of lading, offices, records, accounts, lines of business, joint ventures, internally and externally managed investment funds, departments, divisions, municipalities, boroughs, corporations, franchises, subsidiaries, associates, accessories, limited liability

companies and corporations, agencies, agency contracts, cooperatives, public foundations, public trusts, public utilities including public transmitting utilities, conveyances, all intellectual property, all licenses, assignments, and intellectual property agreements and assignments, performance bonds, performance contracts, bid bonds, payment bonds except those already in our possession, insurance certificates, indemnity certificates and receipts, logos, trade names, census and other records and data, sponsors and sponsoring organizations, asset-backed securities and currencies owed to us, all trade-dress and emblems and seals and accounts rightfully belonging to our offices and courts, all masked works including masked seals, all indemnifications and security interests established by treaty and commercial contract benefiting the American states and people, and all other such accrued inheritances, rents, leases, promotions, commissions, coupons, warrants, patents, copyrights, trademarks, vouchers, and material and immaterial assets existing in any jurisdiction whatsoever in which these officers and trustees have administered our affairs or consigned our assets since 1851.

We consider validation of federal citizenship to include proof of contract under conditions of full disclosure of all citizenship obligations in the presence of competent Witnesses, proof of life, proof of federal employment including job descriptions, applications, name of supervisor, cancelled payroll checks and similar actual, factual knowing and consensual federal employment or similar proof of fully disclosed, unambiguous, knowing and voluntary federal dependency, plus a signed wet-ink maritime contract expressing an explicit meeting of the minds, equitable consideration, and including a fully defined and enforceable exit clause;

**(2)** Return of Reversionary Trust Interest from the United States Secretary of the Treasury, now Governor of the IMF/International Monetary Fund and associated banks of all the precious metals, trust accounts, escrows, coinage, certificates, and other actual assets, securities, matured bonds, credit and other paper assets rightfully owed to the American states and people, not necessarily by physical delivery but upon a sure and complete accounting due and rendered to the Paramount Security Interest Holders and Priority Creditors along with access to our public and private accounts in order to ensure accurate service and oversight providing reconciliation of records, settlement of accounts, and disbursement of appropriate accessible credit to the accounts owed to the American states and people;

**(3)** Mutual Off-Set Credit Exchange of any and all debts currently existing between our states and other countries;

**(4)** Reconciliation -- submission of debts for permanent Forgiveness;

**(5)** Atonement --- generation of interest-free loans to unincorporated businesses and people of good character;

**(6)** Redemption--- payment of all remaining warrants, stray taxes, and debt defaults;

**(7)** Submission of applications for commercial debt forgiveness;

**(8)** Submission of applications from former (now technically bankrupt) Central Banks for a Universal Charter as a B Corporation, preparatory to re-funding;

(9) Issuance of Public-Private Keys (PKIs);

(10) Issuance of Credit owed to provide payment of pensions, social security obligations, disability assistance, public assistance, and other obligations of the bankrupt organizations which must be met;

(11) Issuance of Credit owed to provide for restoration of our local county jural assemblies and town hall facilities;

(12) Issuance of Credit owed to allow the re-vesting and restructuring of county and state government and re-direction/re-tasking of federal agency contractors and international organizations operating on our shores:

(a) **FBI** – investigation and prosecution of interstate commercial crimes, especially interstate banking crimes, securities fraud, counterfeiting, money laundering, human trafficking, and trust violations—these are your duties and they have been sadly neglected;

(b) **IRS** -- investigation of misapplied corporate tax shelters and improper transfers of tax benefits and exemptions, reform of the withholding agent system, public education, return of private assets seized under false presumptions;

(c) **BATF** – research and scrub all false dossiers and Master File information, translate the coded files into plain English, be sure that only federal citizens are included in this system, turn over stockpiles of weapons to the local state national guard authorities;

(d) **Social Security** – identify all Americans who have wrongly been conscripted into a federal employee retirement program and separate out their accounts from those of actual federal employees;

(e) **FEMA** – turn over stockpiles of weapons to local state national guard authorities and transition all FEMA resettlement centers to local control, focus on effective disaster preparedness and prompt relief deployment in the event of a disaster;

(f) **DHS/NSA** – stop uniform surveillance activities that include snooping into the private emails and phone calls of average Americans; restrict your activities to foreign agents, federal employees, and those individuals that you have cause to investigate based on factual compelling evidence.

(g) **CIA** – stop the money laundering, human trafficking, black ops in support of illegal activities, foreign interventionism, arms smuggling, false flags, and all related activities. Your job, and it is your only job, is to serve as a faithful watchdog in the international venue, guaranteeing the safety and security of Americans and the American government, and helping to prevent international crime ---which does imply not participating in it.

(h) **US MARSHALS** – you are supposed to be serving as the highest international land jurisdiction peacekeeping officers, protecting our post offices and postal workers and working with the FBI to prevent interstate crime including bank fraud and counterfeiting, human trafficking, transport of illegal substances across state lines, bank robbery, etc., and with the

Coast Guard to prevent inland piracy, international smuggling, and similar crimes. Do your jobs or lose them.

**(i) INTERPOL** – to the extent that officers like the Secretary of the Treasury and the US Attorney General are allowed on our shores, they need to recall their actual mission of preventing international crime syndicates from trespassing against national governments. This includes the misuse and abuse of international patent processes and data bases to promote identity theft of entire populations, bank and credit fraud, improper lock-downs of national assets so that the perpetrators can benefit from trading upon assets that don't belong to them, issuance of falsified passports, and numerous other crimes that are central fixtures of the Great Fraud that has been perpetuated against us and virtually every other country in the world. If Interpol does not wish to be viewed as part of the problem, Interpol needs to take action against these known evils.

**(j) UN**– Little known to average people worldwide, the UN Corporation is not the United Nations organization chartered in 1945. It's time for that confusion to be cleared up and for UN personnel to vacate our shores. We have enough home-grown mercenaries without importing more.

**(k) USPS** – The United States Postal Service has functioned primarily as a Territorial and Municipal domestic mail service and the responsibilities owed to the actual United States of America have been neglected based on inappropriate presumptions regarding identity, residency, and the reach of federal authority. Correct accordingly and honor the exemptions and postal rates owed to actual states and people.

**(l) US ARMY, USAF, US NAVY, PENTAGON** – you are on our payroll; act like it.

**(m) US Army, US Air Force, US Navy, Pentagon** – you are on our payroll; act like it.

**(n) Census Bureau** – The census is supposed to be a head count, not a data mining operation. Restrict your activities accordingly and secure any inappropriate data already collected to protect the privacy of the people you have presumed upon.

**(o) SEC** – No other federal agency has failed so completely as the SEC, which has been mis-directed in virtually every aspect of its operations. Your job is to make sure that a valid asset and security interest exists, that the actual owners are consensually part of the transaction, and that the securities are properly exchanged. Functioning as a politicized gatekeeper acting in self-interested restraint of trade on one hand and rubber stamping transactions for your buddies with the other hand cannot continue. Get straight or shut down.

**(p) US TREASURY, US DEPARTMENT OF THE TREASURY, UNITED STATES TREASURY, Department of the Treasury, United States Department of the Treasury**, and so on – there hasn't been an actual, factual public entity operating under any of these names since 1924. Instead we have had federal agency contractors such as yourselves, operating as foreign private bill collectors for the Municipal United States and Territorial United States under color of law on our shores. Stop it. There is one actual Treasury Account in this country and it belongs to us. Your authority to collect bills applies only to actual United States Citizens or

citizens of the United States, and instead, you have been roaming about like wolves attacking and collecting indiscriminately from everyone in sight. This unconscionable racketeering and the false legal presumptions allowing it are at an end. From now on, your job is to return credit and value embezzled from the American states and people. There will be no need in the new paradigm to collect or impose taxes from anyone. Consider any and all enforcement powers resulting from private bank treaties and tax treaties terminated on our shores.

**(q) USPTO and US Copyright Office** – begin immediate review of all patents, tradenames, trademarks, and copyrights that have been used or abused to promote or facilitate crime of any kind. This includes review of process and design patents and trademark assignments. This specifically and especially includes review of patents we have placed liens upon as part of the bankruptcy settlement and damage recoupment process. These patents and trademarks have been selected because they are suspected of being used to promote identity theft, unlawful conversion of assets, inland piracy, kidnapping, human trafficking, unlawful securities trading and transactions, commodity market manipulation, restraint of trade, monopoly inducement, and a host of other crimes that are adversely impacting the entire world population, including ours.

**(r) DEPARTMENTS**— According to recent reports from the United States Congress, there are twelve separate DEPARTMENTS being independently run as subcontractors of the Municipal UNITED STATES, which are being limped along under the pretense that these are separate businesses and not directly subject to the bankruptcy of their parent corporation. As a result, all these DEPARTMENTS are independent private contractors of the Territorial United States, and we might as well call these DEPARTMENTS by private business names--- Jeffrey Session’s DOJ Theater Company, for example. These entities have no authority related to the American states or people. They are foreign in every sense of the word and they have been usurping authority under color of law and trespassing upon our shores. We order them to be posted as private contractors, so that Americans can finally see who and what they are dealing with, and not go on assuming that these foreign subcontractors are part of their lawful government.

**(s) JOINT CHIEFS OF STAFF** – heirs and successors – much of the misery in this country and throughout the world for the past 150 years has been accomplished as a direct result of the failure of your predecessors to do the right thing. Instead, the Union Generals of the Civil War Era decided to go into business for themselves, to usurp upon the people who employed them, to engaged in war-for-profit and plunder, and to pretend that they were patiently waiting for the return of the civil government while doing in fact everything possible to forestall that possibility. Despite everything, Gentlemen, the American states and people are back and breathing down your necks. It is your duty—morally, legally, contractually, and lawfully--- to accept the resumption of civilian land jurisdiction government, to accept the actual Head of State’s declaration of peace, and to –however much you venerate and love the Stars and Stripes – fly the civil peacetime flag.

The flag with vertical stripes shown on the face of the accompanying Declaration of Flag/Conveyance of the Abeyance/End of Presumed Interregnum is the peacetime flag of the

lawful civilian government owed to the American states and people. It has flown for only 20 out of 241 years, largely as a result of interference, meddling, Breach of Trust, and criminality on the part of European interests which have taken full advantage of American gullibility and trust, spilled our blood, and robbed us blind. They've kept us constantly at war.

As you more visibly take up the reins of the Territorial United States, please realize that this is not the government that you are under contract to protect and defend. It's our government that is owed your loyalty and due diligence. It is also important to realize that although the Territorial United States has come to a well-deserved bankruptcy and has been displaced for cause as our primary service provider; the actual United States of America is still here, still waiting for you to come home, still waiting for you to wake up, and still able to pay the bills.

We support our veterans and will pay their pensions; indeed, we plan to greatly expand the range of services and assistance and support that retired military personnel receive. We also plan to turn our military – not into a peacetime army, but an army for peace. We will use your vast technological and engineering and strategic deployment skills to bring healing to America and the rest of the world. The time for beating swords into plowshares has come, but that does not mean that you are suddenly on the shelf and obsolete. It means that you will be unleashed and tasked to fight the real enemies of mankind--- ignorance, disease, hunger, pollution, and so much more.

If you agree that these are the true and worthy battles that we must face, then take your stand with the American states and people. Help restore Main Street. Bring back the safe public parks, the clear rivers, and the happy school yards that at least some of you remember. Build, instead of destroy. Once America is on its way forward, there will be plenty of opportunity to engage the

actual enemies beyond our borders--- vast international pollution clean-up projects, exciting deployments of new technologies, water wells to drill, farm fields to rescue and rehabilitate, dams to build, and new horizons of space travel and physics opening up.

Come home. Accept the peace. You will be welcomed and you will be cared for and you will go on to do great things for your homeland and for the world. Guaranteed.

(13) The actual United States of America is a peaceful country that hasn't made war or operated outside its borders in a 150 years. Our sin has been trust and complacency and faith that common sense and actual self-interest must eventually prevail. The true self-interest of our people and of all people on this planet is peace and prosperity and an end of criminality. There is, after all, no reason to pay for or support any government that doesn't protect and serve, and which instead acts as a predator and parasite.

This is as true in China and Russia and South Africa and Belgium and Lapland and Saudi Arabia as it is here. Among all the other corrections that need to be made, there is no other action more important or more pressing than to re-educate ourselves about the true purpose of government and our own responsibility to govern ourselves. This is the action that we have taken, which we expect all our employees to take, and which we invite all people around the world to engage in.

The evils of Feudalism in the Dark Ages pale in comparison to the threat that automated Commercial Feudalism presents to all life on this planet at the present time. We are doing our part to end it, but reforming the B.E.A.S.T. will require worldwide awareness, devoted action, and far greater vigilance against the creeping dangers of automated feudalism and colonialism seamlessly delivered with a computer date stamp, IP number, and quantum chip. We left feudalism and colonialism behind a long time ago, and we have been loath to come forward and deal with these issues in the Office of Head of State; nonetheless, it is apparent that this had to be done; it is also further proof that those who least desire power exercise it best and that we will all be better off when we realize our limitations and humbly bow our knees --- not to each other --- but to the True and Living God, instead.

So it is said and so it is done by my hand and seal and under the lawful and honorable peacetime flag of the actual United States and under the authority vested in me as the Hereditary Head of State for The United States of America and Keeper of the Great Seals:

By my hand this 21<sup>st</sup> day of October 2017:

By: James Clinton Selcher Head of State  
The United States of America (Unincorporated)



# Notice of Conflict at Law

By Anna Von Reitz



From: Anna von Reitz

Date: Fri, Jun 3, 2022 at 5:26 PM

Subject: Notice of Conflict at Law

To: <enquiries@lloyds.com>, <debt-tfm@fiscal.treasury.gov>, <inquiries@usmint.treas.gov>, <cbccustomerservice@centralbank.net>, <fraud.prevention.and.investigation@jpmchase.com>, <hcenquiries@parliament.uk>, <information@icj-cij.org>, <info@salastampa.va>, Ivan Talbot <ivanparty6@gmail.com>, <oig@sec.gov>, <OIGCounsel@oig.treas.gov>, <email@bis.org>, <sgcentral@un.org>, <JS.Pentagon.ocjcs.mbx.joint-staff-public-affairs@mail.mil>, <concilium@legion-of-mary.ie>, Pope <sostituto@sds.va>, <lizzie@buckhouse.co.uk>, <sophie.wilmes@premier.fed.be>, <predstojnik@predsjednik.hr>, <president@parliament.cy>, <info@presidency.gov.cy>, <styksverejnosti@hrad.cz>, <stm@stm.dk>, <jyri.ratas@riigikantselei.ee>, <vpinfo@vpk.ee>, <presidentti@tpk.fi>, <sanna.marin@eduskunta.fi>, <primeminister@primeminister.gr>, <info@president.lv>, <andris.teikmanis@president.lv>, <president@gov.mt>, <statsradsberedningen.registrator@gov.se>, <boris.johnson.mp@parliament.uk>, <bundespraesidialamt@bpra.bund.de>, <micheal@michealmartin.ie>, <presidente@pec.governo.it>, <primeminister@government.bg>, <priemna@president.bg>, <viktor.orban@parlament.hu>, <sebastian@sebastian-kurz.at>, <post@bka.gv.at>, <alexander.vanderbellen@hofburg.at>, <Saulius.Skvernelis@lrs.lt>, <sskvernelis@gmail.com>, <ministere.Etat@me.etat.lu>, <Laura.huisman@tweedekamer.nl>, <postbus@eerstekamer.nl>, <gert.riphagen@eerstekamer.nl>, <kontakt@kprm.gov.pl>, <belem@presidencia.pt>, <procetatean@presidency.ro>, <pm@gov.ro>, <premier@vlada.gov.sk>, <peter.pellegrini@nrsr.sk>, <janez.jansa@sds.si>, <info@strankalms.si>, <gp.uprs@predsednik.si>, <dpd@mpr.es>, <bzcip@comunicacion.presidencia.gob.es>, <president@ep.europa.eu>, <ec-president-vdl@ec.europa.eu>, <secretariogeral@ps.pt>, <alge.budryte@president.lt>, Cc: duterte.rody@gmail.com <duterte.rody@gmail.com>, <mofapolcoord@gmail.com>, <asean01@mfa.mail.go.th>

<thongtinchinphu@chinhphu.vn>, <info@jpm.gov.bn>, <ptri@indonesiamission-ny.org>, <info@pm.gov.jo>, <hamed.hunar@gmail.com>, <contact@leader.ir>, <info@pmo.gov.pk>, <feedback@pmo.gov.bd>, <contact@tccb.gov.tr>, <info@mfa.gov.tm>, <communicatie@president.gov.sr>, <cabinet@cabinet.iq>, <Statecouncil@statecouncil.om>, <media@gco.gov.qa>, <homemin@guyana.net.gy>, <contact@pm.gov.kw>, <president\_office@presidency.gov.lb>, <pm@cabinet.gov.eg>, <spresident@president.al>, <office@pa.gov.az>, <contact@presidence.td>, <info@parlimen.gov.my>, <mark.romney@gov.ai>, <emil.tarasyan@president.am>, <press@president.gov.by>, <danijel.dragicevic@predsjednistvobih.ba>, <pspmo@barbados.gov.bb>, <primeminister@bahamas.gov.bs>, <minpres@presidencia.gob.bo>, <belizemfa@btl.net>, <ciudadanos@presidencia.gob.do>, <opm@dominica.gov.dm>, <presidentsoffice@dominica.gov.dm>, <contacto@presidencia.gob.sv>, <jiko.rasoqosoqo@govnet.gov.fj>, <pmsoffice@connect.com.fj>, <capr@presidence.pf>, <govsec@nanoq.gl>, <unidadaccesolibre@congreso.gob.gt>, <PrimeMinister@gov.gd>, <info@cg971.fr>, <pmo@pmo.is>, <postmottak@smk.dep.no>, <webmaster@president.go.kr>, <info@tinganes.fo>, <comunicacion@presidencia.gub.uy>, <zsmfa@mfa.gov.ua>, <contactus@mofa.gov.bh>, <President@el-mouradia.dz>, <assembleianacional@parlamento.ao>, <presidence@burundi.gov.bi>, <cellcom@prc.cm>, <contact@primature.gouv.dj>, <absissoho@op.gov.gm>, <info@mygov.go.ke>, <dp@deputypresident.go.ke>, <limakatso.mafelesi@gov.ls>, <sps@palace.org.ls>, <opc@opc.gov.mw>, <mapetlalieketseng@yahoo.com>, <infomali@agetec.gouv.ml>, <info.op@op.gov.na>, <info@nass.gov.ng>, <socialmedia@ogs.gov.rw>, <info@primature.gov.rw>, <macky@mackysall.com>, <info@statehouse.gov.sl>, <media@presidency.gov.so>, <info@villasomalia.gov.so>, <president@po.gov.za>, <dlaminiea@gov.sz>, <mustafabiong@gmail.com>, <ps@pmo.go.tz>, <uae@pm.gov.tn>, <info@statehouse.go.ug>, <info@zanupf.org.zw>, <contact@lambethpalace.org.uk>, <bspmail@bsp.gov.ph>, fasthorse@sovereign.tel fasthorse@sovereign.tel <fasthorse@sovereign.tel>, Hara Uhles <Harauhles@gmail.com>, <enquiries@bankofengland.co.uk>, <inquiries2@un.org>

Attention: H.E. Cardinal Dominique Mamberti, H.E. Chief Justice Joan E. Donoghue, H.E. Kiril Gevgorian, Lord High Steward Ivan Talbot, and Other Interested Parties:

Notice of Conflict at Law

We have served Notice that our General Public in both the national and international jurisdictions is not subject to any legal system.

Here is the portion of British Law which completely varies from American Common Law and which has been misapplied to Americans under the False Legal Presumption that these Americans are or ever were British Persons / Foreign Situs Trusts.

We are born as Free Men and Free Women that are owed every jot of the Treaties and Constitutional Guarantees; our Lawful Persons are then deliberately mischaracterized as British Territorial Legal Persons and impersonated. Here's how and why this must be corrected.

The British convention holds that citizenship obligations attach to all Subjects of the Queen at birth. The American way is to hold all living people harmless from citizenship obligations to the governments. Later, upon reaching the age of majority, our people may or may not elect to serve the government as Citizens.

**We do not incorporate or enfranchise our people as citizens at birth.**

The British Territorial U.S. Citizens that Lincoln purportedly left in charge naturally presumed that the same citizenship obligations attached to Americans --- but they don't.

The only valid contract that the States have with the British Governments are implemented by The Constitution of the United States of America and the terms and conditions of that contract are self-evident in not including any reference to land and soil jurisdiction assets or powers.

Our Government was never actually absent or in interregnum; it was never designed to be in continuous Session.

Our people have never knowingly, willingly, or voluntarily adopted British Territorial Citizenship absent full disclosure and reasonable motivation --- and no such citizenship obligations can be conferred on them or motivation implied by any advantage such Citizenship could provide -----absent a very generous paycheck.

The British Admiralty definition 1909 and discussion follow:

Page 77. Section 4. Every corporation should have a name (2) by which it is to sue and be sued, and do all legal acts. The name of incorporation, says Sir Edward Coke, is a proper name, or name of baptism; and therefore, when a private founder gives his college or hospital a name, he does it only as a godfather; and by that same name the king baptizes the corporation. (3) But though the name of a corporate body is compared to the Christian name of a natural person, yet the comparison is not in all respects perfectly correct. A Christian name consists, in general, but of a single word, as Oliver, or Robert, in which

the alteration or omission of a single letter may make a material alteration in the name. In all grants by or to a corporation, though expressed to show that there is such an artificial being, and to distinguish it from all others, the body is well named, though there is a variation in words and syllables. (4) The name of a corporation frequently consists of several words, and the transposition, interpolation, omission, or alteration of some of them may make no essential difference of their sense, (5) The Supreme Court of New Hampshire say, that there is this difference between the alteration of a letter, or the transposition of a word between naming a natural person and naming a corporate body. It makes entirely another name of the person in the one case, while the name of a corporation frequently consists of several descriptive words, and the transposition of them, or an interpolation, or omission of some of them, may make no essential difference in their sense. (1) In some devise to a corporation, if the words (though the name be entirely mistaken) show that the testator could only mean a particular corporation, it is sufficient, as for instance, a devise to John Bishop of Norwich, when his name is George. (2) So, it was held in Massachusetts, that a devise to "The Inhabitants of the South Parish," may be enjoyed by "The Inhabitants of the First Parish." (3) For a corporation to attempt to set aside its own grant, by reason of its misnomer, was severely censured, and in a great measure repressed, as early as the time of Lord Coke. (4) Where the name of a corporate grantor is mistaken, as where John Abbott of N. Granted common of pasture to J. S. By the name of William Abbot of N. The grant is still good. (5) The name of a corporation, it seems, may be implied; as if the inhabitants of Dale should be incorporated with power to choose a mayor annually; though no name be expressed, yet it is a good corporation by the name of "Mayor and Commonalty." (1) And a corporation may have one name, by which it may take and grant, and another, by which it may plead and be impleaded. Thus it may purchase and grant by the name of "Master, Wardens, and Brothers," and be empowered to plead and be impleaded by the name of "Wardens" alone. (2) But in this respect a distinction has been made between the case of a corporation by prescription, and that of a corporation by charter; the former may have several names to the same purpose; and a scire facias will lie in one of the names on a judgment obtained in the other. (3) But a corporation by charter, it is said, though it may, either by charter, or by act of Parliament, be empowered to grant and purchase by one name, and sue and be sued by another, yet cannot have two names to the same purpose. (4) Mr. Kyd says, "This may be true with respect to a grant by charter," but adds "There seems to be no reason why an act of Parliament might not empower a corporation by charter to use two names of the same purpose." (5) It has been held in Massachusetts, that a parish may be known by several corporate names; and the court say, "We know not why a corporation may not be known in its public proceedings by

several names, as well as individuals.” (6) A corporation which has been dissolved, (or more correctly, suspended,) by the loss of the governing members, may be revived either by the old,

or by a name different from that by which it was formerly known, still preserving its identity and ancient rights. (7) For the purpose of preserving regularity in legal proceedings, a slighter variation of name may be sufficient to sustain a plea in abatement, than that which would be held necessary for the purpose of allowing a grant or other act to be avoided by the party, who In order to Sue or be sued there must be some agreement which is a contract to which a person can be sued over."

No living American has ever had any citizenship obligation under the Constitutional form of government our Forefathers designed; but, they do have Constitutional Guarantees which the British Government and the Governments of Westminster and Ghent owe to each one of them.

Whereupon we are summoning the High Courts to enforce our customs and traditions and our treaty rights and contractual exemptions in this matter, and to hold all American people and members of the General Public and Government of our country harmless, bearing no responsibility for the crimes of personage which have been promoted against them under the False Presumptions of Admiralty Law practiced in secrecy against them by foreign Governments owing them Good Faith and Service.

Our Lawful Persons are not Legal Persons though they may appear to be identical in Name. It is therefore necessary to include the consideration of voluntary political association with regard to all people born on American soil; neither British Territorial nor Municipal citizenship can be conferred on those who object and publish otherwise, neither can acceptance of British Personhood be inferred from any non-disclosed act, Third Party representation, or adhesion contract --- unilateral, implied, or otherwise.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

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

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# Public and International Notice of Personage and Barratry Crimes

By Anna Von Reitz



We have uncovered a massive conspiracy by members of the Bar Associations to commit personage crimes against all nations and countries.

Crimes of personage consist of impersonation and barratry.

In the first step, someone or something is mischaracterized as someone or something else, or is misrepresented as standing in a foreign jurisdiction or political status or legal capacity --- as in "impersonating a police officer".

In the second step, the members of the Bar Associations bring false claims based on the foregoing impersonation activity against the unwitting victims; this is a crime known as barratry.

The first crime, the impersonation, is a form of identity theft.  
The second crime, the barratry, is a form of false claim of injury or debt.

Both are crimes that are owed prosecution on land and sea.

Millions of Americans have been impersonated as British Territorial U.S. Citizens. They have been further impersonated as Municipal CORPORATIONS bearing fanciful labels indicating the nature of the CORPORATION; cestui que vie trusts appear in the form: EVELYN JANE CARTER, public transmitting utilities appear in the form: EVELYN J CARTER and so on.

At the heart of this fraud scheme is purposeful identity theft for the purpose of securing access to credit belonging to the victims, and establishing false claims against their property interests.

The Perpetrators of this scheme have sought to mischaracterize entire nations and countries, as well as individual living people. They have gotten away with it by operating in secrecy and under color of law.

It's time for all nations to outlaw the Bar Associations and severely restrict the privilege of incorporating business entities.

The Bar Members and Bureaucrats have impersonated our unincorporated Federation of States, The United States of America, as a foreign British Territorial Corporation doing business as The United States of America, Incorporated, and as a foreign Municipal CORPORATION doing business as UNITED STATES OF AMERICA.

They have done the same thing with other nations and governments, and they have established all these false identities for the express purpose of committing credit fraud and barratry against the victims.

China has been misrepresented as China, Inc. and as CHINA.

England has been misrepresented as Great Britain, Inc. and as the UK.

Alaska has been misrepresented as the State of Alaska and ALASKA.

All this impersonation and barratry practiced against innocent people worldwide has been done by members of the Bar Associations seeking unjust enrichment for themselves and their Masters.

It's time for their criminal Reign of Terror to end and for the Bar Associations and their Courts to be outlawed worldwide.

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# Public and International Notice of Treason

By Anna Von Reitz



The People to whom are owed all guarantees and protections of the Federal Constitutions are still present and they are still paying your salaries; the semantic deceits, pretensions of war, and other lies notwithstanding, evasion of your duties under the Constitutions via crimes of personage amounts to treason.

Allowing the murder of innocent children in this country is treason.

Allowing the theft of the property and assets of your actual employers is treason.

Sitting on your rumps while all this goes on, is treason.

You have been told and you have been warned: any further dilly-dallying in arresting the Perpetrators of these trespasses and schemes to defraud the American Public, kill American children for profit, patent Americans as GMO products, mischaracterize us as Municipal citizenry, or standing around waiting for Mr. Trump to grow a set is not going to avail any of you when the people of this country review your disservice and its consequences for all of us.

Mr. Trump is our Employee, too. He has all the same obligations you do. And if he doesn't act as Commander-in-Chief to end these crimes against us and against our property interests, he will be guilty of treason, too.

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# Public and International Notice of Claim and Notice of Crimes of Property and Crimes of Enslavement

By Anna Von Reitz



Be it known to all to whom these presents come:

Americans act in two (2) capacities. These are: (1) as men and women; and (2) Lawful Persons.

The only time that Americans act as Legal Persons or as LEGAL PERSONS is when they voluntarily and knowingly enter upon the High Seas and Navigable Inland Waterways or knowingly incorporate a Municipal CORPORATION business venture under conditions of full disclosure.

Americans do not acquire any citizenship obligations at birth and do not make pledges. Any pledge-making actual or implied is null and void for lack of disclosure and a meeting of the minds.

Americans may, at their discretion, upon reaching the age of majority, decide to serve in some capacity of citizenship for their own American State Government or may take service with a foreign government Subcontractor of our Government at their discretion. Such contracts must be voluntary, must be knowing, fully disclosed, equitable, free of duress, in kind, and represent a meeting of minds.

American Public Law prohibits claims of ownership of people based on the injection of foreign patented DNA; it does not matter what the Supreme Court of the United States has decided for the Queen's Subjects, nor does it matter what the Pope has decided for his Municipal SUBJECTS.

Americans are owed one Silver Dollar (or Gold equivalent) for every paper dollar issued against their credit since 1913.

Americans of record are owed immediate and absolute exemption from all claims of indebtedness including mortgage indebtedness.

Americans are owed Good Faith and Service from all Personnel of all Federal Subcontractors and Principals including the Queen, the Pope, and the Lord Mayor of the Inner City of London, and all those CEO's and CFO;s operating under their command and which have been incorporated or chartered by Agents of the Queen, the Pope, the Lord Mayor, and Others.

The League of Nations outlawed both slavery and peonage---worldwide ---in 1926. Those Public Laws and International Accords still stand and are hereby invoked.

Enslavement or forced peonage of any kind is both illegal and unlawful and has been since 1926---worldwide. Anyone participating in personage schemes trying to evade the Public Law by impersonating living people as corporations or Genetically Modified Organisms or by any other means seeking an ownership interest in living men and women is a criminal by definition.

Anyone having been thus fully informed and continuing to allow these crimes or participating by enforcing such schemes is an accomplice subject to immediate detainment.

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## Public and International Notice to the Bar Associations -- 30 Day Warning

By Anna Von Reitz



This week we have served the High Courts with Notice of a Conflict of Law and cleared up a misunderstanding about American Law and Custom that has endured since the early years of last century and which has resulted in misapplication of foreign Legal Presumptions in this country.

For additional information, please go to: [www.annavonreitz.com](http://www.annavonreitz.com) and read the Notice of Conflict of Law for details.

Americans, unlike most other people on the planet, do not accrue citizenship obligations at birth. Once Americans reach the age of majority--- which is twenty-one years of age, and having the benefit of full disclosure, Americans may choose to serve as State Citizens or may adopt the foreign political status of one of our Federal Subcontractors without prejudice.

Similarly, Americans inherit their nationality from their States of the Union and do not acquire any kind of national or federal citizenship at birth. Americans come into the world as Virginians, Wisconsinites, New Yorkers, etc., and their rights and guarantees attach to them at birth without exception. Again, they may upon reaching the age of majority, and having full disclosure, choose to adopt additional or different nationality.

Those who come to our country and are Naturalized first as United States citizens are free to establish homes and businesses within our borders and having established a residency in a State of the Union for a year and one day without committing a felony or accepting Public Assistance, such immigrants are free to adopt one of our States as their permanent house, home, and domicile--- whereupon they acquire the nationality of their new State and are regarded as Virginians, Minnesotans, Rhode Islanders, etc., as applicable and all obligations of United States citizenship acquired in the process of Naturalization drop away.

Those babies born to Americans living temporarily outside the borders of The United States are considered Americans by our Government and may choose either their Mother's or Father's birth state to establish their nationality.

If someone successfully immigrates to this country for a period of seven years and one day without the benefit of Naturalization, and establishes a home in a State of the Union for a period of one year and a day without committing a felony or taking public assistance, and then declares and publishes his or her intention to adopt this State as their permanent house, home, and domicile upon the public record, they shall acquire their nationality from that State of the Union and enter into the estate of a Vermonter, Floridian, Texan, Californian, etc.

Whereas U.S. Citizens and citizens of the United States are bound under their respective Constitutions and obligated to perform services under those venerable contracts, they are citizenry of foreign governments while employed by or dependent upon the District of Columbia or Municipal Government of Washington, DC. or any franchise thereof, and are not necessarily owed any Constitutional Guarantees until and unless they adopt their State Nationality as one of their two allowable political statuses.

That is, while most countries deal in terms of Dual Citizenship, District Citizens or citizens who were born in this country or to American Mothers and Fathers native to a State of the Union or successfully naturalized and immigrated to a State of the Union, may choose to keep their Constitutional Guarantees while in foreign service.

It is entirely possible for a Kentuckian serving as a U.S. Citizen in the Armed Services to retain their status as a native of Kentucky owed the protection of the Federal Constitution, and no other political status or citizenship obligation can be conferred upon or presumed against anyone otherwise eligible to make the claim. The same protections apply to Federal Civil Service workers who are born in this country or otherwise successfully immigrated to a State of the Union via the process described above. An Ohioan working for the Post Office may temporarily and for the duration of their service adopt the political status of a Municipal citizen of the United States, but may also retain their status as an Ohioan and stand under the protections of the Federal Constitution.

The unincorporated Federation of States and all fifty State Assemblies are now in Session and have been in Session for three years. As of [1 August 2021](#) any presumption of a state of war left over from The American Civil War being in existence on our shores has been overturned and ended via an international Peace Treaty and Peace Proclamation Process.

Any similar false presumptions of a state of war resulting from failure to officially end other wars and mercenary conflicts, including continuances from the First World War, Second World War, Korea, and so on are being brought to an end as of [25 June 2022](#).

All former Territorial States have been enrolled as States of the Union as of [1 October 2020](#), and have been accepted and enrolled retroactively to the date they entered Territorial Statehood, under the provisions of The Northwest Ordinance.

These housekeeping issues and understandings are being brought to your attention to prevent Trespass against the American people and their property. We should also like to bring the issues surrounding deceitful court practices to your attention.

It is illegal and unlawful in this country to use a Legal Name or LEGAL NAME for purposes of deceitful prosecution, impersonation, unlawful conversion, or barratry and we find all of these and more criminal activities going on in the courts under Bar Association Administration.

American babies have been subjected to a process of coerced and undisclosed registration by Mothers and Fathers given no disclosure of the consequences. This has led to millions of Americans being falsely registered as British Territorial Foreign Situs Trusts; the assets of these purloined infant decedent estates have then been used as collateral funding the British Territorial United States, sometimes called the Insular United States Government.

The Bar Associations and their Members have been complicit in knowingly administering these fraudulent estate holdings, often against the better interest of the unwitting victims whose identity has been stolen and whose political status has been downgraded to that of a bonded servant.

These are acts of unlawful conversion identified as capital crimes under both the Geneva and Hague Conventions, as well as our Public Law--- and the members of the Bar Associations have been going along with this and operating under color of law, misaddressing Americans as British Territorial Foreign Situs Trusts and infant decedent estates with impunity.

Not only that, members of the Bar have been complicit in further acts of impersonation and barratry against their actual Employers and Benefactors when operating Municipal COURTS. In a similarly undisclosed registration process, millions of American babies have been additionally registered as Municipal CORPORATIONS and misaddressed as such.

The Members of the Bar Associations are presumed to know the Law and to be aware of the gravity of this Trespass against the Public Law and against Man and against Nature. Personage, barratry, and acting as privateers under color of law are white collar forms of piracy. No pretense of war protects your actions.

The Members of the Bar Associations are hereby given this 30 Day Warning to correct your operations and Legal Presumptions; people are not rendered things by any act of Government nor are they obligated by any act or contract undertaken under conditions of deceit or non-disclosure, adhesion, or force.

All prosecution of living people under false premise and precedent must end, misapplication of mortgages and other foreign debts, property taxes, income taxes, and registration requirements misaddressed to Americans, must cease and desist, along with the crimes of personage and barratry being used to implement these False Claims.

Any American coming before your courts or any officer of your court claiming their true nature and identity as an American State National must immediately be recognized as a preferential creditor and held harmless from any supposition that he or she is guilty of anything, a pauper, dependent, corporation, Subject Matter, debtor, enemy, political asylum seeker or anyone or anything in any way responsible for acts of personage, barratry, racketeering or extortion under color of law because Bar Association Members have "mistakenly" misaddressed your Employers, Creditors, and Benefactors.

You have until [10 August 2022](#) to bring your operations into full compliance with the Public and International Law. Any court or court officer found complicit in these acts of misconduct after that date will be held to treble liability standards for causing harm to living people and no pretense otherwise will save you and your organizations from the most dire consequences.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents. Evasion of Notice will be taken as Acquiescence.

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

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See this article and over 3700 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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# Public and International Notice of Trespass and Breach of Trust

By Anna Von Reitz



Served to: Georg Bergolio, Dominique Mamberti, Joan Donoughue, Kiril Gevgorian, Karim Kahn, Justin Welby, Mary Windsor, Ivan Talbot, Antonio Guterres, Erik Christian, Laura Cordero, Nicole Stevens, John Roberts, Samuel Alito, Amy Coney Barrett, Stephen Breyer, Neil Gorsuch, Elena Kagan, Brett Kavanaugh, Sonia Sotomayor, Clarence Thomas, Mark Barnett, Thomas Aquilino, Miller Baker, Jennifer Choe-Groves, Richard Eaton, Leo Gordon, Larry Katzmann, Claire Kelly, Mark Milley, Christopher Grady, James McConville, David Berger, Michael Gilday, Charles Brown, John Raymond, Daniel Hokanson, Boris Johnson, Domini Raab, Rishi Sunak, Priti Patel, Elizabeth Truss, Steve Barclay, Ben Wallace, Michael Gove, Sajid Javid, Kwasi Kwarteng, Alok Sharma, Anne-Marie Trevelyan, Therese Coffey, Nadhim Zahawi, George Eustice, Grant Shapps, Simon Hart, Brandon Lewis, Alister Jack, Chris Heaton-Harris, Michael Ellis, Oliver Dowden, Nadine Dorries, Natalie Evens, Jacob Rees-Mogg, Simon Clark, Nigel Adams, Mark Spencer, Suella Braverman, Kit Malthouse, Michelle Donelan, Joseph Biden, Kamala Harris, Antony Blinken, Janet Yellen, Lloyd Austin, Merrick Garland, Deb Haaland, Tom Vilsak, Gina Raimondo, Marty Walsh, Xavier Becerra, Marcia Fudge, Pete Buttigieg, Jennifer Granholm, Miguel Cardona, Denis McDonough, Alejandro Mayorkas, Katherine Tai, Michael Regan, Avril Haines, Linda Thomas-Greenfield, Cecilia Rouse, Isabel Guzman, Shalanda Young, Ron Klain, Roberta Metsola, Ursula von-der-Leyen, Pedro Sánchez, Magdalena Andersson, Charles Michel, Karl Nehammer, Alexander De Croo, Kiril Petkov, Andrej Plenković, Nicos Anastasiades, Petr Fiala, Mette Fredericksen, Kaja Kallas, Sanna Marin, Emmanuel Macron, Olaf Scholz, Mario Draghi, Krisjanis Karins, Victor Orban, Micheal Martin, Kyriakos Mitsotakis, Xavier Bettel, Gitanas Neusada, Mateusz Morawiecki, Antonio Costa, Robert Abela, Mark Rutte, Klaus Iohannis, Pedro Sanchez, Robert Golob, Eduard Heger, Magdalena Andersson, Vladimir Putin, Xi Jinping, Ilze Juhansone, Donald Tusk, Martin Schulz, Jeroen Dijsselbloem, Ralph Hamers, Jerome Powell, Dan Sullivan, Lisa Murkowski, Michael Dunleavy, Jay Inslee, Kay Ivey, Doug Ducey, Asa Hutchinson, Gavin Newsom, Jared Polis, Ned Lamont, John Carney, Ron DeSantis, Brian Kemp, David Ige, Brad Little, J Pritzker, Eric Holcomb, Kim Reynolds, Laura Kelly, Andy Beshear, John Edwards, Larry Hogan, Janet Mills, Charlie Baker, Gretchen Whitmer, Tim Walz, Tate Reeves, Mike Parson, Greg Gianforte, Pete Ricketts, Steve Sisolak, Chris Sununu, Phil Murphy, Michelle Grisham, Kathy Hochul, Roy Cooper, Doug Burgum, Mike DeWine, Kevin Stitt, Kate Brown, Tom Wolf, Dan McKee, Henry McMaster,

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From: Anna Riezinger

## Public and International Notice of Breach of Trust and Trespass

I am a woman speaking to the members of the High Courts and Government and Government Contractors today as men and women. I lay claim as a woman owed the official and permanent return of my Lawful Person, which has been human trafficked, impersonated, and misrepresented under conditions of fraud by my own employees. I claim that I am a Wisconsinite by birth and that I have never waived my birthright estate. I claim that I am owed all treaties and constitutional guarantees that I am naturally heir to.

I bring evidence of crime practiced against me and against my nation. I bring my claim before you and say that I have been injured and suffered harm at the hands of men and women owing me good faith and service.

1.a: I claim that these people seized upon my Proper Name, also known as my Lawful Person, while I was still a baby in my cradle. They made False Claims to the effect that I was abandoned on a battlefield by an unwed Mother. They claimed that I was of unknown provenance. They claimed that I was their dependent. They claimed that I was a Subject of their Queen Elizabeth II. They created a fictitious British Person -- a Foreign Situs Trust that they later converted into an Infant Decedent Estate named after me -- and they operated this British Person named after me in the international jurisdiction of the sea for their own benefit without my knowledge or agreement.

1.a: I claim that the only battlefield pertaining to me, and my Lawful Person exists as a result of administrative malfeasance and incompetence on paper. I claim that my correct address in Wisconsin and in other States of the Union has always been known and my provenance in Wisconsin has been established before the so-called American Civil War.

1.a: I claim that their actions were undisclosed and non-consensual. According to our American Law and Custom, it is not possible to contract with a baby and it is not possible for a Third Party to remove our birthrights from us. Citizenship obligations do not attach to us at birth. Personhood does not attach to us.

1.a: I claim that I have been deliberately misrepresented and that I have been injured and harmed by this misrepresentation. As an American I am owed substantial contractual guarantees and protections which are not available to British Persons. I also enjoy substantial property rights that are not available to British Persons. Their claims to the effect that I was ever a British Territorial U.S. Citizen are not credible as I would have no reason to adopt their citizenship and would gain no equitable compensation for doing so.

The evidence of this Trespass against me appears before you in the form of a Birth Certificate issued by their franchise doing business as the State of Wisconsin. As this certificate shows, I was born into this physical plane on the sixth of June 1956 which is also the birthday of my Lawful Person -- an American Person.

The identically-named British Legal Person was created on the 24th of June, which is its birthdate, eighteen days later. The purported infant decedent estate allegedly belonging to the British Person named after me was seized upon by the Queen's Creditors at the Vatican some years later and a second BIRTH CERTIFICATE was issued in my name by the Vatican's franchise operator doing business as the STATE OF WISCONSIN. This foreign PERSON named after me was a Municipal Cestui Que Vie Trust and was considered a Municipal citizen of the United States. This PERSON, too, was operated for the benefit of the foreign Vatican Government without my knowledge.

I was misrepresented first as a British Person and then the British Person was converted into a Municipal United States PERSON. None of these actions were disclosed to me. None of these actions were consensual. None of the associated claims are true. No explanation or process for remedy was ever given to me.

Now the Creditors of the Vatican Government are landing on my doorstep thinking that I am their Debtor, when in fact none of this has anything to do with me. The American contracts with the British Crown and the Holy See were last updated in 1858 and those contracts clearly say that I am not responsible for knowing foreign law and am not subject to it.

Much of this non-consensual misadministration seems to revolve around the idea that our government was in an unexplained interregnum.

2.a: I claim that our government has been present continuously, simply not in Session. Our American government was never designed to be in constant Session. It has been widely known for many decades that the sovereignty of our government is vested in the living people of this country. As such, it isn't possible for our American Government to disappear or be abandoned. Our government has maintained our same General Delivery address from 1732 to today. It still maintains active Post Masters and Postmasters throughout our country. Our American Government is exactly where it should be in Philadelphia, Pennsylvania, where it has been at peace since 1814.

2.a: I claim that when I called for Americans to populate the government and provide their provenance and eligibility to perform in office, the response was immediate and broad spread and in very little time, less than two weeks, all the States of the Union responded and had State Citizens in place who had proven provenance extending back before the Civil War. This is not a government in interregnum. Since that time the ranks of the State Assemblies have continued to swell and be bulwarked by more qualified Americans. Our government may be a bit rusty for lack of being in Session, but it still exists, and it is now in Session in all fifty states, as it has been for the last three years.

I require you, men and women, to overturn any presumption otherwise.

3.a: I claim that a pernicious system of perpetual war has been allowed and engendered by people seeking unjust enrichment and practicing malfeasance in office. I found that the accounts related to the American Civil War were still open and still being charged for expenses 157 years after the Armistice ending hostilities. I found that no official peace treaties were ever issued to end the conflict and that in fact no such treaties could be enacted by the Persons involved, because The American Civil War wasn't a war. It was an illegal and unlawful Mercenary Conflict.

3.a: I claim that not only was The American Civil War never ended, but the guilty politicians continued to milk the situation to make claims of non-existent emergency powers and continued to declare so-called wars on nebulous things like drugs and poverty, to justify a constant state of war throughout our country and ultimately throughout the world.

3.a: I claim that not only was The American Civil War never ended until 1 October 2021 when our States ratified their International Peace Treaty ending it on our shores, but all the other major conflicts since that time have similarly and deliberately been left unresolved, with the accounts related to these conflicts left open in apparent perpetuity.

3 a: I claim that the First World War is still active and only a land treaty, a Treaty of Versailles, purports to end it; I claim that the Second World War is still active and absent sensible action by people now, it is likely to stay officially active forever, because of United Nations demands that require that all Parties to the War agree to the Peace Treaty ending it, and some of those Parties no longer exist. Thanks to bungling up of the peace process ending the First World War, some Parties to the Second World War, like the Kingdom of Prussia, technically still exist, but are not organized to participate in a General Amnesty or Peace Accord. As a result of these impractical measures and requirements imposed by members of the United Nations, the Second World War has been silently raging on since 1945 --- at least in some demented circles --- a full seventy-five years after surrender agreements ended armed hostilities. Also, because of this misadministration, most of Europe and the Far East remains, to a greater or lesser extent, under armed occupation by the Allied Forces.

3. a: I claim that these and other intolerable circumstances serving to unjustly enrich warmongers must be dealt with and that the accounts related to these conflicts must be closed and the peace settlement of these endless wars must be addressed in all jurisdictions to ensure their final end.

4.

I require each one of you to reject the idea that perpetual war exists simply because official paperwork and formal peace proclamations and treaties were not completed.

I require that each one of you take appropriate action to bring about the long overdue settlement of these issues and force public recognition of this necessity. I require that each of you do all in your power to identify unscrupulous corporate contractors that have profited themselves from this oversight.

When my experience and the harm done to me and to my reputation and to my property interests is multiplied across the span of several generations and millions of Americans who have been injured in exactly the same way by this secretive scheme to steal our identity, access our credit, and leave us indebted -- as a whole nation -- the awesome magnitude and scope of the injury done to me and to my country and to my nation is apparent.

When you then wake up and realize that most of the rest of the world, not just Americans and not just America, has been misaddressed and disserved in exactly this same way, the folly and injustice of what has been perpetuated here and the true enormity of the Trespass snaps into focus.

4.a: I claim that this Trespass against me and my country has resulted in the proliferation of crime on a worldwide basis and has contributed to a situation in which men routinely break the Law to enforce Legalities, where foreign militaries maintain endless occupations of other countries, where civilian governments are crippled by military coercion, and all of this has served to create a world in which white collar piracy has been gradually interjected, institutionalized, and unconsciously accepted.

4.a: I claim that the Perpetrators of this Trespass have gone so far as to securitize and monetize living flesh.

4.a: I claim that while both slavery and peonage have been outlawed worldwide since 1926 and while press-ganging has been outlawed for 200 years and while inland piracy has been outlawed for centuries more, the Perpetrators of this Trespass have gone so far as to securitize and monetize my living flesh via proxy, calculating the estimated lifetime earnings of the British Person named after me and using that as an asset for the British Crown to borrow against, creating a contract for peonage which appears to be against a British Territorial Person, but which is collected from an American of the same exact name.

4.a: I claim that I have been injured by this identity substitution swindle and that my assets have been unlawfully and illegally taxed and plundered under color of law and armed force because of it and I affirm that this is true.

4.a: I further claim that the British Person named after me was assumed to have a Life Cycle though it is in fact dead upon conception, and I claim that the Perpetrators of this scheme engaged in speculation amounting to insurance fraud by asserting that these fictitious British Persons have assets called Life Force which generate Life Force Value Annuities.

4.a: I claim that this is another example in which the parasitic and unauthorized British Person is used to place a false claim against assets actually belonging to the American, me, that it is named after.

4.a: I claim that this same profitable identity theft and substitution scheme resulted in Prince Philip receiving \$950 Trillion Dollars-worth of Life Force Value Annuities in April 2017 and none of the bank authorities and other responsible authorities informed about this substitution swindle against my assets did anything about it.

4.a: I claim that this practice of peonage by proxy has been extended to abject slavery in the case of the Municipal PERSONS named after me.

4a: I claim that the Holy See allowed the Vatican City Government franchise doing business as the Municipality of Washington, DC, to create a Municipal Cestui Que Vie Trust and attached my name to it and certificated it as: ANNA MARIA RIEZINGER.

4.a: I claim that the Perpetrators pretended that this Cestui Que Vie Trust pertained to me and my assets, when in fact, it was named after the British Person that was also named after me, and I claim that this same British Person is a fictitious legal fiction entity having no assets of its own and no reason to exist, apart from its use as a device to promote illegal latching onto my assets, and therefore the Municipal Cestui Que Vie Trust named after me is also empty and naturally devoid of any assets or valid purpose apart from implementing the same identity substitution scheme.

4.a: Likewise, I claim that all the Municipal CORPORATIONS derived from this original Cestui Que Vie Trust are empty and naturally devoid of any assets of their own, no matter how many of these so-called derivatives there may be, and I claim that in effect these empty trusts, empty special purpose vehicles denoted as SPVs, empty Public Transmitting Utilities, and other Municipal CORPORATIONS that have all been named after some variation of my name, are shelf corporations that appear to have been used for purposes of money laundering --- all constructed and utilized without my knowledge or agreement.

4.a: I claim that these Municipal CORPORATIONS were the subject of labor contracts established by the Perpetrators under the Miller Act and were also the subject of the ownership claims made via the Buck Act, but again, I was mistaken accidentally-on-purpose for the entity named after me and attacked and prosecuted and maligned and subjected to racketeering under color of law and have been injured by these THINGS being used as unauthorized proxies to enslave me and extract the value of my labor and skills

4.a: I claim that the banking functions associated with these THINGS have been equally corrupt and unaccountable and steeped in deceit and identity theft and credit theft schemes and substitution schemes of the same kinds.

4.a: I claim that I have had unknown Third Parties issue unauthorized credit cards in the NAMES of these THINGS, and I claim that I have been injured and harmed by False Claims in Commerce associated with charges made in my name.

4.a: I claim that I have been forced to pay for commodities and services that I never agreed to receive, and often in fact did not receive, because of these Municipal entities and British Persons named after me.

4.a: I claim that I have been taxed via the extortionate misuse of these CORPORATIONS named after me, to bring charges against my living self in foreign jurisdictions of law intended to address corporations, and I claim that I have been derided and subjected to ridicule when I have observed that I am not the same as a Municipal CORPORATION some lunatic named after me for purposes of fraud and extortion under armed force.

4.a: I claim that I have been injured by the False Presumption that mortgage debts that are actually owed by these foreign corporations named after me, were owed by me.

4.a: I claim that I am the actual source of all credit involved in any mortgage transaction connected to my name. I claim that these dishonest banks have pretended to loan me money, when in fact they have loaned me my own credit and then charged me five times the entire cost of the transaction as a mortgage which is in fact owed by foreign corporations named after me --- and these banks never disclosed any of this to me.

4.a: I claim that these facts about so-called mortgage loans were disclosed in a single county court case in Minnesota in 1968, called First National Bank of Montgomery v. Jerome Daly, and it remains the controlling law applicable to me and millions of other Americans, who are being misrepresented as British Persons and foreign Municipal Corporations.

4.a: I claim that no American owes these banks for any asset purchase based on their own credit.

4.a: I claim that I have been defrauded out of hundreds of thousands of dollars in credit and property assets because of this identity substitution fraud perpetuated

by commercial banks and lending institutions that owe me pass through service and disclosure.

I require you to recognize that no claim of war based on petty paper promises justifies criminality against living people.

I require you to acknowledge that war does not excuse crime and is often the only means to end crime.

I require you to return all mortgage payments plus interest plus treble damages to everyone worldwide who has been impacted by this scheme and forced to pay mortgages they don't owe for the benefit of guilty corporations.

I require you to return all land and soil and other property assets seized under these conditions of deliberate self-interested deceit to the most recent American owners of record.

I require you to establish a Victim's Fund to pay compensation to the victims of felonious forced evictions and seizures based on alleged debts owed by fictitious British Persons and fictitious Municipal CORPORATIONS. I require this Victim's Fund to stand open for a hundred years and for all reasonable and customary claims brought to be charged against the British Crown and the Holy See with prejudice, such that the claims cannot be charged-back against the victims or otherwise ameliorated as mutual credit exchange off-sets.

5.a: I claim that I have been harmed and defrauded by federal income tax claims and assessments against these same foreign shelf corporations merely named after me.

5.a: I claim that I have never had a single dollar's worth of federal income yet have been endlessly harassed and had insane tax assessments made by Third Parties having absolutely no knowledge about me or my earnings or the source of my earnings.

5.a: I claim that these criminal racketeers have brought their claims and liens against the phony foreign shelf corporations named after me and when bluntly told the truth and told to get packing down the road, I have been attacked, called names, and accused of mental instability.

I require you to address this situation and liquidate the Internal Revenue Service and IRS organizations and their equivalents worldwide.

6.a: I claim that the Perpetrators of these crimes against humanity have operated out of US Insular Possessions including Puerto Rico and the Mariana Islands, where they could access the Spanish Law of the Inquisition and apply it to the Municipal shelf corporations named after me.

6.a: I claim that this is a pattern of operations has been purposefully used to bring the Inquisition forward into the present day and that it is being used by a venal theocracy promoted by the Holy See to advance False Claims against Municipal Corporations and fictitious British Persons.

6.a: I claim that I have been derided as a tax cheat for refusing to pay taxes owed by foreign Municipal Corporations merely named after me without my knowledge or agreement, and I claim that this harm to my reputation has caused me to suffer business losses, loss of time and energy, mental anguish, fear, and loathing.

6.a: I claim that neither the Internal Revenue Service nor the IRS has any right or reason to address peaceable Americans like myself who are not knowingly adopting any federal citizenship and who are not employees or dependents of foreign governments.

6.a: I claim that the Internal Revenue Service and IRS have functioned as organized racketeers acting under color of law and I claim that I have been defrauded under force and non-disclosure out of hundreds of thousands of dollars of credit and property assets.

6.a: I claim that the so-called Sixteenth Amendment to both The Constitution of the United States and The Constitution of the United States of America was never ratified by any State of the Union and therefore could only imply a contract between the federal corporations and their own employees amounting to the imposition of an employment tax as a condition of that employment.

6.a: I claim that the contracts now being misrepresented to the American Public as our Constitutions are not our Constitutions but are misleadingly similar British Territorial and Municipal Corporation charters and any so-called Amendment to these charters are in fact only By-Law Amendments having nothing to do with our actual Constitutions. I claim that this circumstance deliberately promotes misunderstanding and seeks to invoke powers that these so-called corporation constitutions lack for purposes of fraud and coercion.

6.a: I claim that millions of Americans have allowed themselves to be mischaracterized as Taxpayers or TAXPAYERS because of the afore-described substitution of a corporate charter misrepresenting our actual Constitutions and I am one of them.

6.a: I claim that I and these other Americans had reasonable cause to believe that the so-called Sixteenth Amendment applied to them and their Constitutional obligations, when in fact it could only apply to federal employees operating under a look-alike, sound-alike corporate charter which was deliberately misrepresented to the American Public.

6.a: I claim that these millions of deliberately deceived and defrauded law-abiding Americans, including me, have been injured by felony level theft under color of law and have suffered the loss of trillions of dollars' worth of their own labor, credit assets, and physical property assets by armed gangs of Bureau of Alcohol,

Tobacco and Firearms Agents and deputized IRS Agents acting under color of law to illegally assess and allege tax debts owed by British Persons and Municipal PERSONS named after the American victims of this institutionalized fraud scheme.

6.a: I claim that the American victims who have been injured, including myself, have been traumatized by being jailed, evicted, threatened under force, and coerced under these False Presumptions of war and the practice of misaddressing Americans as British Persons and Municipal CORPORATIONS named after them. I claim that I and every American who has been misaddressed by either the Internal Revenue Service or IRS is owed compensation from the British Crown and the Holy See.

I require you to put these corporations out of business permanently and place their operators in jail, regardless of any excuses based on their businesses being chartered or headquartered in United States Insular Possessions.

I require you to establish a Victim's Fund to pay claims brought against the Holy See and the British Crown for these offenses against the people they are supposed to be serving in good faith.

I require you to maintain the Victim's Fund for at least one hundred years and make sure that charges to be paid out of this Fund are collected from the British Crown and the Holy See with prejudice, such that these costs can never be accounted as expenses charged-back against the victims or otherwise ameliorated as mutual credit exchanges.

I require you to remove all and any confusion about Amendments made to our Constitutions versus the By-Law Amendments made to corporation charters aping our Constitutions.

I require you to clearly identify all corporation By-Law Amendments that have not been ratified by the States of the Union to avoid any further confusion.

I require you to admit to the General Public and publish the fact that these corporation charters and By-Law Amendments never ratified by our States, do not apply to and are not enforceable against Americans. This includes all By-Law Amendments beginning with the Fourteenth Amendment to the corporation's Constitution of the United States of America adopted in 1868.

I require you to return all the income tax payments that have been paid by or assessed against Americans and American businesses in error, plus interest.

I require you, insomuch as is possible, to return the physical land and soil assets that have been purloined from the victims of these organized racketeering operations: businesses, patents, copyrights, family farms, homesteads, homes mischaracterized as real estate, and I require you to repair or replace all damaged property assets belonging to the victims who have been injured by this infamous fraud.

I require you to release all Americans who have been incarcerated as income tax cheats who have in fact been misaddressed as British Persons and Municipal CORPORATIONS.

I require you to pay the American victims of this deliberate fraud against our Constitutions and against each one of them a hundred dollars per hour of time spent in federal jails for crimes of alleged income tax evasion and I require you to charge the Holy See and the Government of Westminster for this entire amount with prejudice and without recourse.

I require you to exonerate all the American people who have been incarcerated for the crime of not paying income taxes they never owed and I require you to erase all public records related to these convictions that have been attached to their names.

7.a: I claim that the Seventeenth Edition of the Chicago Manual of Style on page 665 explains what is actually going on here, as does Black's Law Dictionary, Sixth Edition, under the heading, "Dog Latin" ---- and I claim that the use of either Dog-Latin or American Sign Language to misrepresent my name as a foreign gloss results in gibberish and is owed no enforcement against me based on the false supposition and assumption that these signals and signs have anything to do with me and my assets at all.

7.a: I claim that our American Government has published the fact that our official language is English for over two hundred years and that I, an American, should have no reason or need to belabor, repeat, or further publish that fact. Even a British Person merely presumed to exist via a False Registration process should not have to inform the Municipality of Washington or District of Columbia --- or the Vatican, either --- that English is the official language of this country.

7.a: I claim that the use of such a foreign language convention and the history that attaches to the use of such glosses is further evidence that this is a well-thought out and secretive fraud scheme pursued under False Presumptions of war and illegal mercenary conflicts, executed on an unimaginable scale, and fully intended to deceive and denigrate innocent people so as to subjugate and in fact enslave the ignorant.

7.a: I claim that these pernicious breaches of trust and acts of Trespass have resulted in the promotion of a modern-day slave trade almost a hundred years after both enslavement and peonage have been outlawed. I claim that those Perpetrators responsible for this have deliberately removed themselves to the international jurisdiction of the sea in order to evade the Public Law and excuse this continuance of war, slavery and peonage, press-ganging, kidnapping, inland piracy, personage, identity theft, racketeering, extortion, and a plethora of other crimes including genocide.

I require you to bring an end to these Trespasses against the living people of this planet, and an end to this abuse of Justice by pirates and slave traders and other criminals taking refuge in the international jurisdiction of the sea.

I require you to put a permanent end to the use of glosses as a secret code used to arbitrarily diminish and denigrate the political and economic status of living people to the level of foreign shelf corporations merely named after them.

8.a: I claim that a similar ruse has been used to promote False Claims against American land and soil assets and to promote a similar process of fraudulent misrepresentation and identity substitution via the application of foreign British titles to American land and soil assets, aimed at transferring debt owed by the British Persons named after Americans onto the backs of the actual American land owners.

8.a: I claim that this deceptive process is based on substituting land descriptions for actual cadastral surveys and landmarks, copyrighting these descriptive names for property belonging to others, and pretending that this gives the Perpetrators an equitable ownership in the property. I claim that the Perpetrators send their employees around to assign arbitrary names and numbers to American homesteads, farms, and businesses and then use these to attach false claims of contract, ownership interest, and foreign titles to these estates naturally and factually belonging to Americans and American businesses. I claim that the offending foreign commercial corporations responsible for this Trespass against basic property rights owed to the American victims of this identity substitution scheme have also imposed fraudulent property tax claims against American landlords, causing people who are confused by this con game to pay debts that they don't owe for services they didn't ask for and often don't receive.

I require you to charge back and return all property taxes unlawfully extracted from Americans in this way, plus interest since 1934, and I call the debt owed by the British Persons and British Crown Corporations responsible for this gross Trespass against American property rights.

I require you to charge back and return all property taxes unlawfully extracted from American in this way, plus interest since 1934, and I call the debt owed by the Municipal Corporations responsible for this gross Trespass against American property rights.

9a: I claim that I have been misaddressed, threatened and coerced to pay property taxes on property that I own outright based on nothing more than someone giving my homestead a new name. I claim that when I objected to this practice and the presumption that I was some species of Federal citizen, I was attacked, derided, and accused of being a tax cheat. threatened with armed force and eviction. I claim that I have been harmed and that my reputation has been harmed for defending myself and my property from these incursions and false claims instigated by organized foreign commercial corporations acting under color of law.

9.a: I claim that in some areas multiple commercial corporations involved in this same criminal activity have applied as many as six layers of different copyrighted property descriptions to the same piece of land, and then proceeded to present so-called tax bills to the landlord for services that the landlord never agreed to receive and often didn't receive. I claim that these same foreign commercial corporations have invested nothing more than a new description of the property and the cost of a copyright, yet often demands thousands of dollars in property taxes that the Americans don't owe. In concert with the entirety of the rest of the scheme, the Americans are misaddressed as British Persons and Municipal CORPORATIONS named after them.

I require you to end these acts of Trespass against Americans and American property rights and require you to liquidate the offending organizations as organized crime syndicates engaged in racketeering, armed extortion, and fraud executed under color of law.

9.a: I claim that I have been harmed by having my Good Name attached, attacked, misrepresented as a British Person and secondarily misrepresented as a variety of Municipal Corporations named after me, all of which have been employed to extract unjust enrichment for the Perpetrators, to deprive me of my natural estate, my rights, my property, my freedom, and the Guarantees of the Constitutions,

I require you to restore all of these to me and to officially recognize the fraud and impersonation for what it is, admitting that this whole scheme has been deployed to transfer foreign debt burdens to the actual Preferential Creditors.

10.a: I claim that all these means and devices are calculated to promote the illusion that this non-consensual trafficking of my name into foreign jurisdictions was voluntary and undertaken without duress, when it clearly is not voluntary on the part of an infant, and when I have been given no Notice, no Disclosure, and no Remedy as an adult.

10a: I claim my birthright, my identity and nature, my name, my estate, my inheritance, my Law, my country, and my freedom. I claim remedy on the land and cure and maintenance on the sea and agreement that nothing stands between me and Divinity. I claim the return of all land and soil that have ever been held under title or patent or claimed by me or my family and my kind, no matter how these parcels have been measured, described, or held in the past. I claim the land and soil and all that is therein, for I came from the dust and to the dust I return; the Earth is my kingdom, my grave, and my home.

10a: I claim my Good Name and my jurisdiction on air and land and sea. I claim that my intent and action is settled, cured, and is non-controversial. I claim that I have published and recorded my claims and property interests upon the records of three Territorial States and the records of the Uniform Commercial Code.

10a: I claim that I brought my claims before Pope Benedict XVI in 2006 in the Person of James Thomas McBride and that I subsequently autographed The Postal Treaty of the Americas in 2010 as a lawful fiduciary of the unincorporated Federation of States doing business as The United States of America since 1776 and that my provenance and standing as an Inheritor-Donor of The Saint Germain Family Trust was examined by the Holy See and admitted with the release of The Seal of Saint Peter, and proclamation of the first Double Golden Jubilee in Eight Hundred Years.

10a: I claim that I am who I am, and Demetrius Julius Shiva is who he is, and that together we are the lawful and only Possessors at this time of The Saint Germain Family Trust and The D'Avila Family Trust. I claim that we are agreed and determined to stand together as the Possessors of a major part of the world asset wealth to do all that must be done to honor the trust indentures of our Forefathers and finally break the chains of ignorance and poverty that have crippled and enslaved Mankind. I claim that I have been injured and delayed by all these false claims of Personhood and citizenship obligations, all misaddressed to me by the Perpetrators of these afore-described identity theft, personage, and substitution fraud schemes.

I require you to clear my Good Name and acknowledge my true nature and identity. I require you to clear the way for me and assist in helping me accomplish my mission upon the Earth.

I require each of you to recognize the difference between what is real and what is fiction, and to accord me the honorable estate that has been mine since the Unknown Time when my physical incarnation first began. I require you to settle all confusion and all controversy regarding my political status as an American who is not a citizen of any kind, and instruct all your employees that there millions of other Americans just like me, who have been unjustly defrauded, misaddressed, and misidentified as British Persons and Municipal CORPORATIONS that have been named after these Americans and used as devices to pass the debts of these foreign corporations off onto the American victims of this fraud scheme.

11.a: I claim that I am an Underwriter of the Federal Reserve and that our forefathers provided the Federal Reserve Bank with 6,000 tons of gold. I claim that they similarly provided the World Bank and International Bank of Reconstruction with deposits jointly amounting to 14,000 tons of gold, which was all fully admitted by Franklin Delano Roosevelt, the Transfer Agent, and recorded on movie film and by signed transcript shortly before his death. I claim that the World Bank and IBRD and Federal Reserve have tried to pretend that I don't exist, because of the afore-described identity substitution scheme. They pretend that I don't have standing in the matter, because fictional British Persons and equally fictional Municipal Corporations have no standing, but I claim the fact that I am. I claim that this is merely an attempt to avoid paying their debts and avoid even honoring the existence of these substantial debts owed to me and the American people.

I require you to take prompt and appropriate action to credit these deposits and return control of these physical assets to me to be administered by our Fiduciary Deputies in the days to come.

12a: I claim that I am the natural and familial heir of The Saint Germain Family Trust, which is an American Common Law Trust established in perpetuity and not to be confused with any statutory trust seeking to substitute itself and make claims in foreign jurisdictions against The Saint German Family Trust assets via the use of similar names deceptions and credit fraud as already described. I claim that I have been hindered and harmed and that free trade has been obstructed for decades as a result of the personage practiced against me and against billions of other people throughout the world by commercial interests.

I require you to acknowledge the harm and the injury this has done, not only to me, but to the whole world and its economy, for the sake of a few arrogant, greedy, unscrupulous men, and I require you to move swiftly and with determination to bring justice back to the living planet.

13a: I claim that the 1913 Federal Reserve Act was a fraud scheme intended to force Americans to trade their silver for paper I.O.U.s called Federal Reserve Notes and that this was done under the coercive force of unlawful Legal Tender Laws misapplied to Americans who were not part of any Federal citizenry at all.

13a: I claim that this exchange of silver for paper I.O.U.s was done under color of law and was a deliberate imposition against the American people amounting to inequitable acquisition by men seeking unjust enrichment and control. I claim that I have been injured throughout my life by the loss of substance and loss of value of Federal Reserve Notes which has amounted to a silent and debilitating tax against all Americans.

I require you to order the return of the American Silver assets and the value plus interest that is owed to me and to the American States and Nations. I require you to act as the Transfer Agents for my Fiduciary Account to be used to underwrite our own American Blue Dot Bank System, which is designed to serve people and small unincorporated businesses. I require recoupment action against the commercial banks and the Federal Reserve that benefited themselves at the expense of the American people.

14.a: I claim that the Federal Reserve and the Commercial Merchant Banks seized upon the silver assets and American Silver Dollars belonging to the American people and used them to underwrite their banks, and I claim that the silent theft of the value of our money by inflation has continued unabated for a hundred and eighteen years.

14.a: I claim that I am being injured at this moment by hyperinflation that further reduces the value of the fiat Federal Reserve Notes.

14.a: The credit afforded to the people constantly diminishes at the same time that the value of their purloined silver increases and they are not able to access

the relief owed to them, because the Federal Reserve and the Commercial Banks pretend not to know who the American people are ----and they continue to present their False Legal Presumption that the identity of the American people is hidden by the artifice of empty shelf corporations named after them.

I require you to reject this self-serving attempt to avoid the debt and these unscrupulous pretensions being used to evade reality.

15.a: I claim that under the provisions of the 1934 Emergency Banking Act an exchange rate of one American Silver Dollar for one Federal Reserve Note dollar was established and that the Federal Reserve and the Commercial Banks enforced this exchange rate on the American people under color of law and the False Pretense that they were part of the Federal citizenry--- and therefore obligated to accept Legal Tender Laws. This results in a debt of one ounce of fine silver owed for every Federal Reserve Note dollar issued against our credit since 1934. This is an insurmountable physical asset debt, and I am calling it in to foreclose and restructure the Federal Reserve and the Commercial Banks that have benefited themselves at the expense of innocent working people.

15.a: I claim that this obligation of the Principals responsible for these corporations and their employees taking these actions is not altered by time or the repeated bankruptcies of these corporations.

I require you to enforce the immediate Involuntary Chapter 7 Bankruptcy of all British Crown Corporations and Municipal CORPORATIONS worldwide, an action allowing the actual American Government and Trust Donors to take charge of the situation.

I require you to turn over the Federal Reserve and the commercial banks to the control and administration of the actual Underwriters --- whose silver underpins their operations and who have suffered the loss of their wealth via inflation that has benefited these banks at the expense of the whole country --- and the world.

16.a: I claim that the debt described above imposes an insurmountable physical asset debt levied against all commercial banks worldwide, not just the Federal Reserve and the US Commercial Banks. I claim that this abuse of the Reserve Currency combined with rampant counterfeiting promoted by the Obama Administration on a worldwide basis has exceeded the current world supplies of silver by a factor of 1100 times available resources. Even if gold supplies are factored in and exchanged for silver, the Americans are owed silver --- specifically. I claim that there is no way to meet the call on physical silver and that the present call on gold by those claiming to have ownership --- but not possession --- of the Spiritual White Boy accounts, is sufficient to destroy the world economy.

16.a: I claim that mismanagement, ignorance and greed, the promotion of False Grievances based on long past injuries suffered by distant ancestors, game playing by politicians, dishonest bankers, bought and paid for media, and many other social and economic ills have been caused by middlemen who have failed to

honor their Public Duty and bypassed explicit directions given to them by successive generations of Trust Donors. I claim that by 1942 all the Central Banks were fully funded and able to pay for all government services without the need to tax people at all.

16.a: I claim that these Middlemen were instructed to phase out and gradually reduce the tax burdens on families and put the extra funds generated by taxes during the transition into parks and education and health initiatives.

16.a: I claim that instead of honoring this directive, middlemen and politicians and bankers conspired to levy heavier and harsher taxes, using the excuse of war damages and increasing post-war populations to justify their double dipping.

16.a: I claim that I have been injured by these deceitful practices opposing the will of the Donors and harming the people that these Governments are supposed to help and protect. I claim that the Spiritual White Boy, ASBLP, ASVLP, Alpha and Omega, and numerous other trust assets currently being fought over were entrusted to the World Bank to provide ample government services worldwide and ample infrastructure resources, too. I claim that the World Bank failed its appointed task and sank into corrupt schemes to profit from Pandemic Bonds and similar speculative racketeering that have served to cheat the bond investors and harm the people we set out to help and uplift.

I require you to remove the middlemen that have fomented war and increased the burdens of the poor, while being in receipt of ample funds intended to provide tax relief and support for Government services and infrastructure.

17.a: I claim that instead of providing relief to the people worldwide and instead of cleaning up the pollution and engaging in the other worthy goals the Donors envisioned when they created the World Bank, the governments only became more corrupt and spent the money on military and technological advancements and secret space programs and other things that never seem to do any good for the living people and only tend toward war instead.

17.a: I claim that the whole carbon dioxide panic is just another fraud scheme aimed at scaring the scientifically ignorant population into accepting another coercive tax scheme. I claim that this venal profit motive keeps us from recognizing and solving the very real problem of atmospheric oxygen depletion.

17.a: I claim that hundreds of thousands of medical doctors and scientists have been paid off to promote political agendas and skew scientific data to fit dangerous political narratives. I claim that thousands of journalists and media outlets have been corrupted in the same way by corporate and political coercion. And I claim that funds skimmed, slush-funded, and embezzled from our Donor Trusts were used to do this.

17.a: I claim that a deliberate effort has been made by specific political administrations and related organizations in The United States to ruin our

educational system and reduce the amount, kind, and quality of instruction that is available, to selectively edit out American History, to reduce mathematics and science and even basic reading requirements, to turn our colleges into politicized diploma factories, and methodically reduce the American IQ and test performance. Even our Law Schools have been reduced to a study of rules, policies, and procedures devoid of any understanding of Law.

17. a: I claim that this drive to destroy and debase our educational system has been combined with coercive and unlawful licensing of professions and occupations of common right, and that a payola system has been long-established throughout the government and educational and medical systems, guaranteeing grants and favors and financial rewards to those who bow down and serve commercial interests.

I require you to stop the double dipping and coercive taxation and licensing and payola schemes.

I require you to apply the funds as the Donors have directed and return control of the World Bank Accounts to the Donors' direct administration.

18.a: I claim that the Bretton Woods Accords were built on impractical and even loony premises that were bound to fail.

I require you to dismantle the illegal commodity rigging funds and coercive control mechanisms that have been used to enforce artificial outcomes for some countries and used to harm others.

18.a: I claim that the Federal Reserve System has failed and that the men behind it said one thing and did another, so that the Federal Reserve System has not delivered stability or security. Instead, they constructed a system of currency run on blood money --- the life energy and labor and time of living people  
I require you to admit the self-evident failure and dismantle this atrocity constructed to capture the value of our labor and our time on Earth.

18.a: I claim that the change to the Double Accrual Accounting in 1946 was another terrible and obvious mistake that has resulted in endless embezzlement, slush funding, political corruption, and public disservice.

18. a: I claim that by splitting income streams into budgeted and non-budgeted accounts, the Public has no idea how much money is coming in from government operations and that this failure of disclosure has promoted endless manipulation of the Public and Public Opinion based on false assumptions promoted by omission of critical financial information.

I require you to return the Public Accounting System to traditional Carriage Accounting.

I require you to bring the public employee pension funds and so-called externally managed investment funds back under Public Administration.

I require you to produce simple and honest economic and fiscal reports that the Public can rely on.

I require you to establish reasonable standards of accountability and disinterested Third Party oversight protocols.

19.a: I claim that none of this sleazy corruption would be possible without enforcement provided by members of the Bar Associations. The bankers and the Bar Members have colluded to make this Trespass possible, and they are both held under the direction of the same Principals who owe us "Good Faith and Service" --- the Holy See, the British Monarch, and the Lord Mayor of the Inner City of London.

19.a: I claim that members of the Bar have used discretion never granted to them to deny the actual political status American State claimants who entered their courts seeking pass-through service and exemptions that the American State Nationals and American State Citizens are owed. By this means they have avoided paying debts that their Masters, the Holy See and the British Monarch and the Lord Mayor of the Inner City of London, owe to the victims of this massive National Identity Theft Fraud, Trespass, and Breach of Trust.

I require you to take Notice and Warning and act swiftly to remove the Bar Associations and end their reign of terror which has been decimating national economies and ruining lives for many decades.

I require you to fully inform all members of your Global, International, and National Services of the threat this Trespass, Breach of Trust, and Fraud poses to everyone on Earth.

I require you to perform research and discovery concerning the undisclosed registration and certification processes that were used to implement the Trespass of the Sea against the Land, this conspiracy to defraud and to evade the obligations that these Principals owe to the State Citizens of this country under their respective constitutions.

I require you to exercise your offices to obtain justice for the living people of this country and this planet.

I require you to remove the Bar Associations from our sight and to restore the Constitutional Law we are owed.

I require you to recognize that the living people own these corporations, the corporations do not own the living people.

I require you to recognize me, a living woman, a non-citizen native of Wisconsin, an unincorporated State of the Union.

I require you to return my property assets, including my Good Name, gold and silver and land and earnings that are mine, exemptions that are mine, pass-through services that are mine, rents, fees, leases, compensations and allocations that are mine, freedoms, guarantees, patents, copyrights, trademarks, and restore all my public and private interests without further obfuscation or delay.

I require you to return all that has been stolen from me by means of deceit, false legal presumptions, forced undisclosed registrations, and illegal conspiratorial evasion of our Constitutions.

I require you to alert and instruct all probate, military, district, and penal courts concerning this situation and make it clear that Americans are presumed to be Americans and to be standing in their native capacity unless they are currently and voluntarily employed by the Federal Government.

As the foregoing makes explicit, there are several major categories of offense.

They broadly encompass:

- (1) Self-serving and unjustifiable assumptions about states of war.
- (2) Fraud to evade payment of debt and performance of constitutional obligations.
- (3) Trespass against the Land Jurisdiction and the people of this country by the Sea Jurisdiction and Persons hired to serve the people.
- (4) Breach of Trust promoted via impersonation of the victims and Barratry to put a nice face on theft and pillaging.

I require you to put a prompt end to all the above Fraud Schemes, Payment Evasion Schemes, Identity Thefts and Misrepresentations, Trespasses and Breach of Trust activities ---and I require you to make a good faith effort to fully inform all police, all military, and all courts worldwide and within the borders of The United States.

I require you to provide me and our unincorporated Federation of States doing business as The United States of America since 1776 total global immunity from all and any charges or legal presumptions arising from these schemes.

I require you to hold me and all other Americans who have been the victims of this attempted National Identity Theft harmless.

I require your assistance and service as people employed under our Constitutional Agreements and Treaties to provide the exemptions, pass-through services, and protections that Americans and their property assets are owed.

I am in fact your Employer, the Underwriter of your banks and financial systems, and The Value - the only Source that gives you credit, an office, work to do, and an economic system that works.

I have heard that people inured to the false reality engendered by the various fraud schemes detailed above, and limited to living on credit as eternal debtors, think that they can use their credit to overturn the value of assets; this is not possible. Not even a tornado overcomes a mountain.

Credit is credit and exists in the realm of persons, not people.

20.a: I claim that all credit is also owed to the asset owners, the people, who created and backed the credit for the persons. I claim that when the credit of the Lawful Persons is applied against the debts of the proxy Legal Persons, there is hardly any justifiable residual at all.

20.a: I claim that simply doing the bookkeeping correctly, using the credit owed to the Lawful Persons to offset the debts of the Legal Persons, and dismissing all the usury as Odious Debt, will solve the economic problems.

20.a: I claim that the non-contractual usury attached to all public and private transactions is Odious Debt because it was created by artificial and undisclosed manipulation of the accounts and the identities of the account holders, thereby preventing prompt settlement of debts that should have been offset daily and should have accumulated little or no interest.

I require you to do the accounting and balance the books, both for credit accounts and physical asset accounts.

I require you to write-off all Odious Debt and return all remaindered pre-paid credit to the living people to whom it is owed, via special credit accounts made available and accessible to all.

If you require additional information, I may be contacted here:

Anna Maria Riezinger  
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\*\*\* Notice to you as a man or woman makes you absolutely liable for your actions and inactions. \*\*\*

# The Final Explanation and Great Britain's Role

By Anna Von Reitz



This past two weeks has been hectic here and none too happy for everyone all round, simply because of the chaos and uncertainty. It's a bit like being on a ship and feeling the storm swells beginning to rock everything --- gently, but persistently, and with increasing force, we are seeing the effects of disastrous "Public Policy" on the economy and health and morale of the people worldwide. It's not just in this country or in yours, though the source of the malaise did probably start in Europe during the Thirty Years War.

Two very important things happened in the 1750's that continue to rock our world [today](#): (1) Maritime contracts, except for four specialized forms of contracts, became subject matter for the Common Law Courts in England, and (2) Central Banks, designed to control the flow of commodities, were created in Germany.

Let's deal with the first big innovation, the admixture of land and sea contracts in the Common Law Courts.

Lord Mansfield, a Scottish Admiralty Lawyer, came to power over the courts in England, and as part of his administration, Maritime (Commercial) contract law, was moved into the Common Law Courts. Depending on how you look at this, this "purified the Admiralty" which was incredibly corrupt, or, it polluted the English Common Law Court System by tasking it to oversee the Law of the Sea as well as the Law of the Land and was bound to lead to various corruptions and confusions.

Suddenly, Land and Soil Courts dealing with people acting as Lawful Persons and sorting through lawful Business Contracts, were also stuck trying to deal with Legal Fiction Persons and sorting through Maritime (Commercial) contracts.

Interestingly (and to show the problem Lord Mansfield was attempting to deal with) this shift of former Admiralty concerns and "powers" out of the Admiralty Courts and into the Common Law Courts, was not entirely complete --- the Admiralty Court continued to exist and four things remained under its exclusive control:

- (1) Seaman's wages and their recoupment.
- (2) Hypothecation of debt.
- (3) Naval and Maritime Salvage claims.
- (4) Bottomry bonds.

These four things "just happen to be" the four things that have been used to horn in on our peaceful land-lubbers world with such disastrous impact. Are you Brits quite sure that your Lords of the Admiralty haven't been secretly at war with everything and everyone on Earth--- including you?

First, we have the "seaman's wages" which at first glance would not appear to be important on land ---- until you consider that, as we found out from an 1801 Seaman's Manual, "Taxpayers" are Warrant Officers in the British Merchant Marine Service. All "taxpayers", who contrary to most people's assumptions are actually "tax collectors", are "seamen" and their wages are covered by the Admiralty's jurisdiction.

What, you say, nobody ever paid you for acting as a "Taxpayer"! --- well, you did the job as a volunteer for the good of Queen and Country, you good old sod. Otherwise the Queen would have to pay you for your services.

However, as you will see, your "wages" --- or rather, the wages of your incorporated doppelgangers, are mistakenly involved.

If you are a "Taxpayer" you are British-affiliated, you are acting in the Maritime jurisdiction (Commerce), and your wages are subject matter for the Admiralty Courts, which makes you subject to them.

That's how they've hooked everyone into not only paying "income taxes", but entering their jurisdiction and acting under their complete control for the privilege of doing so. But let's consider --- do you or anyone or anything associated with you --- make "income" from commercial activities?

Probably not, if you are honest. Your incorporated doppelgangers, Legal Fiction Persons that have been named after you and run for the benefit of the British Crown Corporation, probably did make a bob or two, and God forbid that the Queen or the Lord Mayor of the Inner City be asked to pay taxes on their profits each year.

No, that's where you come in and pay their income taxes, as a franchise of the British Crown Corporation.

Anything that operates in commerce (business between two incorporated businesses) owes the Pope money for the privilege --- "income taxes".

When the Big Corporations looked at this, they said, well, that will cut into our profits! Can't have that!

So, they created "corporate franchises" for themselves-- all named after you, so that you could pay "your fair share" of the taxes they in fact owe to the Pope for making use of his business models.

But here we have to make an important distinction --- aside from your volunteer occupation as a "Taxpayer" --- you may "benefit" from things that take place in commerce, but you are not a "beneficiary" unless you actually get shareholder dividends or other fat checks, like debentures, in the mail.

So technically, the average Liam isn't in receipt of any "income" and should not be paying any income taxes, and if there is any blame for taxing the Legal Fiction Person named after you unfairly, it's your own fault and you can be prosecuted for mishandling a seaman's wages.

Someone stayed up all night thinking this bunk up.

Hypothecation of debt is another knock you up the side of the head.

Hypothecation --- literally the legal supposition of "theoretical" debt is one of those subjects that has remained in the baileywick of the Admiralty Courts and it is as twisted as a corkscrew, too.

How can anyone owe or be owed a "theoretical" debt?

This is a means of getting around the Law of Contracts, and "presuming" a contract to exist even when no such verbal or written agreement exists. This got its start quite legitimately in the realm of salvage operations at sea.

Say that you are a fisherman out plying your trade one day and you come across an abandoned ship adrift ---- so you "latch" onto it and tow it back to your own home port to salvage it. You've lost a whole day of fishing, plus all the work to haul it to port, your crew's time and labor, your boat's time and labor, your time and labor ---- so a debt has been created for whoever's boat has been saved, but there is no verbal or written contract supporting this debt. It certainly exists as a loss ---or as an investment -- on your part, but it has no verbal or written agreement supporting it. It has to be "hypothecated" from the circumstance.

It doesn't take long to derive how "hypothecation" of debt can be abused, especially on land, where such theoretical debt-spinning tends to be far less cut-and-dried in its nature. At sea, the imperative is clear: someone has to take care of the boat, or it will sink. On land, not so much.

On land, you might just be a busy-body, interjecting your services into a situation where such service is neither wanted nor needed, and that is, indeed, what has happened.

Click the clock back to 1865. It's the end of the "American Civil War". Everything is in chaos. The "State of State" organizations that are supposed to take care of routine business while the

State Assemblies aren't in Session are all either ruined in the South, or bankrupt in the North.

What's a British Territorial Commercial Corporation in the business of providing essential government services to do? In Scotland a group of investors hurriedly threw together a new corporation doing business as "The United States of America, Incorporated".

This just happens to be the name of our unincorporated Federation of States, so they were deliberately infringing on our common law name, copyrights, and trademarks----counterfeiting our Good Name --- and using this deceit, substituting their commercial corporation for our unincorporated Federation of sovereign States of the Union.

Call that a national-level identity theft and substitution scheme, a fraud of unimaginable proportions.

They got away with it at the time.

And they settled in to provide all the services that the American States-of-States had been providing prior to the war, on an "emergency basis". Someone had to "latch" on to the purported "ship of state" and haul it home to salvage it.... and that allowed them to "hypothesize" debt against the ship's owners under Admiralty Law.

However, what they latched onto wasn't the "Ship of State" --- it was a completely different entity, a non-commercial corporation operating as the "States of America", and otherwise known as the Federal Republic.

Our Federation of States was in fact the "ship's" owner, and we didn't need any assistance to haul it into dry dock and reconstruct it. We didn't need help to provide the services that our own States-of-States had been providing prior to the conflict.

We weren't broke-- far from it, and we had the manpower and resources to do our own "salvage" work ---- if anyone in Washington, DC, had bothered to inform the people of this nation what was going on....

But mum was the word. The Scottish Interloper slid into position like any Cuckoo Bird, set up new "States of States" --- the State of Vermont instead of The State of Vermont, for example--- forced some very confused people to write new State of State Constitutions to create a contract for themselves, and settled in to act in this unauthorized "custodial" role and, of course, to hypothecate debt against us, the purported "ship's" owners.

Did any contract to do this exist prior to 1865? No. Was any contract ever established between the new British Territorial States-of-States organizations and the Federation of States? No. Was any of this necessary? No.

This was not a legitimate salvage operation on the sea or the land.

This was deliberate, deceitful, opportunistic, self-interested malfeasance of the busy-body kind on the part of our British Territorial Subcontractors, amounting to unnecessary interference into the business operations and the asset management of the actual owners who were and are competent to: (a) reconstruct our own States-of-States and our own Federal Republic, if we so choose; and (b) to operate those functions directly ourselves during any interim.

The Scottish Interloper doing business as "The United States of America, Inc." ---pretending to represent our Federation of States ran up incredible debts which were hypothecated against us, the "ship's" owners. The guilty corporation then went bankrupt at our expense and left us as the "presumed" Secondaries to pay their debts.

Soon after, the Federal Reserve showed up and offered the corporate cretins in Washington, DC, the opportunity to allow them to caretake our gold and silver "for" us. And other foreign corporations were slid into place to act in this presumed-to-exist custodial capacity "for" us. Soon, they were all hypothecating debts against us for services that George Washington never dreamed of.

And they were poking their noses ever deeper into our business and into our personal lives under color of law.

Using their Admiralty Courts to decide every aspect of the Seaman's wages they exerted coercive force on the lives of millions of Americans who are not knowingly acting as seaman and aren't obligated to act as "Taxpayers", either.

Using their Admiralty Courts to decide every aspect of the Hypothecation of Debt against the "ship's owners" they found in their own favor 96% of the time, and made sure to charge exorbitant rates for their "services" to do so.

And this con game was so successful that they applied the same scheme to every country they occupied in the wake of every mercenary conflict they've caused ever since.

They also found very imaginative ways to make use of their control of "bottomry bonds" as insurance to benefit themselves, too.

And now it comes down to this --- we have discovered and exposed the Source of all the rot: the Lords of the Admiralty and their misapplication ---by deceit and by misrepresentation--- of Admiralty Law to people and to things that have nothing to do with the Admiralty and any of its legitimate concerns at all.

The question remains --- what are we, the people of the land and soil -- going to do about it?

It looks to me like Boris Johnson engineered his own departure in hopes of escaping the wrath of God and it looks like Vincent Keaveny disappeared -- went to ground -- where he is

apparently trying to weather it out. Queen Bess II is unwilling to appear at her own Jubilee Party --- and probably for good reason.

And still, none of these royals, politicians, and bureaucrats are addressing the actual problem --- the misapplication of Admiralty Law under circumstances and in situations where it does not belong.

Forcing people to act as "Taxpayers" and dunn themselves to pay the taxes of corporations they don't actually "benefit" from and the performance of the Lords of the Admiralty who have condoned, promoted, and profited from this outrageous con game both at home and abroad-- these are issues that must be dealt with.

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## Naval Agency and Distribution Act 1864 – Bingo!

By Anna Von Reitz



[Yesterday](#), I described for everyone how the remaining four "subject matters" of the Admiralty Courts have been used to illegally and immorally come ashore and hypothecate debt against the hapless landlubbers who never needed nor asked for nor authorized any such assistance from Her Majesty's Navy.

Some people immediately called me names and started pooh-poohing and saying, "Oh, that couldn't be possible!"

So I went spelunking [this morning](#), and here it is in black-and-white, the British law that Her Majesty's Government and the Lords of the Admiralty have been employing to do their dirty work the entire time: The Naval Agency and Distribution Act of 1864.

The same pretenses of "needful assistance" have been used to commandeer America, Australia, Canada, and all the other old Commonwealth nations, in exactly the manner I have described for you in the past.

In America, the Bounders used the excuse that we were in need of their assistance on an "emergency basis" following the Civil War --- and so, came ashore and started operating Admiralty Courts on the Land and "hypothecating" debt for this "service".

In the rest of the world, it has been a hodge-podge of excuses.

The old Commonwealth countries were purportedly given their freedom to form new and independent governments, but the people were never given full disclosure nor any assistance to transition out of the Commonwealth Government to any new system of their choosing. After a period of years, the Queen's Territorial (Military) Government came back in, using the excuse that no new government had been formed and they were taking charge in the interim.

In occupied Europe, they used the excuse that they were part of an occupation force engaged in peacekeeping and have simply overstayed their welcome and any viable excuse for being encamped in other nations and running their business "for" them.

It's all British Bunko and it's all been engineered by their endlessly corrupt Admiralty functions.

Even the \$950 Trillion Dollars worth of "Life Force Value Annuities" that Prince Philip purloined is nothing but Bottomry Bonds by a different name.  
Oh, and please note, that the "Agent" for all this is the "Secretary of State".

Now, some people have asked --- "How could you possibly come up with this information that fast? You only released the information about the Admiralty being implicated [yesterday!](#) Were you holding back?"

Nothing like that.

I simply knew that there had to be a kickback system involved to get people to go along with this and I knew that when large numbers of people are involved and it has quasi-naval overtones, the proper word for such a rewards system is "bounty".

So I started by looking up the word "bounty" in various legal dictionaries and compendiums like American Jurisprudence and that then brought up a list of related British and American laws, and then..... I looked at the one that happened to be enacted in 1864, just in time for all their Breach of Trust and Malfeasance here in America.

And there it was. The Naval Agency and Distribution Act of 1864, improperly and unjustifiably being "brought ashore" on our land and soil, together with their filthy Admiralty Courts disguised as (Military) District Courts.

They have been operating under Letters of Marque and Reprisal against the "Rebels" --- strictly defined as armed insurrectionists in the Southern States and Municipal citizens of the United States --- ever since, but, of course, they expanded their self-interested mercenary witch-hunt to include everyone, Allies and Enemies alike. Any American would do.

And they have prosecuted innocent people for six generations under False Legal Presumptions including the False Presumption of War.

They've done the same in the "former" (Ahem!) Commonwealth since the 1980s and the same in Hong Kong since the 1930's and the same in Occupied Europe and Japan since the 1940's.

So, now, Campers, what are we going to do about it? Shall we "fully inform" all their Secretaries of State that their services are no longer needed? Shall we apply economic sanctions against the Queen's Government? Shall we repudiate all their False Claims in Commerce? Their bankruptcies? Their assumed contracts? Their hypothecation of debt against us and our birthright estates?  
Shall we hold them ----and the Popes who also [sat](#) mum and benefited themselves---- accountable?

What punishment would be appropriate, besides letting the entire world know what venal, greedy, immoral little scumbags they really are?

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# Naval Agency and Distribution Act 1864

[UK Public General Acts](#) [1864 c. 24 \(Regnal. 27\\_and\\_28\\_Vict\)](#) [Whole Act](#)

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## Changes over time for: Naval Agency and Distribution Act 1864

Version Superseded: 31/10/2009

28/03/2009

Point in time

01/02/1991

19/11/1998

28/03/2009

31/10/2009

**Status:** Point in time view as at 28/03/2009.**Changes to legislation:** There are currently no known outstanding effects for the Naval Agency and Distribution Act 1864. 

## Naval Agency and Distribution Act 1864

### 1864 CHAPTER 24 27 and 28 Vict

An Act to provide for the Appointment, Duties, and Remuneration of Agents for Ships of War, and for the Distribution of Salvage, Bounty, Prize, and other Money among the Officers and Crews thereof.

[23d June 1864]

#### Modifications etc. (not altering text)

- C1** Functions of Admiralty now exercisable by a Secretary of State: [Defence \(Transfer of Functions\) Act 1964 \(c. 15\), s. 1\(2\)](#)
- C2** Functions of High Court of Admiralty (E.W.) now exercisable by Queen's Bench Division of High Court: [Supreme Court of Judicature \(Consolidated\) Act 1925 \(c. 49\), ss. 1, 56\(3\), 224, Administration of Justice Act 1956 \(c. 46\), s. 1](#) and [Administration of Justice Act 1970 \(c. 31\), ss. 1\(3\), 2](#)
- C3** Words of enactment and certain other words repealed by [Statute Law Revision Act 1893 \(c. 14\)](#)
- C4** Act amended (women's services) by [Armed Forces Act 1981 \(c. 55, SIF 7:1\), s. 20, Sch. 3 Pt. I para. 1](#)

#### Preliminary

- 1 Short Title.**  
This Act may be cited as "The Naval Agency and Distribution Act, 1864."
- 2 Interpretation of Terms.**

In this Act—

..... F1

..... F2

The term “ship of war” includes vessel of war:

The term “officers and crew” includes all flag officers, commanders, and other officers, engineers, seamen, marines, soldiers, and others on board any of Her Majesty’s ships of war.

**Textual Amendments**

**F1** Definition of “the Lords of Admiralty” repealed by [Statute Law Revision Act 1893](#) (c. 14)

**F2** Definition of “the High Court of Admiralty” repealed by [Statute Law \(Repeals\) Act 1989](#) (c. 43), s. 1(1), [Sch. 1 Pt. I](#) Gp. 5

**3 Power for Admiralty to apply Act to any of Her Majesty’s ships.**

Any ship or vessel belonging to Her Majesty, and in actual service, (other than a ship of war,) may be declared by the Admiralty to be a ship of war for the purposes of this Act; and all the provisions of this Act shall thereupon apply to such ship or vessel, and shall continue to so apply as long as she then continues in actual service, but no longer.

**Modifications etc. (not altering text)**

**C5** [S. 3](#) extended by [S.I. 1972/971](#), art. 4, [Sch. 1](#)

*Appointment of Ship’s Agent*

**4 Each of Her Majesty’s ships to have an Agent.**

Each of Her Majesty’s ships of war shall at all times while in commission have, for the purposes of this Act, an agent styled the ship’s agent, to be appointed in the first instance as soon as may be after the ship is put in commission, and afterwards from time to time as a vacancy in the office or other occasion may require.

**5 Ship’s Agent to the appointed by commanding officer.**

The ship’s agent shall be appointed from time to time at pleasure by the commanding officer of the ship for the time being by an instrument signed and attested in the form given in the schedule to this Act.

**6 Instrument of appointment to be registered and filed.**

Any such instrument shall not have effect unless and until it is filed in the registry of the High Court of Admiralty, having been previously registered [**F3** with the Secretary of State].

An official copy of any such instrument under the seal of the High Court of Admiralty shall be conclusive evidence thereof.

**Textual Amendments**

**F3** Words substituted by [Armed Forces Act 1981](#) (c. 55, SIF 7:1), [s. 24\(1\)\(2\)\(a\)](#)

**7 Persons in service of Crown, Proctors, &c. incapable of being Agents.**

A person holding any office or employment in Her Majesty’s service or under the Crown, . . . **F4**, shall not be capable of being a ship’s agent.

If any person being a ship’s agent accepts any such office or employment, . . . **F4**, his appointment as ship’s agent shall be thereby vacated.

**Textual Amendments**

**F4** Words repealed by [Courts and Legal Services Act 1990](#) (c. 41, SIF 37), s. 125(2)(7), [Sch. 17 para. 1](#), [Sch. 20](#)

**8 Partnership Body may be a ship’s Agent.**

A partnership body, not incorporated, may be appointed a ship’s agent; and in that case the partners for the time being, or any one or more of them, may act as the agent; and any change of partners shall not affect the appointment.

The names of the partners shall at the time of appointment, and from time to time on any change happening, be registered [**F5** with the Secretary of State], and in the registry of the High Court of Admiralty.

**Textual Amendments**

**F5** Words substituted by [Armed Forces Act 1981](#) (c. 55, SIF 7:1), [s. 24\(1\)\(2\)\(a\)](#)

**9 Change of commanding officer.**

The appointment of the ship’s agent shall not be affected by a change of the commanding officer of the ship.

**10 Office of ship’s agent.**

The ship's agent shall at all times have an office or place of business within five miles of the General Post Office, London.

**11 Ship's agent to be amenable to High Court of Admiralty.**

The ship's agent shall be subject to the jurisdiction and authority of the High Court of Admiralty as if he were an officer of the Court, and in case of any neglect or misconduct on his part shall be liable to be proceeded against and punished accordingly.

*Duties of Ship's Agent*

**12 Ship's agent to act for ship with respect to salvage, bounty, prize, &c.**

It shall be the duty of the ship's agent, by himself or by a proper sub-agent appointed and remunerated by him, to take or cause or procure to be taken all steps and proceedings, and do or cause or procure to be done all things, that may be necessary or proper to be taken or done for any purpose on behalf or in the name of the ship, or of the officers and crew thereof, or any of them, in the several cases following:

In case of salvage services rendered to any ship or cargo, or otherwise, within the meaning of the enactments for the time being in force relating to merchant shipping:

In case of any breach of any law respecting national character or otherwise relating to merchant shipping:

In case of any seizure for breach of any law relating to the Customs:

**F6** . . .

In case of any matter arising out of an attack on or engagement with persons alleged to be pirates, afloat or on shore:

In case of any capture, re-capture, or destruction of any ship, goods, or thing in time of war or hostilities:

In case of any special service or other matter in respect whereof any grant, reward, or remuneration is payable.

**Textual Amendments**

**F6** Words in s. 12 repealed (19.11.1998) by 1998 c. 43, s. 1(1), Sch. 1 Pt. VIII

*Distribution of Salvage, Bounty, Prize, and other Money*

**13 Taxation and payment of costs of officers and crew, agents, &c.**

Where in any of the several cases aforesaid any money is distributable among the officers and crew of any of Her Majesty's ships of war, the costs, charges, and expenses of the officers and crew and of the ship's agent, and all other (if any) costs, charges, or expenses properly chargeable against that money, shall be paid thereout before distribution thereof, all such costs, charges, and expenses being first taxed and allowed by the proper officer of the court having jurisdiction in the case, and if there is no such court then by the registrar of the High Court of Admiralty.

**14 Salvage, Bounty, prize, and other money to be distributed according to Order in Council, &c.**

In the several cases aforesaid, money distributable among the officers and crew of any of Her Majesty's ships of war, so far as full provision respecting the distribution thereof is not made by or under any Act of Parliament other than this Act, shall be distributed under the direction of the Admiralty in the shares in that behalf specified in any royal proclamation or Order in Council.

**15 Payment of shares.**

The several shares of any such money as aforesaid shall be paid to the persons entitled thereto in such manner, and subject and according to such restrictions, conditions, and provisions, as may from time to time be directed by Order in Council.

Any assignment, sale or contract of or relating to any such money as aforesaid, payable in respect of the services of any petty officer or seaman, non-commissioned officer of marines or marine, other than such as may be made or entered into under the authority of and in conformity with any such Order in Council, shall be void.

**F716 Exemption from stamp duty.**

.....

**Textual Amendments**

**F7** S. 16 repealed (28.3.2009 for specified purposes) by Armed Forces Act 2006 (c. 52), s. 383(2), Sch. 17; S.I. 2009/812, art. 3(a)(b) (with transitional provisions in S.I. 2009/1059)

**17 Forfeited shares and deduction of 5 per cent. to be carried to Naval prize cash balance.**

All forfeited and unclaimed shares and balances of prize money, . . . **F8**, shall, under the direction of the Admiralty continue to be carried to and to form part of the naval prize cash balance.

So much of the naval prize cash balance as the Admiralty think expedient shall from time to time by Her Majesty's Paymaster General, under the authority and direction of the Admiralty, be paid and transferred to the Consolidated Fund of the United Kingdom.

In case at any time a claim in respect of prize or bounty money is made which the naval prize cash balance is not sufficient to meet, there shall be paid out of the said Consolidated Fund a sufficient sum to meet such claim.

**Textual Amendments**

**F8** Words repealed by Armed Forces Act 1981 (c. 55, SIF 7:1), s. 28, Sch. 5 Pt. II

**Modifications etc. (not altering text)**

**18 Agent may be furnished with copies of accounts.**

A ship's agent shall be entitled, on request, and on payment of reasonable expenses, to be furnished with copies of or extracts from any official accounts kept under or for the purposes of this Act in relation to any of Her Majesty's ships of war for which he is agent.

*Remuneration of Ship's Agent*

**19 Agent to receive per-centage of 2½ per cent.**

Before any such money as aforesaid is distributed among the officers and crew of any of Her Majesty's ships of war, there shall be paid, under the direction of the Admiralty, to the ship's agent a per-centage of two and a half per centum on the net amount actually distributable, as the sole and full remuneration of the ship's agent for his services in the case.

**20 Apportionment of per-centage where more than one ship, or on change of agent.**

In the following cases,—

Where more than one of Her Majesty's ships of war are entitled to participate in any such money,—

Where the ship's agent is changed pending proceedings,—

the ship's agent's per-centage shall, in case of difference, be apportioned between or among the respective agents of the several ships, or the several persons having been and being the ship's agent (as the case may be), in such manner as the registrar of the High Court of Admiralty thinks just, having regard to the duration and character of the services of the several agents in the case, subject to objection to the registrar's award to be taken before the judge of the court.

*Investment of Salvage, Bounty, Prize, and other Money*

**21 Power to Admiralty to direct investment pending distribution.**

Any money for the time being awaiting distribution, but for any reason not immediately distributable as aforesaid, may, under the direction of the Admiralty, be invested in or on any proper stocks, funds, or securities; and the proceeds of those stocks, funds, or securities, and any dividends or interest accrued due thereon, shall be distributed as the money invested would have been distributed if an investment had not been made:

Provided, that no such investment shall be made of any money pending any adverse claim thereto, except with the consent of the claimant.

*Decision as to Distribution or Investment*

**22 Power to High Court of Admiralty to decide questions relative to distribution, &c.**

Where any question (whether in respect of asserted joint capture, or in respect of flag shares, or in respect of any other matter) arises concerning the distribution of any money distributable as aforesaid, or concerning any investment thereof, actual or intended, the High Court of Admiralty shall have exclusive jurisdiction to hear and determine the same; and any person claiming an interest in such money, or the Admiralty, may apply to the High Court of Admiralty for a judgment on that question; and the Court after hearing the parties interested, shall decide thereon, and such decision shall be final, and shall be binding on all persons concerned.

*Miscellaneous*

**23 Savings Rights of the Crown, Captors, &c.**

Nothing in this Act shall—

- (1) ..... **F9**
- (2) affect the right or power of the officers and crew of any of Her Majesty's ships of war as salvors, seizors, captors, re-captors, or otherwise, or of any of such officers and crew, to take or cause or procure to be taken any step or proceeding, or do or cause or procure to be done any thing, that may be necessary or proper to be taken or done for any purpose in any court or elsewhere, in case of the absence or default of the ship's agent; or
- (3) affect any right or power of control, or other authority, that Her Majesty has or may exercise in any prize cause or other proceeding.

**Textual Amendments**

**F9** S. 23(1) repealed by [Courts and Legal Services Act 1990 \(c. 41, SIF 76\)](#), s. 125(7), [Sch. 20](#)

**24** ..... **F10**

**Textual Amendments**

**F10** S. 24 repealed by [Statute Law Revision Act 1966 \(c. 5\)](#)

**25 Power to make Orders in Council.**

Her Majesty in Council may from time to time make such orders as seem meet for the better execution of this Act.

**26 Orders in Council to be gazetted, &c.**

Every Order in Council under this Act . . . **F11** shall be laid before both Houses of Parliament . . . **F11**

**Textual Amendments**

**F11** Words repealed by Statute Law (Repeals) Act 1986 (c. 12), s. 1(1), **Sch. 1 Pt. XII**

**Modifications etc. (not altering text)**

**C7** S. 26 amended by Statutory Instruments Act 1946 (c. 36), s. 4(3)

27 ..... **F12**

**Textual Amendments**

**F12** S. 27 repealed by Statute Law Revision Act 1893 (c. 14)

SCHEDULE

Section 5.

*Form of Appointment of Ship's Agent*

I, (1) commanding officer of Her Majesty's , (2)hereby appoint (3)of (4)to be the ship'sagent for the purposes of the Naval Agency and Distribution Act, 1864.

Dated the day of .

(Signed)A.B.

Witness,

(Signed)C.D.

(1) Name of officer.

(2) Description and name of ship.

(3) Name of agent.

(4) Address of agent.

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# The Public Employer's Directive

By Anna Von Reitz



This is being sent to all Public Employees within the borders of The United States. These are plain facts long established upon the Public Records of this country, plus a few directives from the current American Government to help you discern what your duties and limitations are.

1. First, we, Americans populating the States of the Union, are your Employers;
2. We, Americans, pay your wages, salaries, pensions, and emoluments;
3. In consideration of your wages, salaries, pensions, and emoluments, you owe us Good Faith Service and allegiance;
4. We, Americans, your Employers, do not reside in your States-of-States; instead, you reside in our physically defined States of the Union;
5. It's our Congress of States, not your Congress of States-of-States, that has the right to declare war;
6. It follows that no Public Employee or group of Public Employees has standing to declare war, and any misunderstanding otherwise needs to be cleared up immediately and permanently;
7. Likewise, no Public Employees have any right or standing to confer foreign citizenship obligations on their Employers;
8. No Public Employees have any right or standing to legally presume anything at all about their Employers' political status;
9. No Public Employees have any right or standing to label their Employers in any manner whatsoever, and that includes misidentifying Americans as "Enemies" or "Enemy Combatants" or "Sovereign Citizens";
10. Your Employers are not, generally, subject to any of the foreign codes, statutes, rules, regulations, ordinances, or trust mandates that you have subjected yourselves to as Public Employees and Dependents;
11. The private laws promulgated by your State of State Legislatures to direct the functioning of your governmental service corporations are foreign with

respect to your Employers and what applies to you "as law" as a condition of your employment or dependency, does not, generally, apply to your Employers;

12. The Military Employees are obligated to function within the limitations of The Constitution of the United States of America. All Civil Service Employees are required to function within the limitations of The Constitution of the United States;

13. All Constitutional Amendments not ratified by the States of the Union are Unapproved By-laws having no contractual authority;

14. Both Territorial and Municipal Employees are Dependent on their American Employers' sovereignty and will be stateless if our sovereignty is breached as a result of malfeasance, usurpation, incompetence or political overreach by our Employees;

15. No US President or President of the United States has ever been granted unilateral or dictatorial powers over his Employers;

16. Our Employees are required to follow the directives of their respective corporate Presidents in exactly the same way that their Presidents are obligated to honor their contracts with us, their Employers. If any corporate officer gives orders that are not in compliance with the respective Constitution, that man or woman is to be arrested and charged with treason;

17. We retain the right to hire and fire, to direct, to critique, to manage, and to correct our Employees without any obligation to join any of their organizations or clubs or districts or enclaves, adopt any foreign citizenship obligations, subject ourselves to any foreign laws, or conform to Employee demands of any kind, apart from the routine exercise of those powers we delegated to our Employees --- so long as they adequately and honorably perform those duties;

18. We, your Employers, are not required to register anything at all; registration is part of the foreign British System that is made available to British Territorial U.S. Citizens residing in this country;

19. We, your Employers, are not Federal citizenry, and are not generally subject to Federal Law, until and unless we take part in activities that are consensually known to be federally regulated by treaty or under constitutional contract;

20. We, your Employers, are not subject to laws that appear on the Federal Register; the only Federal Laws that may apply to us appear on the Federal Record, and only when we are engaged in those activities that are legitimately under federal regulation;

21. We, your Employers, do not recognize any "Emergency" occasioned by the failure of the American Confederation of States-of -States in 1860; our Federation of States is more than competent to carry on without the

Confederation and did so from 1776 to 1781 when the Confederation was created;

22. Likewise, we, your Employers, do not recognize any "State of Emergency" occasioned by the fall of the American Federal Republic, which was an adjunct of the Confederation;

23. We, your Employers, do not condone or support and will not tolerate illegal mercenary conflicts on our shores or let such activities be promoted "in our names"; any Public Employee caught engaging in or promoting any such activity is to be immediately arrested and charged with treason;

24. We, your Employers, do not play games and tell lies and quibble with the meanings of words so as to create confusion and evade our obligations --- and we do not condone any such activity by our Employees. The adoption of such conventions of semantic deceit to create a literal Federal Code, including changing the meaning of the word "person" in Federal law to mean "corporation", and "natural person" to mean "corpse" and "State" to mean a political subunit of the District of Columbia and so on, is not in keeping with the traditions, standards, and requirements of your Employers who have declared common English to be the Official Language of our Government;

25. We, your Employers, abhor the abusive use of deceptive and special language conventions to prey upon the General Public, and we specifically object to the use of these foreign conventions and specialized legal terms in connection with us and our Government and the administration of any function of our Government, delegated or otherwise;

26. We, your Employers, expect our Employees to uphold rigorous standards of honesty, decency, respect, accountability, and loyalty to our American Government at all times and in all places. The American People deserve no less;

27. We, your Employers, are owed every jot of the Constitutional Guarantees published as prerequisite to the adoption and continuance of the constitutional contracts that allow our foreign employees to remain on this Continent and no foreign court may address us under any presumption that our Government is "absent" or that we are "lost at sea";

28. We, your Employers, are properly declared and recorded as American civilians who do not voluntarily accept or adopt Federal citizenship obligations. Our States of the Union, by roll call vote of our State Assemblies, have issued an International Peace Proclamation ending any presumption of war existing on our shores;

29. Our Employees are not enabled to continue any vestigial "civil war" or pretend that we are now or ever were part of that or any other mercenary conflict that they have promoted without explicit action by our Congress, which is the only Congress competent to declare war;

30. We, your Employers, hereby direct you to shut down and limit all "registries" and "registration" functions to apply only to actual British Territorial U.S. Citizens who are legitimate Employees or Dependents of that foreign government, and to cease and desist all activities latching onto Americans and copywriting their Given Names and Family Trademarks as property belonging to British Foreign Situs Trusts. All such activities and false claims are repugnant to The Constitution of the United States of America and all other Treaties and Service Agreements we have with the British Government and with Westminster;

31. We, your Employers, are not at war and have not been at war at any time since 1814; our Employees must release all American assets, especially all land and soil assets, that they have been claiming and holding under False Presumptions of custodial interest;

32. We, your Employers, have nothing but your best interests at heart and despite a checkered and ugly past, we hope that you all realize that your actual job is to protect your Employers and our property assets within the limitations of the respective Federal Constitutions---nothing more and nothing less;

33. We, your Employers, have never granted our Employees any authority to impersonate us so as to access our credit, nor have we allowed you to convert our Post Office into a Postal Service, nor have we allowed you to say anything about our health nor to misaddress us via your own foreign courts, and we have not knowingly, willingly, and with full disclosure ever agreed to enfranchise ourselves or our assets as collateral belonging to any foreign corporation, bankrupt or otherwise;

34. We, your Employers, have been the Source of virtually all goods and funds and benefits for you and yours and the other Principals that act as middlemen in the chain of command, and now we are telling you --explicitly-- to straighten up and quit all the monkey business if you want your contracts renewed.

Anna Maria Riezinger, Fiduciary  
The United States of America

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# Our Remedies

By Anna Von Reitz



1. We are grandfathered-in to the original Constitutions as they existed in 1860. This is because the Territorial and Municipal Congresses had to cover their butts in order to carry on business. The remedy they found for this is analogous to a kid crossing their fingers behind their back: as part of the Enabling Clause of every Act of Congress ever since there is language saying, "This Act shall not ..... change.... any right thus previously established."

So, we are still in possession of all rights and prerogatives as if none of the Acts of Congress --- Territorial or Municipal --- ever happened. For us, Americans, nothing much has changed, so long as we are standing in our proper political status as Americans, and not voluntarily adopting either Territorial or Municipal citizenships. The underlying logic and treaties and agreements remain in force. All we have to do is hold the line and know who we are and enforce the contracts --- in theory.

Success doing this varies. We all have to realize that we are dealing with our share of criminals and nothing is sure, but, at least on paper, we also need to know that our rights and prerogatives as Americans still remain as our substantive remedy, unchanged in over 160 years.

2. Next, in order to legalize forced Birth Registration and seizure of our gold and land assets for use as collateral backing the debts of our foreign "federal" Subcontractors, which is patently illegal, they had to recognize our "reversionary trust interest" --- that is, our ability as donors to change our minds. This remedy is found at 12 USC 95(a) described as Regulation of Transactions in foreign exchange for gold, property transfers, vested interests, enforcement and penalties, Part 2.

3. Next, to legalize the theft of our gold and silver money in exchange for their Federal Reserve Promissory Notes, the Federal Reserve Act as part of its Enabling Clause in Section 15, guarantees our right to redeem fiat as lawful money; this is usually done as a bookkeeping function by "denominating" funds that you are depositing as lawful money rather than physically exchanging fiat for gold --- nonetheless, when you stipulate that funds are denominated as lawful money, they cannot be deemed to be fiat scrip and so, scrip redeemed as lawful money is not subject to seizure, as it no longer belongs to the bank. Even if a depository

agreement allowing the bank to seize funds exists, those funds must belong to the bank (be its own scrip) or it's theft of an actual asset and cannot be considered a forced "gift".

4. The Territorial Federal Code offers us peace through the Brother's Keeper Clause, 18 USC 241 and 242. These sections of their own Code require Territorial Officers to act with good faith with respect to us -- no small matter when they think they are engaged in a "war" against "citizens of the United States" and have trouble remembering the difference between Joe Average American who is owed peace and protection and the Municipal CORPORATIONS being operated under similar names. As always, we don't stand under the Federal (Territorial) Code ourselves, but it helps to remind them that they do.

5. The remedy for many outrageous commercial crimes perpetuated against us by the Municipal United States Government is found largely through Regulation Z, adopted by the Board of Governors of the Federal Reserve. Regulation Z attaches to many separate specific Acts of Congress that involve forced registrations, securitization, property transfers, and so on.

For example, Regulation Z requires the vendors to give you private license plates (or tags) under the Federal Highway Safety Act of 1956, so that your car can be properly identified as a private American car, not actually a Motor Vehicle. Mortgages have been covered under Regulation Z Exemptions in the 1934 Emergency Securities Act and the Truth in Lending Act.

So there isn't just one "Regulation Z" attached to just one particular Act of Congress. Instead, there are multiple Regulation Z remedies that attach to a wide variety of Acts of Congress and Codes then developed for Administrative use. Most such remedies are exemptions

These exemptions and protections are not, generally speaking, applicable to U.S. Citizens or citizens of the United States --- but if you are an American standing in your original birthright political status and claiming your reversionary trust interest, they apply to you.

6. One of the most profound remedies has been recently delivered and reiterated by the U.S. Supreme Court in *Virginia v. EPA*, which echoes a Tennessee Supreme Court case, *Norton v. Shelby County*, from almost a century ago. The ruling relieves the General Public -- that is, Americans standing in their original political status --- from the burdens of Administrative Law Courts and Codes. The Justices affirmed that Congress has no ability to delegate its legislative functions to subcontracting Agencies and unelected bureaucrats, and that Administrative Codes have no authority related to us, again, the members of the General Public.

Very importantly, this throws the Internal Revenue Code and the Motor Vehicle Code, both, under the bus. Among the many Codes that have bedeviled and fleeced Americans, these two have been especially destructive.

In addition to the Internal Revenue Code being enforced against Americans who have no "federal income", certain Sections of the IRC, notably 1091, 408, 61, 108 and 751, have been used to enforce mortgages, foreclosures, and evictions on innocent Americans who shouldn't have ever been addressed by these people to begin with.

This pernicious practice of accidentally-on-purpose misaddressing Joe Average American as if he was a U.S. Citizen (Territorial) or citizen of the United States (Municipal) has allowed the Internal Revenue Service (Territorial) and IRC (Municipal) Bill Collectors to haul Americans into foreign Admiralty Courts under color of law.

Now, at least for those of us who have properly declared and published our political status and provenance and given Notice to the Secretaries of State and the Bureau of Consular Affairs, the Internal Revenue Code no longer applies to us and they cannot continue to misaddress us in the face of our objection and clear communication that we are members of the General Public and are not voluntarily adopting any foreign political status.

Interestingly, if you are having trouble with any of these Agencies, you will have to contact the Secretary of State (or equivalent in some States, where the Lieutenant Governor fills in) regarding Territorial Officers and their Subcontractors, and you will have to contact Bank CEOs, Commissioners, and Bureaus of various kinds, to get things ironed out on the Municipal CORPORATION side.

Most of the bureaucrats are ignorant and simply suppose that we are the same as they are, but this is not the case. The system we inherited makes a clear distinction between three different populations all milling about in the same country --- the General Public (that's us), the U.S. Military and Dependents (that's Them) and the Federal Civil Service and Dependents (that's THEM).

The General Public is not and never was responsible to any level of the government in the same way or to the same extent as these government employees and Federal Subcontractors that are obligated by their duties and employment contracts. Making them understand this difference is not easy, especially as they will be disappointed to find out that members of the General Public do not bear the same burdens or pay the same taxes as they do. Nonetheless, it is our responsibility to ourselves and to our children to exercise our guarantees, rights, freedoms ---- and remedies.

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# Public International Notice -- Notice to Vacate

By Anna Von Reitz



1. The commercial organizations that have been hired by the British Government(s) and the Holy See to provide governmental services stipulated under the three (3) Federal Constitutions have been terminated in bankruptcy; our contracts are not with these subcontractors, but their bankruptcy and bad performance does impact us, and we do have cause to manage our own affairs and to make decisions with respect to the new service providers.
2. Our actual contracts are with the Principals-- the Pope, the Queen, and the Lord Mayor of London. We have not approved and do not have contracts with any of the new Municipal Corporations and/or Territorial Corporations which are seeking to create contracts by Assumption of Contract in Succession;
3. We have specifically provided Notice to the other Principals and have denied any assumption of succession by the Biden Administration for Cause. Mr. Biden is a self-admitted influence peddler and crook; there is, therefore, no controversy. He admits it. We accept that admission. The number of our Municipal Employees and Dependents who may or may not have voted for Mr. Biden is a moot issue. This decision not to hire the Biden Administration and not to allow it to represent us and forbidding access to our credit is a business decision, made by lawful Deputies, and it may not be presumed against;
4. We are the Employers and the Presumed Donors of the Public Trusts; as Donors we have returned and demanded the liquidation of the Public Trusts and the return of the Assets, unharmed and unencumbered. This includes all State Trust and Cestui Que Vie Trust Assets, all gold and silver assets purloined and deposited offshore, domestic and overseas investments, and all credit owed to the American States and People. We have provided the means to accomplish this removal of the artificial trust structure(s) that have been imposed under False Legal Presumptions and have allowed for a safe and gradual transition to State Assembly control;
5. All the territories that entered Territorial Statehood between 1860 and 1959 have been enrolled as States of the Union and have entered in to their true capacity as States according the Equal Footing Doctrine as of 1 October 2020;
6. All Territorial State-of-State organizations are provided Notice to Vacate and must begin withdrawal and transition planning. Municipal STATE OF STATE organizations which should not exist under the provisions of the Federal Constitutions have already had ten (10)

years to reorganize and liquidate their business interests and are, together with their Federal Agencies, not being allowed to continue unlawful and unconstitutional incursions.

7. It is unfortunate that this very significant down-sizing and removal of Municipal Interests is necessary, but it is clearly contra-indicated by our Founding Agreements, our Will, and our Public Intent--- not to mention being contrary to common sense and our practical benefit. The mistaken presumption that the Municipal Government represented our civilian government in our purported "absence" has resulted in our States and People being charged for a complete redundancy of Federal and federated state-of-state services by two self-interested commercial corporations, both in the business of providing governmental services. As a result, we have been paying for two departments of labor, two departments of defense, two court systems, two political administrations, and we have been putting up with not only the cost, but the confusion and infighting that results from this duplication of effort.

8. The actual State Assemblies are now in Session and prior assumptions of authority seized upon by the Territorial and Municipal Government Contractors and their respective state-of-state organizations must be released in an orderly, gradual, and peaceful manner without fear or rancor. Provision for the necessary transfers of authority and measures to re-task and re-employ people affected by this necessary restructuring are underway and should prove beneficial for all concerned.

9. All members of the General Public and International Investors as well as all members of State-of-State Legislatures have cause to know that as of 1 October 2020, all State Trust interests and all assets contained therein, have reverted to the living people of these Several States of the Union and these assets are not available for any continued speculation, use as collateral, sale, encumbrance, or abuse by the members of the United States Department of Justice serving as the US TRUSTEES nor by members of the United States Congress serving as United States Trustees together with their heirs and assigns, nor are any State Trust assets subject to any sale, distribution, secondary administrative contract, or other agreements entered into by state-of-state legislatures;

10. The Enrollment of the Western States has been made effective with and retroactively contemporaneous with their original entry into Territorial Statehood; all right, title, and interest must be yielded to those Americans who have returned and who are daily returning to their lawful standing on the land and soil of this country;

11. As a matter of Law and of proper Public Administration, all rights, titles, duties and interests in the international and global realm which were once exercised by the Confederation of the States of America and the Federal Republic have returned by Operation of Law to our unincorporated Federation doing business as The United States of America which was and is the Delegator of all mutually-held Delegated Powers of the actual States;

12. Also as a matter of Law and proper Public Administration, all rights, titles, duties and interests in the national and local government realms vest in the State and County Assemblies which are now in Session for the first time in many years, and all foreign trusts and foreign trust interests otherwise presumed to exist are dissolved;

13. The return of the actual American Government to full force and function cannot be accomplished overnight, but the foundational work to rebuild and reconstruct both the Confederation of the States of America and the Federal Republic is underway and

ongoing; as the only true Sovereign Interests in this country representing all people of all ethnicities, races, religions and backgrounds, our State Assemblies hold aloft the banner of national sovereignty and self-determination, and through their unincorporated Federation of States, they similarly uphold the ideals of individual freedom and self-determination, and yet also fully accepts voluntary cooperation with other nations for the advancement of mutual peace, security, friendly trade, social and cultural exchange, and environmental issues;

14. In the transition period, there will be a migration of elements of the American Armed Forces to occupy the position of the original Federal Republic, which is ultimately an instrumentality of our unincorporated Federation. In this way the function of the original American Federal Subcontractor can be restored without having to complete the entire Reconstruction first. Mr. Trump is selecting those elements of the American Armed Forces necessary for the task before us and they are being funded on a temporary basis until the actual final Reconstruction is in place and the entire American Government is functioning as intended.

15. Mr. Trump will be called upon to help us secure all those American assets that have been held offshore in diverse locations and we are all obligated by international law to return control of those recovered assets back to the actual unincorporated Union of States doing business as The United States, which is our domestic National Government of the Several State Assemblies, for reassignment of a portion of those assets to our unincorporated Federation, The United States of America, which is our international and global government, which then assigns resources to the Confederation and the Federal Republic which Mr. Trump and elements of the American Armed Forces, particularly The United States Army and The United States Air Force and The United States Space Force will be occupying.

16. These assignments and the correct lawful and legal arrangements have already been made and stand upon the Public International Record of the Uniform Commercial Code, but it remains under the watchful eyes of the international community to be sure that no further substitutions or impersonations or other legal chicanery is attempted by the British or other European Interests seeking to derail or delay our process or impersonate our lawful unincorporated government again;

17. Upon the receipt of control of our returned trust assets we shall be authorizing the minting of United States Silver Dollars for domestic use, and American gold coinage for use internationally; this does not imply that credit-based notes will be removed from circulation, but necessary changes will be made across a spectrum of currency products that are either based on other commodities or are commercial or military scripts; we do not anticipate that anyone needs to be harmed in this process at all;

18. We have thus far published the Enrollment of the States created during and after the so-called American Civil War and the first American Public Law in over a hundred years, which establishes punishments and prohibitions for corporations seeking to meddle with the natural genome of individual people using nanotech and patented genetic materials to create the basis to claim these same people are Genetically Modified Organisms (GMOs) subject to ownership by the patent holders. We have also published and re-issued, several years ago, our renewed Sovereign Letters Patent and our recognition of The Declaration of Independence of 4 July 1776 as the Source and Foundation of our lawful American Government;

19. The renewed Sovereign Letters Patent referenced above are our acknowledgement and receipt of those land and title interests which are ours by venerable Grant and Treaty Agreements made before, during, and after The War of Independence, and these renewed Sovereign Letters Patent represent our peaceful and mutual sharing of land and soil interests among the living people present within the borders of each one of the Several States, including the members of the Native American Nations, who are as individuals welcome to participate in the State Assemblies and who are inheritors of all the same constitutional guarantees and protections;

20. We formalized and recorded and gave International Notice of these actions to make it clear that we are the lawful Possessors and Inheritors and we are in full command of our records, our history, and our depository receipts, grants, treaties, land patents, and all presumed titles and deeds issued in our purported absence. We are not confused or incompetent or engaged in any war or controversy and wish only for a peaceful and lawful and logical way forward for our country and for the rest of the world;

21. Our government is not now nor has it ever been engaged in oppressing anyone, dictating any religious belief, harming or depriving anyone based on their race or ethnicity, promoting any system of bondage, or depriving anyone of the full enjoyment of their assets both public and private;

22. We recognize and everyone else must recognize that while there are urgent needs to be addressed throughout the world, the necessary and lawful changes will not happen instantaneously or occur at the same pace in all places; a daunting process of evaluation and education lies ahead not only for America and Americans, but for the rest of the world community. We embrace these challenges and opportunities in a spirit of brotherhood and with great determination to preserve all that is best in our communal past, while forging in the present time a firm and happy and simple basis to go forward into the future;

23. As part of our dedication to making government simple, sensible, and non-invasive, a great many of the more than 80 million statutory laws, codes, and regulations which have resulted in such nullities as victimless crimes and thought crimes and unconscionable infractions will be set aside. Both the injustices promulgated by this proliferation of private statutory laws and the economic burden of enforcing them is unsupportable and not in any sense necessary for nor conducive to the Public Good;

24. Legislation which has imposed upon the Natural and Unalienable Rights of individuals and those rights and prerogatives guaranteed by the Constitutions will similarly be rooted out, set aside and nullified, resulting in the release of many prisoners who have been victims of state-of-state, Territorial, and Municipal Prisons-for-Profit schemes;

25. Along with the long overdue nullification of these burdensome and often oppressive or nonsensical statutory laws comes the similar restructuring and removal of Administrative Codes and Administrative Agencies. The gross duplication of governmental services created in this country and the degree of public ignorance regarding the applicability of Administrative Codes which have no authority outside the corporate administration of our subcontractors will similarly be addressed;

26. All the reforms referenced above necessitate a similar reform of the court system(s) which have been administering the enforcement of these statutes and codes and expediting their improper imposition upon the General Public. Our American Justices will be returning to their proper places as Administrators and Comptrollers and those Lesser

Courts of strictly limited jurisdiction, including the courts of Special Admiralty and their Judges, will be retired and circumscribed as the American Courts revive and the lawful duties and limited jurisdictions of the foreign courts are imposed. Most particularly, Hired Jurists and Territorial and Municipal elected Judges are advised to recognize the actual identity of Americans misaddressed by court summons and faulty case initiation processes, so as to avoid further trespasses against their Employers;

27. All Political Parties which have been endured and employed as a means to foment constant Public Policy debates related to our foreign subcontractors and their incorporated commercial corporations in the business of providing governmental services--- are merely lobbyist organizations similar to labor unions or professional associations like the Bar Associations and the American Medical Association --- all of which are foreign with respect to our actual American Government and devoid of any authority related to our States, our People, and our Country. The elections which have resulted from the activities of such organizations are self-evidently private corporation elections, and do not, as they have misrepresented, result in public elections nor the lawful occupation of public offices. While we stop short at this time of outlawing such organizations generally, we do insist that their activities be disclosed for what they are, and that all those elected and appointed to private corporate offices as a result: (1) perform their constitutional duties; (2) observe the limitations of their offices; (3) fully disclose all impacts, obligations, effects, resulting legal presumptions, and applicability of registration processes-- including Voter Registrations; (4) fully disclose the limitations, applicability, and results of their foreign licensing agreements and foreign guild requirements, in the event that any American thus fully informed should choose to participate or imagine that these foreign requirements and practices have anything whatsoever to do with them.

28. Insurance is legalized gambling, and in our purported absence, a vast compendium of insurance services and insurance conglomerates with ties to international organized crime have sprung up on our shores and have been used for purposes of money laundering, unjust enrichment, and illegal investment pooling. While we realize the short term benefits that can be gained by individual investments in various forms of insurance and the institutional profits that can be realized by allowing the insurance industry to exist, we also observe the social evils associated with insurance: bonding of assets, failure to pay, widespread unilateral and unconscionable contracting practices, misrepresentation of Insured Parties, and so on. The insurance industry like the even more corrupt and corruptible securities industry, has been operating without competent Third Party oversight in virtually all States of the Union; this situation requires the establishment of State-mandated Third Party oversight and enforcement, consumer protection and Ombudsman services specific to the insurance industry, and insurance arbitration services available to the General Public;

29. Securitization of living flesh is illegal; it has been illegal and unlawful since the days of slavery and was universally outlawed on a planetary basis as of 1926. Yet, we observe the current situation promoted by the labor bonding practices of the Municipal United States Government and its co-conspirators at the Federal Reserve and DTCC, which have all promoted a ghastly trade in securitized labor and securitized living flesh despite the clearly worded prohibitions which stand as Public Law throughout the known world. The loophole used to promote this abhorrent situation is our guaranteed freedom to contract and the inability of the government to restrict our ability to contract. This freedom has been used as a means to enslave us via unconscionable contracts with babies and other minors, undisclosed third party contracts entered into "for" us by people pretending to be our agents, trustees, executors, or others in power over our affairs and assets, and

military press-ganging which has been outlawed for over 200 years. These claims ask us to entertain the idea that we can choose to enter into contracts to perform illegal acts, subject ourselves and others to criminal practices, enter into unilateral contracts with ourselves and other personas representing ourselves, be subject to contracts we are totally unaware of, and via the exercise of our freedom to contract, justify any kind of criminal activity whatsoever so long as there is a contractual obligation present. These practices, claims, and the social insanity predicated upon them are fully denied and rebutted by our Public Law, our actual binding contract requirements, and most of all, by the illegal, unconstitutional, and unlawful results of these foreign legal practices and presumptions being misapplied to Americans--- all of which serves to make the Municipal United States Government sponsored by the Holy See and those corporations conspiring with it to engage in these contracting practices, recognizable as an international crime syndicate engaged in crimes against humanity. Our Municipal Subcontractors are responsible for the misdirection and misadministration of their hirelings and franchises; they have cause to know the limitations of their service contracts, the Public Law of this country, and their own obligations to anyone born on our soil; they have deliberately and with apparent malevolent and self-interested intent built a foreign, evil, invasive, and unauthorized criminal empire on our shores in contravention of our Public Law and in violation of International and Global Law; they have employed falsified records, impersonation, constructive fraud, and barratry to do it. As a result of these crimes and the usurpation against our lawful government evidenced by the spread of Municipal Government enclaves and activities far beyond the limitations set by our constitutional agreements already noted, corrective measures have been taken and will continue until the entire criminal edifice is extracted, together with the corporations and interlocking trust directorates and individuals connected to these activities and practices.

30. In 1865, the Territorial United States Government failed its duty to fully inform and support the Federation of States. The same Territorial United States Government claimed emergency powers that were never granted to it, and used this claim as an attempt to justify its continued abrogation of its own constitutional limitations and obligations owed to the American States and People. In 1868, this same Territorial United States Government created a Scottish commercial corporation merely calling itself "The United States of America" --- Incorporated, and in an act of undisclosed constructive fraud and attempted legal enclosure, published the Articles of Incorporation as "The Constitution of the United States of America". In 1870, this same Territorial United States Government acting as the U.S. Congress, claimed that it had the right to issue corporate charters in our names---- something never authorized or granted to the Territorial United States Government, and naturally residing by Operation of Law and Jurisdiction with our unincorporated Federation of States.

In 1871, these same jackals exercised this false claim of power and authority to create multiple Municipal commercial corporations in our names and used these as instrumentalities of the District of Columbia. They also claimed to own all United States Corporations and the assets thereof as personal property. Every iota of this was accomplished under conditions of fraud, non-disclosure, and treasonous usurpation against our actual American Government and all of it was done by self-seeking foreign Employees on our payroll, being either: (a) misdirected by the foreign Principals responsible for their activities, or (b) being allowed to run wild and do all of these things by the other Principal Parties to the Federal Constitutions without oversight. In all cases, the British Monarchs, the Lord Mayors of London, and the Popes --who owed us "Good Faith and Service" in these matters were derelict and criminally negligent in the performance of their duties, including the duty to protect and inform their Employers. A similar situation accrued to the misadministration of our Patent, Trademark, and Copyright Offices. As a result, corrective measures have been taken and will continue to

be taken. The ownership interest in United States Corporations belongs to our unincorporated Federation of States, The United States of America, and to the States and People of this country, in whose names these entities were created under conditions that are otherwise constructive fraud and without any vestige of authority to exercise any such sovereign power; all corporations formed since 1860 "in the name of" either the United States or the United States of America are subject to the ownership and authority of the unincorporated American Government and our Public Law, including the Federal Constitutions. All such corporations have been given one (1) year to correct and amend their Articles of Incorporation accordingly, or choose voluntary liquidation.

31. Our relations with the Pope, the Queen, and the Lord Mayor of London are, understandably, quite strained as a result of these criminal activities and various forms of usurpation which have been employed and allowed to prosper against our lawful government. Various other Bad Faith abuses of actual Delegated Powers by these same Parties such as Giveaway Trade Agreements, Federal Block Grant kickback programs used as inducement to evade constitutional obligations and unlawfully convert local governments, especially city governments, and widespread improper enforcement of foreign contracting processes and forms of law, including the Spanish Law of the Inquisition, and participation in foreign tax schemes such as the "New Green Deal" and American Wealth Redistribution schemes predicated on the idea that our entire country was "abandoned" and without a government, and claims by the self-interested Creditors of our foreign Subcontractors that all our assets distributed worldwide were "unclaimed" and "abandoned" ---all of this and more serves for prickly Foreign Relations going forward, as it is abundantly apparent to all Parties that we have been horrendously disserved by our Employees and the Principals responsible for their employment at our expense, for the past 158 years.

32. As disturbing as all this is, together with the fact that our supposed friends and allies have in fact proven to be our most intractable and unkind and dishonest detractors, it is nonetheless the Truth. Our Affidavit of Probable Cause has been published worldwide and distributed worldwide since 2015 as part of our book, "You Know Something Is Wrong When....An American Affidavit of Probable Cause" and wet-ink signed and witnessed copies have been provided to the Principals and other responsible officials; courts serving in the international and global jurisdictions have been given proper Notice and Invocation of the Law, including the International Court of Justice, the Court of the Lord High Steward, and the Vatican Chancery Court--- and all have been moved to action upon Maxims of Law pertaining to the forms of law they each employ. The fundamental crimes of fraud, Breach of Trust, and piracy both on the High Seas and Inland Piracy, form a common thread impacting all jurisdictions of the actual Public Law on this planet. Those who have been compartmentalized and left unaware of these circumstances must now awaken and undertake correction, together with those of us who have already labored long and faithfully in the cause of decency and freedom for Mankind.

Anna Maria Riezinger, Fiduciary  
The United States of America



### Public International Notice - Notice to Vacate

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9. All members of the General Public and International Investors as well as all members of State-of-State Legislatures have cause to know that as of 1 October 2020, all State Trust interests and all assets contained therein, have reverted to the living people of these Several States of the Union and these assets are not available for any continued speculation, use as collateral, sale, encumbrance, or abuse by the members of the United States Department of Justice serving as the US TRUSTEES nor by members of the United States Congress serving as United States Trustees together with their heirs and assigns, nor are any State Trust assets subject to any sale, distribution, secondary administrative contract, or other agreements entered into by state-of-state legislatures;

10. The Enrollment of the Western States has been made effective with and retroactively contemporaneous with their original entry into Territorial Statehood; all right, title, and interest must be yielded to those Americans who have returned and who are daily returning to their lawful standing on the land and soil of this country;

11. As a matter of Law and of proper Public Administration, all rights, titles, duties and interests in the international and global realm which were once exercised by the Confederation of the States of America and the Federal Republic have returned by Operation of Law to our unincorporated Federation doing business as The United States of America which was and is the Delegator of all mutually-held Delegated Powers of the actual States;

12. Also as a matter of Law and proper Public Administration, all rights, titles, duties and interests in the national and local government realms vest in the State and County Assemblies which are now in Session for the first time in many years, and all foreign trusts and foreign trust interests otherwise presumed to exist are dissolved;

13. The return of the actual American Government to full force and function cannot be accomplished overnight, but the foundational work to rebuild and reconstruct both the Confederation of the States of America and the Federal Republic is underway and ongoing; as the only true Sovereign Interests in this country representing all people of all ethnicities, races, religions and backgrounds, our State Assemblies hold aloft the banner of national sovereignty and self-determination, and through their unincorporated Federation of States, they similarly uphold the ideals of individual freedom and self-determination, and yet also fully accepts voluntary cooperation with other nations for the advancement of mutual peace, security, friendly trade, social and cultural exchange, and environmental issues;

14. In the transition period, there will be a migration of elements of the American Armed Forces to occupy the position of the original Federal Republic, which is ultimately an instrumentality of our unincorporated Federation. In this way the function of the original American Federal Subcontractor can be restored without having to complete the entire Reconstruction first. Mr. Trump is selecting those elements of the American Armed Forces necessary for the task before us and they are being funded on a temporary basis until the actual final Reconstruction is in place and the entire American Government is functioning as intended.

15. Mr. Trump will be called upon to help us secure all those American assets that have been held offshore in diverse locations and we are all obligated by international law to return control of those recovered assets back to the actual unincorporated Union of States doing business as The United States, which is our domestic National Government of the Several State Assemblies, for reassignment of a portion of those assets to our unincorporated Federation, The United States of America, which is our international and global government, which then assigns resources to the Confederation and the Federal Republic which Mr. Trump and elements of the American Armed Forces, particularly The United States Army and The United States Air Force and The United States Space Force will be occupying.

16. These assignments and the correct lawful and legal arrangements have already been made and stand upon the Public International Record of the Uniform Commercial Code, but it remains under the watchful eyes of the international community to be sure that no

further substitutions or impersonations or other legal chicanery is attempted by the British or other European Interests seeking to derail or delay our process or impersonate our lawful unincorporated government again;

17. Upon the receipt of control of our returned trust assets we shall be authorizing the minting of United States Silver Dollars for domestic use, and American gold coinage for use internationally; this does not imply that credit-based notes will be removed from circulation, but necessary changes will be made across a spectrum of currency products that are either based on other commodities or are commercial or military scripts; we do not anticipate that anyone needs to be harmed in this process at all;

18. We have thus far published the Enrollment of the States created during and after the so-called American Civil War and the first American Public Law in over a hundred years, which establishes punishments and prohibitions for corporations seeking to meddle with the natural genome of individual people using nanotech and patented genetic materials to create the basis to claim these same people are Genetically Modified Organisms (GMOs) subject to ownership by the patent holders. We have also published and re-issued, several years ago, our renewed Sovereign Letters Patent and our recognition of The Declaration of Independence of 4 July 1776 as the Source and Foundation of our lawful American Government;

19. The renewed Sovereign Letters Patent referenced above are our acknowledgement and receipt of those land and title interests which are ours by venerable Grant and Treaty Agreements made before, during, and after The War of Independence, and these renewed Sovereign Letters Patent represent our peaceful and mutual sharing of land and soil interests among the living people present within the borders of each one of the Several States, including the members of the Native American Nations, who are as individuals welcome to participate in the State Assemblies and who are inheritors of all the same constitutional guarantees and protections;

20. We formalized and recorded and gave International Notice of these actions to make it clear that we are the lawful Possessors and Inheritors and we are in full command of our records, our history, and our depository receipts, grants, treaties, land patents, and all presumed titles and deeds issued in our purported absence. We are not confused or incompetent or engaged in any war or controversy and wish only for a peaceful and lawful and logical way forward for our country and for the rest of the world;

21. Our government is not now nor has it ever been engaged in oppressing anyone, dictating any religious belief, harming or depriving anyone based on their race or ethnicity, promoting any system of bondage, or depriving anyone of the full enjoyment of their assets both public and private;

22. We recognize and everyone else must recognize that while there are urgent needs to be addressed throughout the world, the necessary and lawful changes will not happen instantaneously or occur at the same pace in all places; a daunting process of evaluation and education lies ahead not only for America and Americans, but for the rest of the world

community. We embrace these challenges and opportunities in a spirit of brotherhood and with great determination to preserve all that is best in our communal past, while forging in the present time a firm and happy and simple basis to go forward into the future;

23. As part of our dedication to making government simple, sensible, and non-invasive, a great many of the more than 80 million statutory laws, codes, and regulations which have resulted in such nullities as victimless crimes and thought crimes and unconscionable infractions will be set aside. Both the injustices promulgated by this proliferation of private statutory laws and the economic burden of enforcing them is unsupportable and not in any sense necessary for nor conducive to the Public Good;

24. Legislation which has imposed upon the Natural and Unalienable Rights of individuals and those rights and prerogatives guaranteed by the Constitutions will similarly be rooted out, set aside and nullified, resulting in the release of many prisoners who have been victims of state-of-state, Territorial, and Municipal Prisons-for-Profit schemes;

25. Along with the long overdue nullification of these burdensome and often oppressive or nonsensical statutory laws comes the similar restructuring and removal of Administrative Codes and Administrative Agencies. The gross duplication of governmental services created in this country and the degree of public ignorance regarding the applicability of Administrative Codes which have no authority outside the corporate administration of our subcontractors will similarly be addressed;

26. All the reforms referenced above necessitate a similar reform of the court system(s) which have been administering the enforcement of these statutes and codes and expediting their improper imposition upon the General Public. Our American Justices will be returning to their proper places as Administrators and Comptrollers and those Lesser Courts of strictly limited jurisdiction, including the courts of Special Admiralty and their Judges, will be retired and circumscribed as the American Courts revive and the lawful duties and limited jurisdictions of the foreign courts are imposed. Most particularly, Hired Jurists and Territorial and Municipal elected Judges are advised to recognize the actual identity of Americans misaddressed by court summons and faulty case initiation processes, so as to avoid further trespasses against their Employers;

27. All Political Parties which have been endured and employed as a means to foment constant Public Policy debates related to our foreign subcontractors and their incorporated commercial corporations in the business of providing governmental services--- are merely lobbyist organizations similar to labor unions or professional associations like the Bar Associations and the American Medical Association --- all of which are foreign with respect to our actual American Government and devoid of any authority related to our States, our People, and our Country. The elections which have resulted from the activities of such organizations are self-evidently private corporation elections, and do not, as they have misrepresented, result in public elections nor the lawful occupation of public offices. While we stop short at this time of outlawing such organizations generally, we do insist that their activities be disclosed for what they are, and that all those elected and appointed to private corporate offices as a result: (1)

perform their constitutional duties; (2) observe the limitations of their offices; (3) fully disclose all impacts, obligations, effects, resulting legal presumptions, and applicability of registration processes-- including Voter Registrations; (4) fully disclose the limitations, applicability, and results of their foreign licensing agreements and foreign guild requirements, in the event that any American thus fully informed should choose to participate or imagine that these foreign requirements and practices have anything whatsoever to do with them.

28. Insurance is legalized gambling, and in our purported absence, a vast compendium of insurance services and insurance conglomerates with ties to international organized crime have sprung up on our shores and have been used for purposes of money laundering, unjust enrichment, and illegal investment pooling. While we realize the short term benefits that can be gained by individual investments in various forms of insurance and the institutional profits that can be realized by allowing the insurance industry to exist, we also observe the social evils associated with insurance: bonding of assets, failure to pay, widespread unilateral and unconscionable contracting practices, misrepresentation of Insured Parties, and so on. The insurance industry like the even more corrupt and corruptible securities industry, has been operating without competent Third Party oversight in virtually all States of the Union; this situation requires the establishment of State-mandated Third Party oversight and enforcement, consumer protection and Ombudsman services specific to the insurance industry, and insurance arbitration services available to the General Public;

29. Securitization of living flesh is illegal; it has been illegal and unlawful since the days of slavery and was universally outlawed on a planetary basis as of 1926. Yet, we observe the current situation promoted by the labor bonding practices of the Municipal United States Government and its co-conspirators at the Federal Reserve and DTCC, which have all promoted a ghastly trade in securitized labor and securitized living flesh despite the clearly worded prohibitions which stand as Public Law throughout the known world. The loophole used to promote this abhorrent situation is our guaranteed freedom to contract and the inability of the government to restrict our ability to contract. This freedom has been used as a means to enslave us via unconscionable contracts with babies and other minors, undisclosed third party contracts entered into "for" us by people pretending to be our agents, trustees, executors, or others in power over our affairs and assets, and military press-ganging which has been outlawed for over 200 years. These claims ask us to entertain the idea that we can choose to enter into contracts to perform illegal acts, subject ourselves and others to criminal practices, enter into unilateral contracts with ourselves and other personas representing ourselves, be subject to contracts we are totally unaware of, and via the exercise of our freedom to contract, justify any kind of criminal activity whatsoever so long as there is a contractual obligation present.

These practices, claims, and the social insanity predicated upon them are fully denied and rebutted by our Public Law, our actual binding contract requirements, and most of all, by the illegal, unconstitutional, and unlawful results of these foreign legal practices and presumptions being misapplied to Americans--- all of which serves to make the Municipal United States Government sponsored by the Holy See and those corporations conspiring

with it to engage in these contracting practices, recognizable as an international crime syndicate engaged in crimes against humanity.

Our Municipal Subcontractors are responsible for the misdirection and misadministration of their hirelings and franchises; they have cause to know the limitations of their service contracts, the Public Law of this country, and their own obligations to anyone born on our soil; they have deliberately and with apparent malevolent and self-interested intent built a foreign, evil, invasive, and unauthorized criminal empire on our shores in contravention of our Public Law and in violation of International and Global Law; they have employed falsified records, impersonation, constructive fraud, and barratry to do it. As a result of these crimes and the usurpation against our lawful government evidenced by the spread of Municipal Government enclaves and activities far beyond the limitations set by our constitutional agreements already noted, corrective measures have been taken and will continue until the entire criminal edifice is extracted, together with the corporations and interlocking trust directorates and individuals connected to these activities and practices.

30. In 1865, the Territorial United States Government failed its duty to fully inform and support the Federation of States. The same Territorial United States Government claimed emergency powers that were never granted to it, and used this claim as an attempt to justify its continued abrogation of its own constitutional limitations and obligations owed to the American States and People. In 1868, this same Territorial United States Government created a Scottish commercial corporation merely calling itself "The United States of America" --- Incorporated, and in an act of undisclosed constructive fraud and attempted legal enclosure, published the Articles of Incorporation as "The Constitution of the United States of America". In 1870, this same Territorial United States Government acting as the U.S. Congress, claimed that it had the right to issue corporate charters in our names---- something never authorized or granted to the Territorial United States Government, and naturally residing by Operation of Law and Jurisdiction with our unincorporated Federation of States.

In 1871, these same jackals exercised this false claim of power and authority to create multiple Municipal commercial corporations in our names and used these as instrumentalities of the District of Columbia. They also claimed to own all United States Corporations and the assets thereof as personal property. Every iota of this was accomplished under conditions of fraud, non-disclosure, and treasonous usurpation against our actual American Government and all of it was done by self-seeking foreign Employees on our payroll, being either: (a) misdirected by the foreign Principals responsible for their activities, or (b) being allowed to run wild and do all of these things by the other Principal Parties to the Federal Constitutions without oversight. In all cases, the British Monarchs, the Lord Mayors of London, and the Popes --who owed us "Good Faith and Service" in these matters were derelict and criminally negligent in the performance of their duties, including the duty to protect and inform their Employers. A similar situation accrued to the misadministration of our Patent, Trademark, and Copyright Offices. As a result, corrective measures have been taken and will continue to be taken. The ownership interest in United States Corporations belongs to our unincorporated Federation of States, The United States of America, and to the States and

People of this country, in whose names these entities were created under conditions that are otherwise constructive fraud and without any vestige of authority to exercise any such sovereign power; all corporations formed since 1860 "in the name of" either the United States or the United States of America are subject to the ownership and authority of the unincorporated American Government and our Public Law, including the Federal Constitutions. All such corporations have been given one (1) year to correct and amend their Articles of Incorporation accordingly, or choose voluntary liquidation.

31. Our relations with the Pope, the Queen, and the Lord Mayor of London are, understandably, quite strained as a result of these criminal activities and various forms of usurpation which have been employed and allowed to prosper against our lawful government. Various other Bad Faith abuses of actual Delegated Powers by these same Parties such as Giveaway Trade Agreements, Federal Block Grant kickback programs used as inducement to evade constitutional obligations and unlawfully convert local governments, especially city governments, and widespread improper enforcement of foreign contracting processes and forms of law, including the Spanish Law of the Inquisition, and participation in foreign tax schemes such as the "New Green Deal" and American Wealth Redistribution schemes predicated on the idea that our entire country was "abandoned" and without a government, and claims by the self-interested Creditors of our foreign Subcontractors that all our assets distributed worldwide were "unclaimed" and "abandoned" ---all of this and more serves for prickly Foreign Relations going forward, as it is abundantly apparent to all Parties that we have been horrendously disserved by our Employees and the Principals responsible for their employment at our expense, for the past 158 years.

32. As disturbing as all this is, together with the fact that our supposed friends and allies have in fact proven to be our most intractable and unkind and dishonest detractors, it is nonetheless the Truth. Our Affidavit of Probable Cause has been published worldwide and distributed worldwide since 2015 as part of our book, "You Know Something Is Wrong When....An American Affidavit of Probable Cause" and wet-ink signed and witnessed copies have been provided to the Principals and other responsible officials; courts serving in the international and global jurisdictions have been given proper Notice and Invocation of the Law, including the International Court of Justice, the Court of the Lord High Steward, and the Vatican Chancery Court--- and all have been moved to action upon Maxims of Law pertaining to the forms of law they each employ. The fundamental crimes of fraud, Breach of Trust, and piracy both on the High Seas and Inland Piracy, form a common thread impacting all jurisdictions of the actual Public Law on this planet. Those who have been compartmentalized and left unaware of these circumstances must now awaken and undertake correction, together with those of us who have already labored long and faithfully in the cause of decency and freedom for Mankind.

*By: Anna Maria Riezinger, Fiduciary, The United States of America*

By: Anna Maria Riezinger, Fiduciary  
The United States of America

LIVE REPORT

**NEVADA, STATE OF**

Tradestyle(s): -

**ACTIVE** **HEADQUARTERS**

**D-U-N-S Number:** 06-780-8063  
**Phone:** +1 775 684 5670

**Address:** 101 N Carson St, Carson City, NV, 89701, United States Of America  
**Endorsement:** terisahm@hotmail.com  
**Exclude from Portfolio Insight:** No  
**Folders:** All Companies, My Companies, States

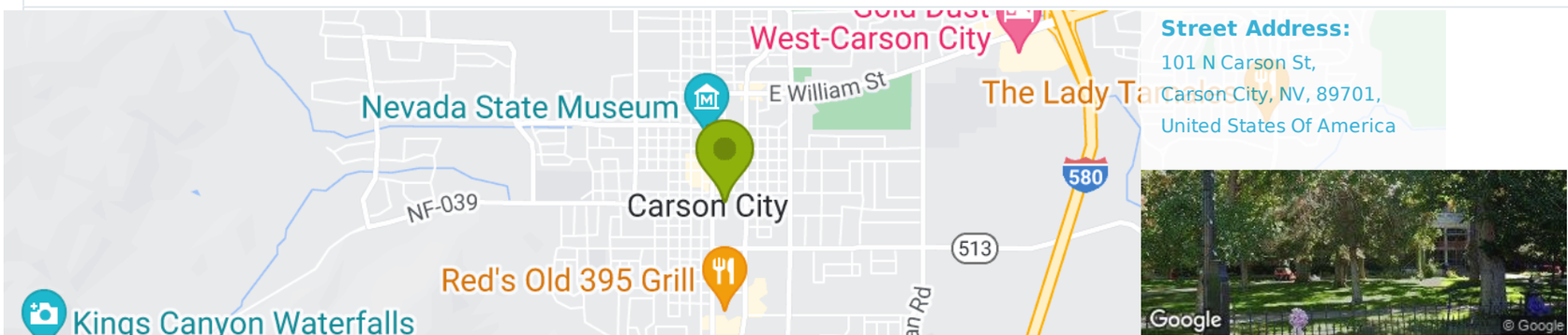
Summary

**KEY DATA ELEMENTS** (Formerly: SCORE BAR)

KDE Name		Current Status	Details
<b>PAYDEX®</b>	↓	72	12 days beyond terms
<b>Delinquency Score</b>	↑	75	Low to Moderate Risk of severe payment delinquency.
<b>Failure Score</b>		UNAVAILABLE	
<b>D&amp;B Viability Rating</b>		1 1 A A	<a href="#">View More Details</a>
<b>Bankruptcy Found</b>		● No	
<b>D&amp;B Rating</b>		ER1	1,000 or more Employees

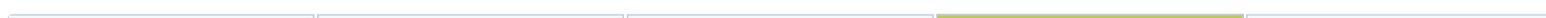
**COMPANY PROFILE** ⓘ

<b>D-U-N-S</b> 06-780-8063	<b>Mailing Address</b> UNITED STATES	<b>Employees</b> 14,790 (15 here)
<b>Legal Form</b> Corporation (US)	<b>Telephone</b> +1 775 684 5670	<b>Age (Year Started)</b> 159 Years (1864)
<b>History Record</b> Clear	<b>Present Control Succeeded</b> 1864	<b>Named Principal</b> Steve Sisolak, GOVERNOR
<b>Ownership</b> Not publicly traded		<b>Line of Business</b> Executive office
		<b>SIC</b> 91110203
		<b>NAICS</b> 921110



**OVERALL BUSINESS RISK** ⓘ

**Dun & Bradstreet thinks...**





<b>Overall assessment of this organization over the next 12 months:</b>	<b>Stable Condition</b>
<b>Based on the predicted risk of business discontinuation:</b>	<b>High Likelihood Of Continued Operations</b>
<b>Based on the predicted risk of severely delinquent payments:</b>	<b>Low Potential For Severely Delinquent Payments</b>

**D&B MAX CREDIT RECOMMENDATION**

**MAXIMUM CREDIT RECOMMENDATION**

**US\$ 3,500,000**

The recommended limit is based on a moderately low probability of severe delinquency.

**FAILURE SCORE** (Formerly Financial Stress Score)



**DELINQUENCY SCORE** (Formerly Commercial Credit Score)

**Company's Risk Level**

LOW-MODERATE

**Probability of delinquency over the next 12 months**  
3.22 %



**Past 12 Months**



**VIABILITY RATING SUMMARY**

**Viability Score**



**Data Depth Indicator**



**Portfolio Comparison**



<b>Financial Data</b>	Available
<b>Trade Payments</b>	Available: 3+Trade
<b>Company Size</b>	Large: Employees:50+ or Sales: \$500K+
<b>Years in Business</b>	Established

**D&B PAYDEX**



**12 days beyond terms**

**Past 24 Months**

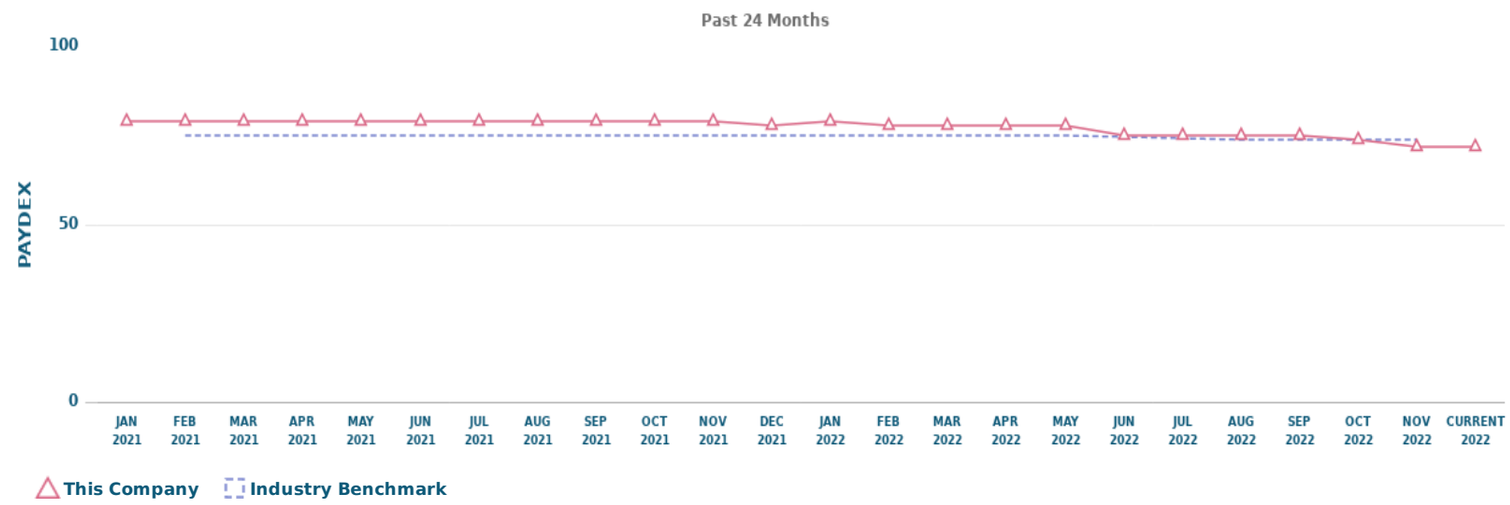


**D&B PAYDEX - 3 MONTHS**



**14 days beyond terms**

**PAYDEX TREND CHART**



**SBRI ORIGATION**



No SBRI Origination Score data is currently available.

**D&B RATING**

**Employee Size**  
**ER1** : 1000 or more employees

Current Rating as of 01/01/1991

**LEGAL EVENTS**

Events	Occurrences	Last Filed
Bankruptcies	0	-
Judgements	0	-
Liens	0	-
Suits	1	08/24/2021
UCC	77	11/01/2022

**DETAILED TRADE RISK INSIGHT™**

Days Beyond Terms

**4 Days**

3 Months

From Nov-22 to Jan-23



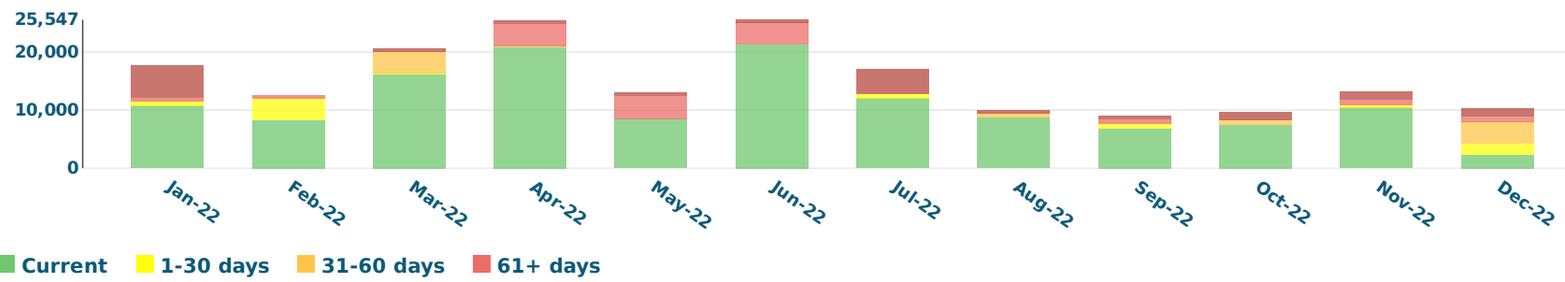
Dollar-weighted average of 7 payment experiences reported from 6 companies.

**Recent Derogatory Events**

Status	Nov-22	Dec-22	Jan-23
<b>Placed for Collection</b>	-	-	-
<b>Bad Debt Written Off</b>	-	-	-

**DETAILED TRADE RISK INSIGHT™ 13 MONTH TREND**

**Total Amount Current and Past Due -**



**FINANCIAL OVERVIEW - BALANCE SHEET**

Balance Sheet <sup>[1]</sup>

Amount <sup>[2]</sup>

Last 5 Years

1. Fiscal (Individual) 06/30/2016  
2. (In Single Units)

Source: D&B

**TRADE PAYMENTS**

**Highest Past Due:**

5,000

**Highest Now Owing**  
5,000

**Total Trade Experiences**  
47

**Largest High Credit**  
30,000

**FINANCIAL OVERVIEW - PROFIT AND LOSS**

Profit & Loss <sup>[1]</sup>

Amount <sup>[2]</sup>

Last 5 Years

1. Fiscal (Individual) 06/30/2016  
2. (In Single Units)

Source: D&B

**OWNERSHIP**

**Subsidiaries**  
**6**

**Branches**  
**5**

**Total Members**  
**1,077**

This company is a Global Ultimate, Domestic Ultimate, Headquarters, Parent.

	Global Ultimate	Domestic Ultimate
Name	State of Nevada	State of Nevada
Country	United States	United States
D-U-N-S	06-780-8063	06-780-8063
Others	-	-

#### FINANCIAL OVERVIEW - KEY BUSINESS RATIOS



No Data Available

#### ALERTS <sup>2</sup>



There are no alerts for this D-U-N-S Number.

#### WEB & SOCIAL POWERED BY FIRSTRAIN

- Former Nevada governor announced as Pritzker fellow [Associated Press-Hosted2](#) 11-Jan-2023
- Former Reno manager recommended to serve Clark County in Nevada Legislature [This is Reno](#) 09-Jan-2023
- Nevada governor declares liquid petroleum gas delivery emergency [CarsponNOW.org](#) 09-Jan-2023
- Nevada governor seeks to boost propane delivery by suspending time restriction [KOLO TV](#) 07-Jan-2023
- Nevada governor declares propane delivery emergency [SFGate](#) 07-Jan-2023
- NPRI appeals ruling in Nevada separation-of-powers case [Las Vegas Review-Journal](#) 06-Jan-2023
- New Nevada governor Joe Lombardo signs first executive order repealing and rescinding ALL COVID-19 mandates [PACIFIC PUNDIT](#) 06-Jan-2023
- MERCEDES-BENZ SAYS STATE OF NEVADA HAS APPROVED USE OF LEVEL 3 C... [4-Traders](#) 05-Jan-2023
- Can Joe Lombardo show 'The Nevada Way' to govern? [RGJ.com](#) 04-Jan-2023
- Nevada Supreme Court Finds A Private Right Of Action Under Nevada's Medical Cannabis Law [Mondaq](#) 04-Jan-2023

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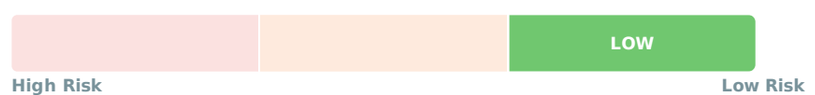
#### COUNTRY/REGIONAL INSIGHT



### United States Of America

The Supply Environment outlook has been downgraded to 'deteriorating' on the heels of the hurricane season and given conditions in China, although - positively - a US railroad strike has been averted.

#### Risk Category



#### Available Reports

**Country Insight Snapshot (CIS)**

High-level view of a single country's cross-border risk exposure, with particular focus on the current political, commercial, and macroeconomic environments.

**Country Insight Report (CIR)**

In-depth analysis of the current risks and opportunities within a single country and its regional and global context.

STOCK PERFORMANCE	
<b>History</b>	<b>Performance</b>
Daily High	P/E:
52-Week High	EPS:
	Div/Yield

**NOTES**

[Add Note](#)



No notes is available for this D-U-N-S Number.

PEOPLE			
Current Principals	New Appointments	Resignations	Closures
<b>0</b>	<b>0</b>	<b>0</b>	<b>0</b>

The scores and ratings included in this report are designed as a tool to assist the user in making their own credit related decisions, and should be used as part of a balanced and complete assessment relying on the knowledge and expertise of the reader, and where appropriate on other information sources. The score and rating models are developed using statistical analysis in order to generate a prediction of future events. Dun & Bradstreet monitors the performance of thousands of businesses in order to identify characteristics common to specific business events. These characteristics are weighted by significance to form rules within its models that identify other businesses with similar characteristics in order to provide a score or rating.

Dun & Bradstreet's scores and ratings are not a statement of what will happen, but an indication of what is more likely to happen based on previous experience. Though Dun & Bradstreet uses extensive procedures to maintain the quality of its information, Dun & Bradstreet cannot guarantee that it is accurate, complete or timely, and this may affect the included scores and ratings. Your use of this report is subject to applicable law, and to the terms of your agreement with Dun & Bradstreet.

**Detailed Trade Risk Insight™**

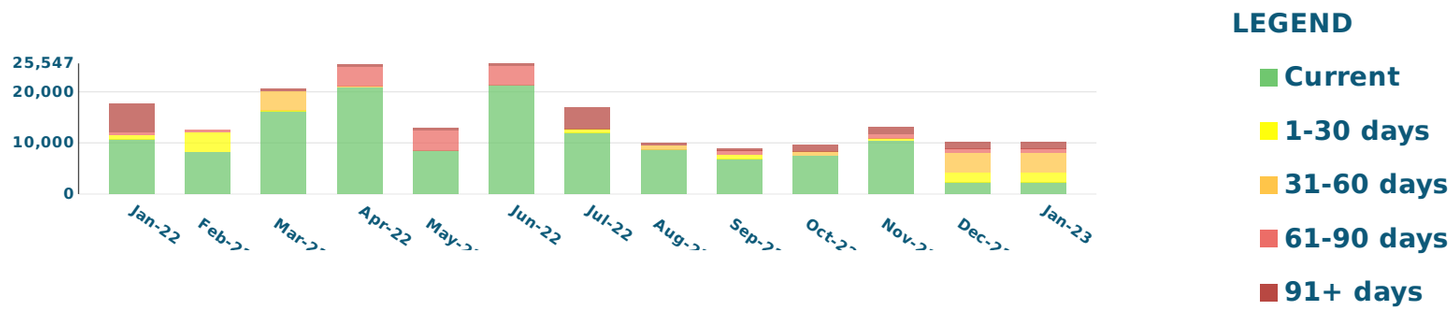
Detailed Trade Risk Insight provides detailed updates on over 1.5 billion commercial trade experiences collected from more than 260 million unique supplier/purchaser relationships.



**DEROGATORY EVENTS LAST 13 MONTHS FROM JAN-22 TO JAN-23**

No Derogatory trade Event has been reported on this company for the past 13 Months

**TOTAL AMOUNT CURRENT AND PAST DUE - 13 MONTH TREND FROM JAN-22 TO JAN-23**



Status	Jan-22	Feb-22	Mar-22	Apr-22	May-22	Jun-22	Jul-22	Aug-22	Sep-22	Oct-22	Nov-22	Dec-22	Jan-23
<b>Total</b>	17,593	12,517	20,631	25,344	12,990	25,547	16,996	9,978	8,997	9,645	13,074	10,227	10,227
<b>Current</b>	10,693	8,225	16,099	20,812	8,458	21,294	11,986	8,675	6,797	7,445	10,416	2,302	2,302
<b>1-30 Days Past Due</b>	849	3,745	279	0	0	0	756	0	897	0	458	1,907	1,907
<b>31-60 Days Past Due</b>	0	0	3,706	279	0	0	0	756	0	897	0	3,818	3,818
<b>61-90 Days Past Due</b>	547	547	0	3,706	3,985	3,706	0	0	756	0	897	897	897
<b>91+ Days Past Due</b>	5,504	0	547	547	547	547	4,254	547	547	1,303	1,303	1,303	1,303

## Risk Assessment

### D&B RISK ASSESSMENT

#### OVERALL BUSINESS RISK



#### MAXIMUM CREDIT RECOMMENDATION

**US\$ 3,500,000**

The recommended limit is based on a moderately low probability of severe delinquency.

#### Dun & Bradstreet thinks...

- Overall assessment of this organization over the next 12 months: **STABLE CONDITION**
- Based on the predicted risk of business discontinuation: **HIGH LIKELIHOOD OF CONTINUED OPERATIONS**
- Based on the predicted risk of severely delinquent payments: **LOW POTENTIAL FOR SEVERELY DELINQUENT PAYMENTS**

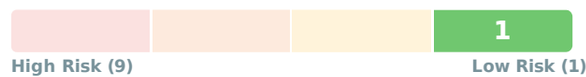
### D&B VIABILITY RATING SUMMARY

The D&B Viability Rating uses D&B's proprietary analytics to compare the most predictive business risk indicators and deliver a highly reliable assessment of the probability that a company will go out of business, become dormant/inactive, or file for bankruptcy/insolvency within the next 12 months. The D&B Viability Rating is made up of 4 components:

#### Viability Score

Compared to All US Businesses within the D&B Database:

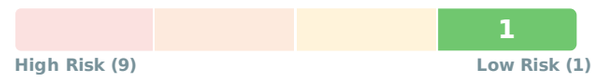
- Level of Risk: **Low Risk**
- Businesses ranked **1** have a probability of becoming no longer viable: **0.2 %**
- Percentage of businesses ranked **1**: **0.3 %**
- Across all US businesses, the average probability of becoming no longer viable: **14 %**



#### Portfolio Comparison

Compared to All US Businesses within the same MODEL SEGMENT:

- Model Segment : **Available Financial Data**
- Level of Risk: **Low Risk**
- Businesses ranked **1** within this model segment have a probability of becoming no longer viable: **0.1 %**
- Percentage of businesses ranked **1** with this model segment: **23 %**
- Within this model segment, the average probability of becoming no longer viable: **0.6 %**



**Data Depth Indicator**

**Data Depth Indicator:**

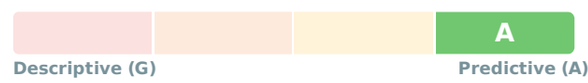
- ✓ Rich Firmographics
- ✓ Extensive Commercial Trading Activity
- ✓ Comprehensive Financial Attributes

Greater data depth can increase the precision of the D&B Viability Rating assessment.

To help improve the current data depth of this company, you can ask D&B to make a personalized request to this company on your behalf to obtain its latest financial information. To make the request, click the link below. Note, the company must be saved to a folder before the request can be made.

**Request Financial Statements**

Reference the FINANCIALS tab for this company to monitor the status of your request.



**Company Profile:**

**Company Profile Details:**

- Financial Data: **True**
- Trade Payments: **Available: 3+Trade**
- Company Size: **Large: Employees:50+ or Sales: \$500K+**
- Years in Business: **Established: 5+**

<b>A</b>			
<b>Financial Data</b>	<b>Trade Payments</b>	<b>Company Size</b>	<b>Years in Business</b>
True	Available: 3+Trade	Large	Established

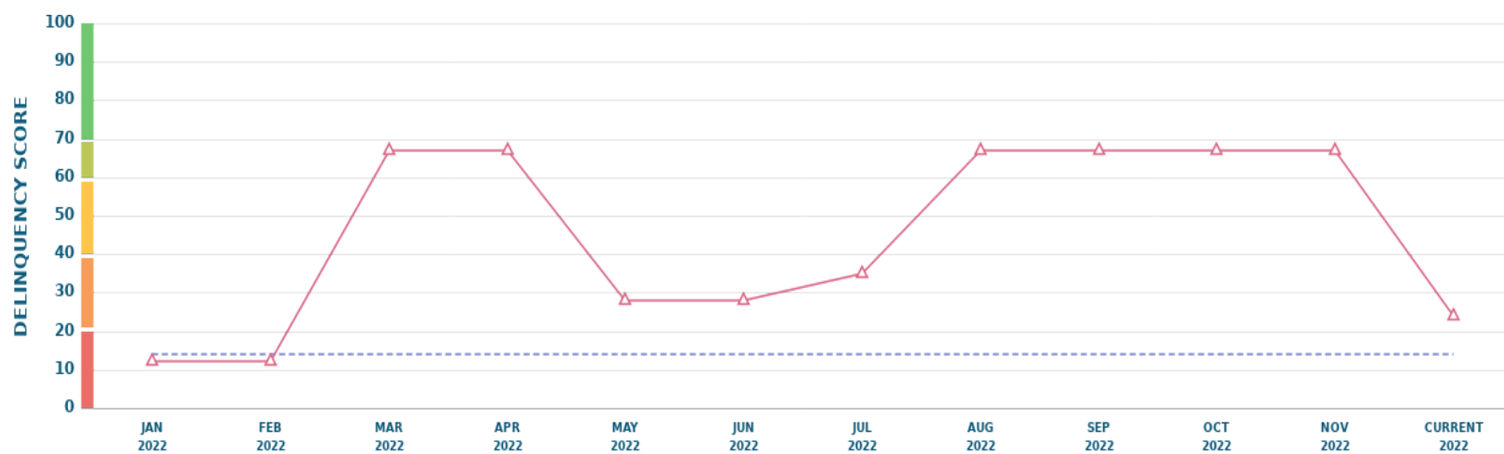
**DELINQUENCY SCORE** FORMERLY COMMERCIAL CREDIT SCORE



- Proportion of past due balances to total amount owing
- Evidence of open suits
- Proportion of slow payments in recent months

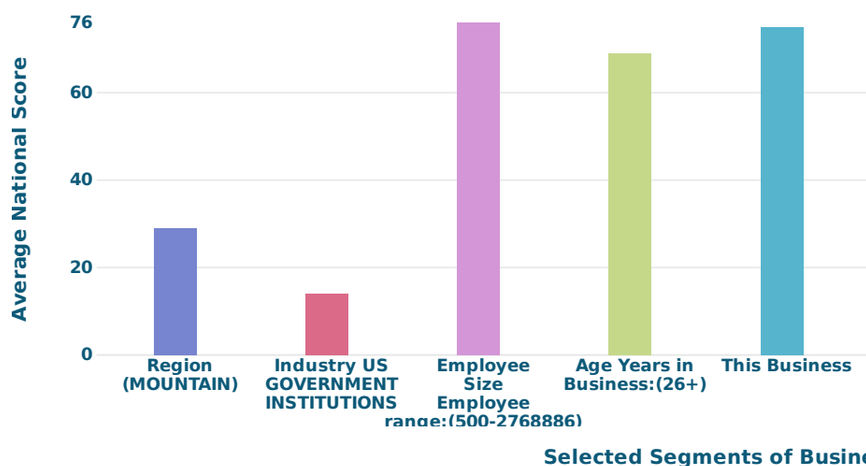
<b>Level of Risk</b> <b>Low-Moderate</b>	<b>Raw Score</b> <b>536</b>	<b>Probability of Delinquency</b> <b>3.22 %</b>	<b>Compared to Businesses in D&amp;B Database</b> <b>10.2 %</b>	<b>Class</b> <b>2</b>
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**Business and Industry Trends**



△ DELINQUENCY SCORE    ▭ Industry Median Quartile

**BUSINESS AND INDUSTRY COMPARISON**



Selected Segments of Business Attributes

Norms National %

Norms	National %
This Business	75
Region:(MOUNTAIN)	29
Industry:US GOVERNMENT INSTITUTIONS	14
Employee range:(500-2768886)	76
Years in Business:(26+)	69

#### D&B PAYDEX



When weighted by amount, Payments to suppliers average days\_beyond\_terms

- High risk of late payment (Average 30 to 120 days beyond terms)
- Medium risk of late payment (Average 30 days or less beyond terms)
- Low risk of late payment (Average prompt to 30+ days sooner)

#### Industry Median 74

Equals 9 Days Beyond Terms

#### D&B 3 MONTH PAYDEX



Based on payments collected 3 months ago.

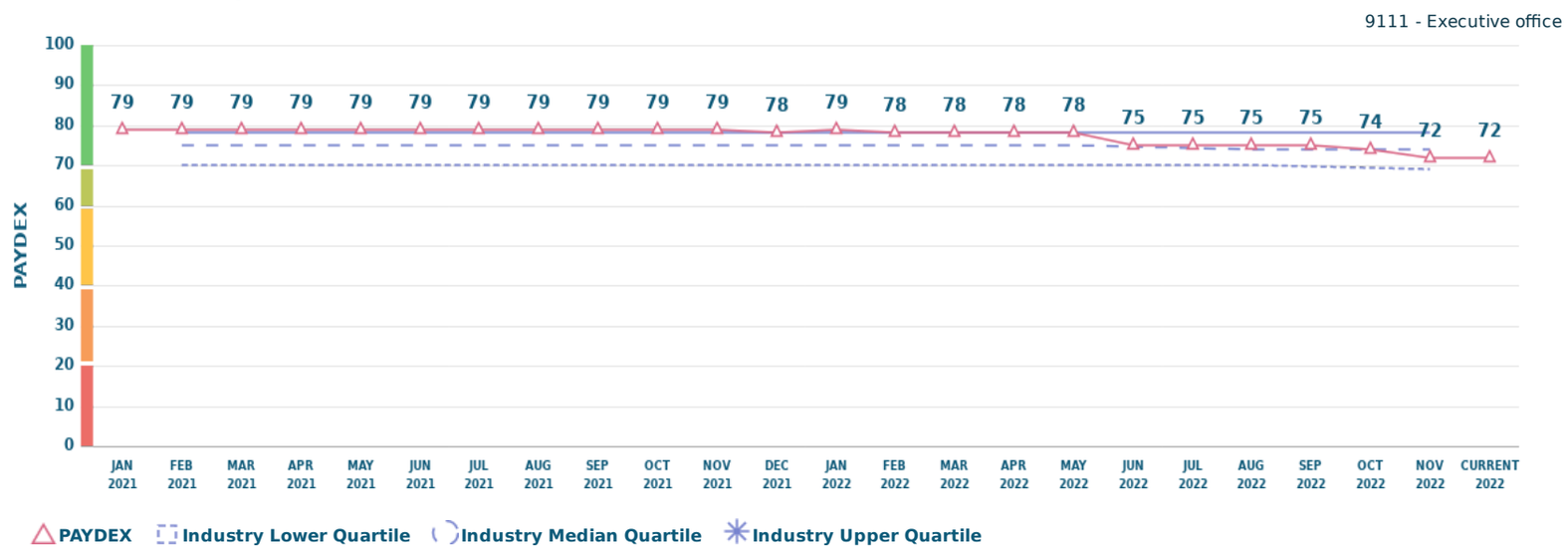
When weighted by amount, Payments to suppliers average 14 days beyond terms

- High risk of late payment (Average 30 to 120 days beyond terms)
- Medium risk of late payment (Average 30 days or less beyond terms)
- Low risk of late payment (Average prompt to 30+ days sooner)

#### Industry Median 74

Equals 9 Days Beyond Terms

#### Business and Industry Trends



Equals

#### D&B RATING

Current Rating as of 01/01/1991

#### Employee Size

**ER1** : 1000 or more employees

## Trade Payments

#### TRADE PAYMENTS SUMMARY (Based on 24 months of data)

Overall Payment Behaviour

**12**

Days Beyond Terms

#### Highest Now Owing:

US\$ 5,000

% of Trade Within Terms

**79%**

#### Total Trade Experiences:

47

Largest High Credit:  
US\$ 30,000

Average High Credit:  
US\$ 2,732

Highest Past Due

**US\$ 5,000**

#### Total Unfavorable Comments :

0

Largest High Credit:  
US\$ 0

#### Total Placed in Collections:

0

Largest High Credit:  
US\$ 0

**D&B PAYDEX**



When weighted by amount, Payments to suppliers average days\_beyond\_terms

- High risk of late payment (Average 30 to 120 days beyond terms)
- Medium risk of late payment (Average 30 days or less beyond terms)
- Low risk of late payment (Average prompt to 30+ days sooner)

**Industry Median 74**  
Equals 9 Days Beyond Terms

**D&B 3 MONTH PAYDEX**



Based on payments collected 3 months ago.  
When weighted by amount, Payments to suppliers average 14 days beyond terms

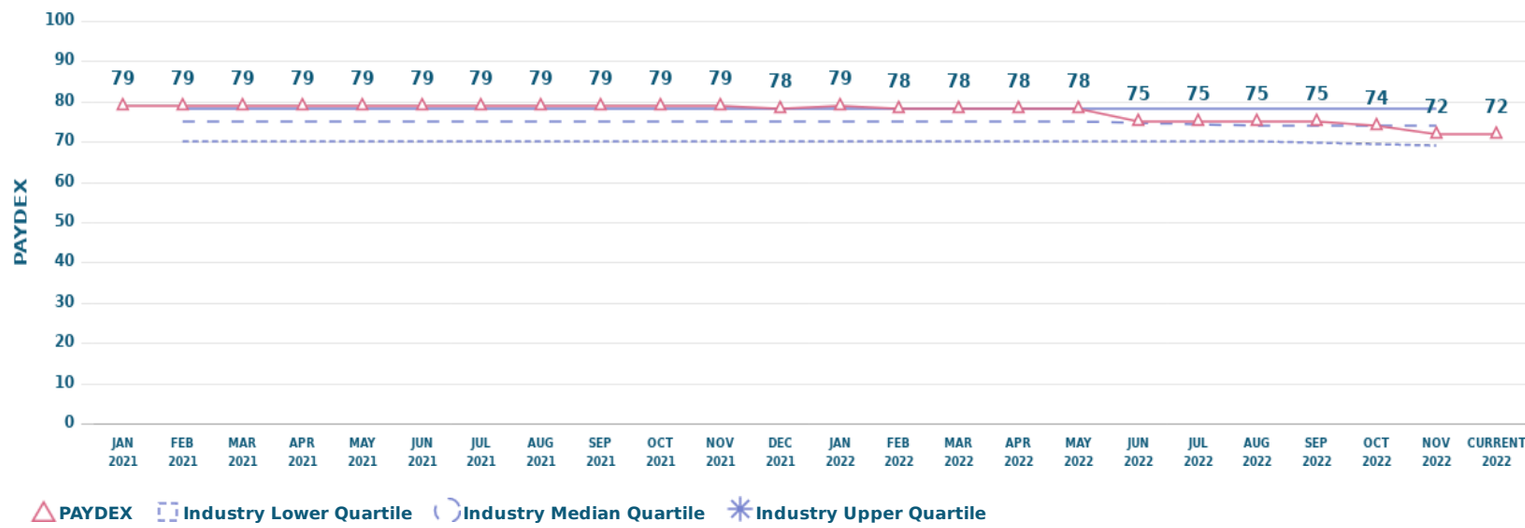
- High risk of late payment (Average 30 to 120 days beyond terms)
- Medium risk of late payment (Average 30 days or less beyond terms)
- Low risk of late payment (Average prompt to 30+ days sooner)

**Industry Median 74**  
Equals 9 Days Beyond Terms

**BUSINESS AND INDUSTRY TRENDS**

Based on 24 months of data

9111 - Executive office



	2/21	3/21	4/21	5/21	6/21	7/21	8/21	9/21	10/21	11/21	12/21	1/22	2/22	3/22	4/22	5/22	6/22	7/22	8/22	9/22	10/22	11/22	12/22	Current 2022
This Business	79	79	79	79	79	79	79	79	79	79	79	78	79	78	78	78	78	75	75	75	75	74	72	72
Industry Upper Quartile	-	78	-	-	78	-	-	78	-	-	78	-	-	78	-	-	78	-	-	78	-	-	78	-
Industry Median Quartile	-	75	-	-	75	-	-	75	-	-	75	-	-	75	-	-	75	-	-	74	-	-	74	-
Industry Lower Quartile	-	70	-	-	70	-	-	70	-	-	70	-	-	70	-	-	70	-	-	70	-	-	69	-

**TRADE PAYMENTS BY CREDIT EXTENDED (Based on 12 months of data)**

Range of Credit Extended (US\$)	Number of Payment Experiences	Total Value	% Within Terms
100,000 & over	0	US\$ 0	0
50,000 - 99,999	0	US\$ 0	0
15,000 - 49,999	3	US\$ 60,000	87
5,000 - 14,999	6	US\$ 35,000	93
1,000 - 4,999	8	US\$ 15,500	86
Less than 1,000	26	US\$ 7,000	80

**TRADE PAYMENTS BY INDUSTRY (BASED ON 24 MONTHS OF DATA)**

[Collapse All](#) | [Expand All](#)

Industry Category-	Number of Payment Experiences	Largest High Credit (US\$)	% Within Terms (Expand to View)	1 - 30 Days Late (%)	31 - 60 Days Late (%)	61 - 90 Days Late (%)	91 + Days Late (%)
▼28 - Chemicals and Allied Products	1	500	0	100	0	0	0
2819 - Mfg	1	500	0	100	0	0	0

inorganic chemcls							
▼35 - Industrial and Commercial Machinery and Computer Equipment	7	15,000	82	0	0	2	17
3572 - Mfg computer storage	4	7,500	76	0	0	7	17
3585 - Mfg refrig/heat equip	1	15,000	50	0	0	0	50
3579 - Mfg misc office eqpt	1	250	100	0	0	0	0
3534 - Mfg elevator/escaltrs	1	100	100	0	0	0	0
▼37 - Transportation Equipment	1	30,000	100	0	0	0	0
3711 - Mfg car bodies	1	30,000	100	0	0	0	0
▼38 - Measuring Analyzing and Controlling Instruments; Photographic Medical and Optical Goods; Watches and Clocks	6	2,500	50	0	50	0	0
3861 - Mfg photograph equip	5	2,500	100	0	0	0	0
3841 - Mfg medical instrmnt	1	250	0	0	100	0	0
▼48 - Communications	14	5,000	100	0	0	0	0
4813 - Telephone communictns	10	2,500	100	0	0	0	0
4812 - Radiotelephone commun	4	5,000	100	0	0	0	0
▼50 - Wholesale Trade - Durable Goods	4	15,000	67	0	17	0	17
5085 - Whol industrial suppl	2	7,500	100	0	0	0	0
5045 - Whol computers/softwr	1	15,000	100	0	0	0	0
5044 - Whol office equipment	1	50	0	0	50	0	50
▼51 - Wholesale Trade - Nondurable Goods	2	500	50	0	25	0	25
5112 - Whol office supplies	1	500	0	0	50	0	50
5113 - Whol service paper	1	250	100	0	0	0	0
▼57 - Home Furniture Furnishings and Equipment Stores	2	5,000	100	0	0	0	0
5734 - Ret computer/software	2	5,000	100	0	0	0	0

▼61 - Nondepository Credit Institutions	5	500	95	0	0	0	5
6159 - Misc business credit	5	500	95	0	0	0	5
▼73 - Business Services	1	2,500	50	0	0	0	50
7389 - Misc business service	1	2,500	50	0	0	0	50

TRADE LINES						
Date of Experience	Payment Status	Selling Terms	High Credit (US\$)	Now Owes (US\$)	Past Due (US\$)	Months Since Last Sale
12/22	Pays Promptly	-	15,000	5,000	0	1
12/22	Pays Promptly	N30	7,500	2,500	1,000	1
12/22	Pays Promptly	N30	5,000	100	100	1
12/22	Pays Promptly	N30	5,000	0	0	Between 4 and 5 Months
12/22	Pays Promptly	-	2,500	0	0	1
12/22	Pays Promptly	-	500	0	0	1
12/22	Pays Promptly	Lease Agreement	500	0	0	Between 6 and 12 Months
12/22	Pays Promptly	-	250	0	0	1
12/22	Pays Promptly	-	250	0	0	Between 6 and 12 Months
12/22	Pays Promptly	Lease Agreement	250	0	0	Between 6 and 12 Months
12/22	Pays Promptly	-	100	0	0	1
12/22	Pays Promptly	Lease Agreement	100	0	0	Between 6 and 12 Months
12/22	Pays Promptly	Lease Agreement	100	0	0	Between 6 and 12 Months
12/22	Pays Promptly	-	100	100	0	1
12/22	Pays Prompt to Slow 180+	-	15,000	5,000	5,000	1
12/22	Pays Prompt to Slow 180+	-	100	50	0	1
12/22	Pays Slow 60-150+	-	50	50	50	Between 4 and 5 Months
11/22	Pays Promptly	-	7,500	0	0	Between 4 and 5 Months
11/22	Pays Promptly	-	2,500	0	0	Between 4 and 5 Months
11/22	Pays Promptly	-	2,500	1,000	0	1
11/22	Pays Promptly	-	1,000	0	0	Between 4 and 5 Months
11/22	Pays Promptly	-	750	0	0	Between 6 and 12 Months
11/22	Pays Promptly	-	500	50	0	1
11/22	Pays Promptly	-	250	100	0	1
11/22	Pays Promptly	-	250	0	0	Between 6 and 12 Months
11/22	Pays Promptly	-	100	50	0	1
11/22	Pays Promptly	-	100	100	0	1
11/22	Pays Prompt to Slow 90+	-	5,000	1,000	1,000	1
11/22	Pays Slow 90+	-	1,000	1,000	1,000	Between 2 and 3 Months
11/22	-	Cash account	0	0	0	Between 2 and 3 Months
10/22	Pays Promptly	-	5,000	0	0	1
10/22	Pays Promptly	-	2,500	500	0	1
10/22	Pays Promptly	-	1,000	1,000	0	1
10/22	Pays Promptly	-	250	0	0	1

Date of Experience	Payment Status	Selling Terms	High Credit (US\$)	Now Owes (US\$)	Past Due (US\$)	Months Since Last Sale
10/22	Pays Promptly	-	250	0	0	Between 4 and 5 Months
10/22	Pays Promptly	-	250	50	0	1
10/22	Pays Promptly	-	250	250	0	1
10/22	Pays Promptly	-	250	250	0	1
10/22	-	Cash account	100	0	0	Between 6 and 12 Months
05/22	-	Cash account	50	0	0	1
04/22	Pays Promptly	-	250	0	0	Between 6 and 12 Months
04/22	-	Cash account	250	0	0	1
09/21	Pays Slow 30+	N30	500	0	0	Between 4 and 5 Months
08/21	Pays Slow 60+	-	250	0	0	Between 6 and 12 Months
02/21	Pays Slow 60-150+	N30	500	0	0	Between 6 and 12 Months
01/21	Pays Promptly	-	30,000	0	0	Between 6 and 12 Months
01/21	Pays Prompt to Slow 180+	-	2,500	0	0	Between 6 and 12 Months

OTHER PAYMENT CATEGORIES		
Other Payment Categories	Experience	Total Amount
Cash experiences	4	US\$ 400
Payment record unknown	0	US\$ 0
Unfavorable comments	0	US\$ 0
Placed for collections	0	US\$ 0
<b>Total in D&amp;B's file</b>	<b>47</b>	<b>US\$ 117,900</b>

Accounts are sometimes placed for collection even though the existence or amount of the debt is disputed. Payment experiences reflect how bills are met in relation to the terms granted. In some instances payment beyond terms can be the result of disputes over merchandise, skipped invoices etc. Each experience shown represents a separate account reported by a supplier. Updated trade experiences replace those previously reported.

## Corporate Linkage

SUBSIDIARIES			LOCATION: All
Company Name	City, State, Country	D-U-N-S® NUMBER	
The Regional Transportation Commission of Southern Nevada	Las Vegas, NV, United States Of America	83-023-3818	
Nevada State Veterans Home	Boulder City, NV, United States Of America	15-421-9336	
Nevada State Board of Physical Therapy Examiners	Las Vegas, NV, United States Of America	83-059-9549	
Legislative Office of The State of Nevada	Carson City, NV, United States Of America	82-490-1359	
Judiciary Courts of The State of Nevada	Carson City, NV, United States Of America	36-070-6626	
Executive Office of The State of Nevada	Carson City, NV, United States Of America	80-994-2782	

BRANCHES			LOCATION: All
Company Name	City, State, Country	D-U-N-S® NUMBER	
State of Nevada	Las Vegas, NV, United States Of America	01-355-8313	
State of Nevada	Sparks, NV, United States Of America	01-660-1035	
State of Nevada	Battle Mountain, NV, United States Of America	04-866-7690	

State of Nevada	Las Vegas, NV, United States Of America	04-965-6045
State of Nevada	Carson City, NV, United States Of America	11-750-7591

AFFILIATES			LOCATION: All
Company Name	City, State, Country	D-U-N-S® NUMBER	
The Regional Transportation Commission of Southern Nevada	Las Vegas, NV, United States Of America	83-023-3818	
State of Nevada	Las Vegas, NV, United States Of America	01-355-8313	
State of Nevada	Sparks, NV, United States Of America	01-660-1035	
State of Nevada	Battle Mountain, NV, United States Of America	04-866-7690	
State of Nevada	Las Vegas, NV, United States Of America	04-965-6045	
State of Nevada	Carson City, NV, United States Of America	11-750-7591	
Nevada State Veterans Home	Boulder City, NV, United States Of America	15-421-9336	
Nevada State Board of Physical Therapy Examiners	Las Vegas, NV, United States Of America	83-059-9549	
Legislative Office of The State of Nevada	Carson City, NV, United States Of America	82-490-1359	
Judiciary Courts of The State of Nevada	Carson City, NV, United States Of America	36-070-6626	
Executive Office of The State of Nevada	Carson City, NV, United States Of America	80-994-2782	

## Legal Events

The following Public Filing data is for information purposes only and is not the official record. Certified copies can only be obtained from the official source.

Bankruptcies	Judgements	Liens	Suits	UCCs
<b>No</b>	<b>0</b> Latest Filing: -	<b>0</b> Latest Filing: -	<b>1</b> Latest Filing: 08/24/2021	<b>77</b> Latest Filing: 11/01/2022

EVENTS	
<b>Suit</b>	
<b>Filing Date</b>	08/24/2021
<b>Filing Number</b>	21M3 4659
<b>Status</b>	Pending
<b>Date Status Attained</b>	08/24/2021
<b>Received Date</b>	11/16/2021
<b>Amount</b>	US\$ 100,000
<b>Plaintiffs</b>	KIM SUN
<b>Defendant</b>	STATE OF NEVADA
<b>Court</b>	COOK COUNTY CIRCUIT COURT/3RD MUNICIPAL DIVISION, ROLLING MEADOWS, IL
<b>UCC Filing - Original</b>	
<b>Filing Date</b>	11/01/2022
<b>Filing Number</b>	2022211816
<b>Received Date</b>	12/09/2022

<b>Collateral</b>	NOTICE OF BAILMENT
<b>Secured Party</b>	THE NEVADA JURAL ASSEMBLY, LAS VEGAS, NV
<b>Debtors</b>	STATE OF NEVADA
<b>Debtors</b>	and OTHERS
<b>Filing Office</b>	SECRETARY OF STATE/UCC DIVISION, DENVER, CO

**UCC Filing - Original**

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<b>Filing Date</b>	09/07/2022
<b>Filing Number</b>	20222092039
<b>Received Date</b>	10/14/2022
<b>Collateral</b>	NOTICE OF BAILMENT
<b>Secured Party</b>	THE NEVADA JURAL ASSEMBLY, LAS VEGAS, NV
<b>Debtors</b>	STATE OF NEVADA
<b>Debtors</b>	and OTHERS
<b>Filing Office</b>	SECRETARY OF STATE/UCC DIVISION, DENVER, CO

**UCC Filing - Original**

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<b>Filing Date</b>	08/04/2022
<b>Filing Number</b>	20222080364
<b>Received Date</b>	09/09/2022
<b>Collateral</b>	NOTICE OF BAILMENT
<b>Secured Party</b>	THE NEVADA JURAL ASSEMBLY, LAS VEGAS, NV
<b>Debtors</b>	STATE OF NEVADA
<b>Debtors</b>	and OTHERS
<b>Filing Office</b>	SECRETARY OF STATE/UCC DIVISION, DENVER, CO

**UCC Filing - Original**

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<b>Filing Date</b>	04/26/2022
<b>Filing Number</b>	220426-1921000
<b>Received Date</b>	05/27/2022
<b>Collateral</b>	Negotiable instruments
<b>Secured Party</b>	JABARI, MICHAEL AKIL BEY, LAS VEGAS, NV
<b>Debtors</b>	STATE OF NEVADA
<b>Debtors</b>	and OTHERS
<b>Filing Office</b>	UCC DIVISION, BALTIMORE, MD

**UCC Filing - Original**

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<b>Filing Date</b>	03/11/2021
<b>Filing Number</b>	20212022992

<b>Received Date</b>	04/20/2021
<b>Collateral</b>	NOTICE OF BAILMENT
<b>Secured Party</b>	BERNARD-EX, MR CLAYTON-M, LAS VEGAS, NV
<b>Debtors</b>	NEVADA, STATE OF, LAS VEGAS, NV
<b>Debtors</b>	and OTHERS
<b>Filing Office</b>	SECRETARY OF STATE/UCC DIVISION, DENVER, CO

#### UCC Filing - Amendment

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<b>Filing Date</b>	02/03/2021
<b>Filing Number</b>	202103444754
<b>Received Date</b>	02/09/2021
<b>Original Filing Date</b>	12/30/2013
<b>Original Filing Number</b>	201336424038
<b>Secured Party</b>	PHILIP CHARLES WHITEHEAD, INC FOR TRUST ENTITY PHILIP CHARLES WHITEHEAD, LAS VEGAS, NV
<b>Debtors</b>	STATE OF NEVADA
<b>Debtors</b>	and OTHERS
<b>Filing Office</b>	SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

#### UCC Filing - Amendment

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<b>Filing Date</b>	02/03/2021
<b>Filing Number</b>	202103444761
<b>Received Date</b>	02/09/2021
<b>Original Filing Date</b>	12/30/2013
<b>Original Filing Number</b>	201336424038
<b>Secured Party</b>	STEN NETT, UNITED STATES HEIR, PRINCIPLE OFFICER/ PRINCIPAL CHIEF ROBERT HIS HONORABLE MAJESTY/ASSIGNED HEIR, THE CHOCT, GRASS LAKE, MI
<b>Debtors</b>	STATE OF NEVADA
<b>Debtors</b>	and OTHERS
<b>Filing Office</b>	SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

#### UCC Filing - Original

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<b>Filing Date</b>	12/06/2019
<b>Filing Number</b>	191206-0301000
<b>Received Date</b>	01/21/2020
<b>Collateral</b>	Unspecified
<b>Secured Party</b>	REDMONDBEY, RESHAWN MICHAEL, NORTH LAS VEGAS, NV
<b>Debtors</b>	STATE OF NEVADA
<b>Debtors</b>	and OTHERS

**Filing Office** UCC DIVISION, BALTIMORE, MD

**UCC Filing - Amendment**

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**Filing Date** 12/17/2016  
**Filing Number** 201635224278  
**Received Date** 12/27/2016  
**Collateral** Account(s)  
**Original Filing Date** 12/30/2013  
**Original Filing Number** 201336424038  
**Secured Party** HIS BLESSING HANDS MINISTRY ACTING AS TRUSTEE FOR WHITEHEAD CLAN FOREIGN TRUST, LAS VEGAS, NV  
**Secured Party** UNITED STATES DEPARTMENT OF THE TREASURY 1789, WASHINGTON, DC  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Amendment**

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**Filing Date** 12/02/2016  
**Filing Number** 201633790805  
**Received Date** 12/13/2016  
**Collateral** Assets  
**Original Filing Date** 12/30/2013  
**Original Filing Number** 201336424038  
**Secured Party** HIS BLESSING HANDS MINISTRY ACTING AS TRUSTEE FOR WHITEHEAD CLAN FOREIGN TRUST  
**Secured Party** UNITED STATES DEPARTMENT OF THE TREASURY 1789, WASHINGTON, DC  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Amendment**

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**Filing Date** 11/19/2016  
**Filing Number** 201632461027  
**Received Date** 11/29/2016  
**Collateral** Account(s)  
**Original Filing Date** 12/30/2013  
**Original Filing Number** 201336424038  
**Secured Party** HIS BLESSING HANDS MINISTRY ACTING FOR WHITEHEAD CLAN FOREIGN TRUST, LAS VEGAS, NV  
**Secured Party** UNITED STATES DEPARTMENT OF THE TREASURY 1789, WASHINGTON, DC

**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Amendment**

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**Filing Date** 10/01/2015  
**Filing Number** 201527456480  
**Received Date** 10/06/2015  
**Original Filing Date** 12/30/2013  
**Original Filing Number** 201336424038  
**Secured Party** HIS BLESSING HANDS MINISTRY, LAS VEGAS, NV  
**Secured Party** UNITED STATES DEPARTMENT OF THE TREASURY 1789, WASHINGTON, DC  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Amendment**

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**Filing Date** 09/25/2015  
**Filing Number** 201526845537  
**Received Date** 10/06/2015  
**Collateral** Account(s) - Chattel paper  
**Original Filing Date** 12/30/2013  
**Original Filing Number** 201336424038  
**Secured Party** HIS BLESSING HANDS MINISTRY, LAS VEGAS, NV  
**Secured Party** PHILIP CHARLES WHITEHEAD, INC FOR TRUST ENTITY PHILIP CHARLES WHITEHEAD, LAS VEGAS, NV  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Amendment**

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**Filing Date** 03/17/2014  
**Filing Number** 201407604765  
**Received Date** 03/25/2014  
**Original Filing Date** 12/30/2013  
**Original Filing Number** 201336424038  
**Secured Party** PHILIP CHARLES WHITEHEAD, INC FOR TRUST ENTITY PHILIP CHARLES WHITEHEAD, LAS VEGAS, NV  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS

**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Original**

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**Filing Date** 12/30/2013  
**Filing Number** 201336424038  
**Received Date** 01/07/2014  
**Collateral** SECURITY AGREEMENT  
**Secured Party** PHILIP CHARLES WHITEHEAD, INC FOR TRUST ENTITY PHILIP CHARLES WHITEHEAD, LAS VEGAS, NV  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Original**

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**Filing Date** 02/16/2011  
**Filing Number** 201104742173  
**Received Date** 02/23/2011  
**Collateral** Account(s)  
**Secured Party** PASZEK, TERESA ANNA, LAS VEGAS, NV  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Original**

---

**Filing Date** 01/27/2011  
**Filing Number** 201102789521  
**Received Date** 02/10/2011  
**Collateral** Assets and products - Fixtures and products  
**Secured Party** STRAUB, STEVEN ANTHONY, HENDERSON, NV  
**Debtors** STATE OF NEVADA  
**Debtors** and OTHERS  
**Filing Office** SECRETARY OF STATE/UCC DIVISION, OLYMPIA, WA

**UCC Filing - Original**

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**Filing Date** 09/14/2006  
**Filing Number** 2006030682-4  
**Received Date** 12/12/2006  
**Collateral** Leased Equipment  
**Secured Party** US BANCORP, MARSHALL, MN  
**Debtors** NEVADA STATE OF, CARSON CITY, NV

**Filing Office**

SECRETARY OF STATE/UCC DIVISION, CARSON CITY, NV

The public record items contained in this report may have been paid, terminated, vacated or released prior to the date this report was printed. This information may not be reproduced in whole or in part by any means of reproduction.

There may be additional UCC Filings in D&Bs file on this company available by contacting 1-800-234-3867.

There may be additional suits, liens, or judgments in D&B's file on this company available in the U.S. Public Records Database, also covered under your contract. If you would like more information on this database, please contact the Customer Resource Center at 1-800-234-3867.

If it is indicated that there are defendants other than the report subject, the lawsuit may be an action to clear title to property and does not necessarily imply a claim for money against the subject.

**Special Events**

There are no Special Events recorded for this business.

**Financials - D&B****Financials**

Source: D&amp;B | Currency: All figures shown in USD unless otherwise stated

FINANCIAL STATEMENT COMPARISON			
	Fiscal Individual 06/30/2016	Fiscal Individual 06/30/2012	Last 2 years
Tangible Net Worth	8,730,280,000	7,356,314,000	
Sales	10,436,150,491	7,731,023,739	
Net Income	301,158,798	(82,521,796)	
Working Capital	2,989,876,000	2,189,251,000	
Other Assets	13,303,406,000	11,053,124,000	
Long Term Liabilities	7,563,002,000	5,886,061,000	

**STATEMENT INFORMATION****Source Information**

Statement obtained in outside quarters. Statement obtained from MSRB. Prepared from statement(s) by Accountant: Eide Bailly, LLP, Reno, Nevada.

**Statement Explanation**

Explanations: Other Assets consists of mortgages receivable, notes/loans receivable, capital lease receivable, other receivables, total restricted assets:, deferred outflows of resources and other assets; Other Liabilities consists of contracts/retentions payable, unearned revenues, portion due or payable after one year:, deferred inflows of resources and other liabilities.,The balance sheet dated June 30, 2021, represents the statement of net assets; In addition, the following figures were submitted with totals of proprietary funds: Total Assets \$3,320,474,534; Total Liabilities \$2,270,975,730; Net Assets \$1,049,498,804; In addition, the following figures were submitted with totals of fiduciary funds: Total Assets \$101,054,131,764; Total Liabilities \$1,937,691,706; Net Assets \$99,116,440,058.

Explanations: Other Assets consists of mortgages receivable, notes/loans receivable, capital lease receivable, other receivables, total restricted assets:, deferred outflows of resources and other assets; Other Liabilities consists of contracts/retentions payable, unearned revenues, portion due or payable after one year:, deferred inflows of resources and other liabilities.

The balance sheet dated June 30, 2021, represents the statement of net assets; In addition, the following figures were submitted with totals of proprietary funds: Total Assets \$3,320,474,534; Total Liabilities \$2,270,975,730; Net Assets \$1,049,498,804; In addition, the following figures were submitted with totals of fiduciary funds: Total Assets \$101,054,131,764; Total Liabilities \$1,937,691,706; Net Assets \$99,116,440,058.

Fixed assets shown net less \$3,295,653,000 depreciation.

Explanations: Other Assets consists of mortgages receivable, notes/loans receivable, capital lease receivable, other receivables, restricted assets, other assets and deferred outflows of resources.

Other Long Term Liabilities consist of contracts/retentions payable, unearned revenues, other liabilities. payable after one year and deferred inflows of resources;.

The balance sheet dated June 30, 2020, represents the statement of net assets.

In addition, the following figures were submitted with totals of proprietary funds: Total Assets \$4,660,572,349; Total Liabilities \$2,719,124,516; Net Assets \$1,941,447,833.

The following figures were submitted with totals of fiduciary funds: Total Assets \$80,012,959,613; Total Liabilities \$1,570,830,261; Net Assets \$78,442,129,352.

## Financials

Source: D&B | Currency: All figures shown in USD unless otherwise stated

### BALANCE SHEET

#### Balance Sheet

#### Assets

Current Assets	Fiscal 06/30/2021	Fiscal 06/30/2020	Last 2 years
Due From Primary Government	USD 34,091,000	USD 190,843,000	
Prepaid / Deferred Items	USD 31,473,000	USD 30,638,000	
Taxes/Assessments Receivable	USD 1,601,447,000	-	
Accounts Receivable	USD 319,737,000	USD 249,764,000	
Due From Component Unit	USD 23,569,000	USD 24,361,000	
Cash & Pooled Investments	USD 7,098,226,000	-	
Inventory	USD 137,233,000	USD 38,384,000	
<b>Total Current Assets</b>	-	-	
Long Term Assets	Fiscal 06/30/2021	Fiscal 06/30/2020	Last 2 years
Contracts Receivable	USD 34,140,000	-	
Property, Plant, Fixtures & Equipment	USD 13,906,277,000	USD 13,601,966,000	
Investments	USD 2,932,241,000	USD 2,441,314,000	
Accrued Interest & Dividends	USD 46,701,000	USD 41,970,000	
Other long term assets	USD 2,481,830,000	USD 2,280,771,000	
Intergovernmental Receivables	USD 1,350,363,000	-	
<b>Total Assets</b>	USD 29,997,328,000	-	

## Liabilities

	Fiscal 06/30/2021	Fiscal 06/30/2020	Last 2 years
<b>Total Current Liabilities</b>			
Interest Payable	USD 33,887,000	USD 36,620,000	
Due To Component Units	USD 34,091,000	USD 74,418,000	
Accruals	USD 174,038,000	USD 159,202,000	
Intergovernmental Payables	USD 475,419,000	USD 390,814,000	
Current Portion Of Long Term Debt	USD 575,949,000	USD 625,735,000	
Accounts Payable	USD 2,804,106,000	USD 2,419,077,000	
<b>Total Current Liabilities</b>	-		
<b>Long Term Liabilities</b>			
TOTAL NET POSITION	USD 13,690,295,000	USD 13,499,397,000	
Due To Primary Government	USD 23,569,000	USD 24,361,000	
Other Liabilities	USD 12,185,974,000	USD 9,589,913,000	
<b>Total Liabilities &amp; Net Worth</b>	USD 29,997,328,000		

## PROFIT AND LOSS INFORMATION

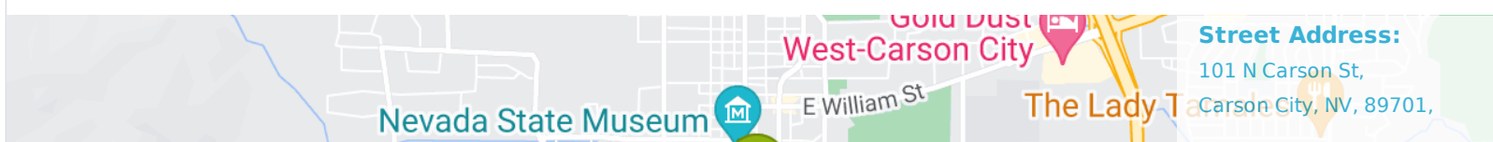
Date	Description
06/30/2021	From JUL 01 2020 to JUN 30 2021 annual sales \$13,855,809,809; operating expenses \$13,260,441,309. Operating income \$595,368,500; other income \$802,685,868; other expenses \$525,202,357; net income \$872,852,011.
06/30/2020	Sales \$11,924,232,491. Operating expenses \$11,991,234,175. Operating income \$(67,001,684); other income \$452,100,480; other expenses \$311,743,153. Net income \$73,355,643.

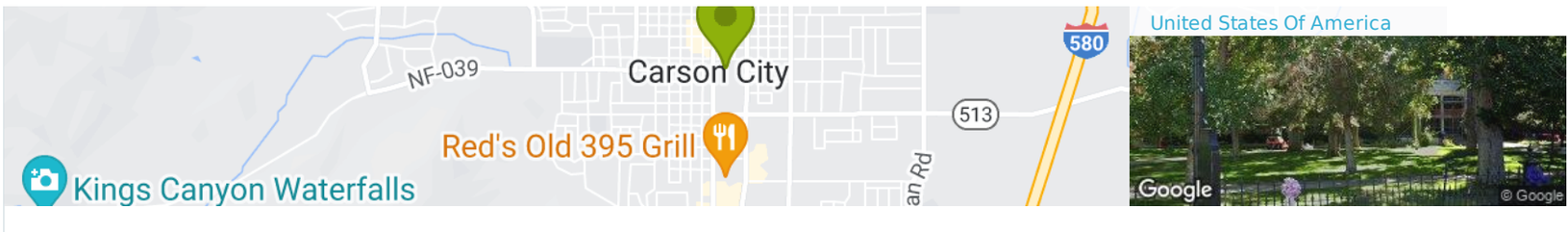
D&B currently has no financial information on file for this company

## Company Profile

### COMPANY OVERVIEW

<b>D-U-N-S</b> 06-780-8063	<b>Mailing Address</b> UNITED STATES	<b>Employees</b> 14,790 (15 here)
<b>Legal Form</b> Corporation (US)	<b>Telephone</b> +1 775 684 5670	<b>Age (Year Started)</b> 159 Years(1864)
<b>History Record</b> Clear	<b>Present Control Succeeded</b> 1864	<b>Named Principal</b> Steve Sisolak , GOVERNOR
<b>Business Commenced On</b> 1864	<b>SIC</b> 91110203	<b>Line of Business</b> Executive office
<b>Ownership</b> Not publicly traded	<b>NAICS</b> 921110	





**BUSINESS REGISTRATION**

No business registration attached to this DUNS

**PRINCIPALS**

**Officers**

- STEVE SISOLAK, GOVERNOR
- LISA CANO BURKHEAD, LT GOVERNOR
- CATHERINE CORTEZ MASTO, ATTORNEY GENERAL
- GERALD GARDNER, CHIEF OF STAFF
- KIM WALLIN, STATE CONTRL
- ROSS MILLER, SEC OF STATE
- JIM GROTH, DIR
- KATHRYN REYNOLDS, GENERAL COUNSEL

**Directors**

DIRECTOR(S): THE OFFICER(S)

**COMPANY EVENTS**

**The following information was reported on: 06/15/2022**

This is a Government Entity.

Business started 1864.

STEVE SISOLAK. Antecedents were not available.

LISA CANO BURKHEAD. Antecedents were not available.

CATHERINE CORTEZ MASTO. Antecedents are unknown.

KIM WALLIN. Antecedents are unknown.

ROSS MILLER. Antecedents are unknown.

JIM GROTH. Antecedents are unknown.

KATHRYN REYNOLDS. Reynolds has worked as a Law Clerk for Nevada State Supreme Court Judge Lidia Stiglich and Chief Justice William Maupin.

GERALD GARDNER. Antecedents are unavailable.

The constitutional officials listed above are elected for four year terms.

Business address has changed from 1100 E William St Ste 101, Carson City, NV, 89701 to 101 N Carson St, Carson City, NV, 89701.

Business address has changed from 101 N Carson St, Carson City, NV, 89701 to 755 N Roop Ste 202, Carson City, NV, 89701.

Business address has changed from 755 N Roop Ste 202, Carson City, NV, 89701 to 101 N Carson St, Carson City, NV, 89701.

**BUSINESS ACTIVITIES AND EMPLOYEES**

**The following information was reported on: 06/15/2022**

**Business Information**

<b>Description</b>	Operates as an executive office of the government, specifically as a governors' office and operated by state government (100%).  Revenues are primarily derived from gaming taxes, fees and licenses, sales taxes, other taxes and federal revenues. Sells to general public. Territory : Statewide.
<b>Employees</b>	14,790 which includes officer(s). 15 employed here.
<b>Financing Status</b>	Unsecured

### Business Information

<b>Seasonality</b>	Nonseasonal.
<b>Facilities</b>	Occupies 30,816 sq. ft. in a three story building.
<b>Location</b>	Central business section on main street.

### Related Concerns

### SIC/NAICS Information

Industry Code	Description	Percentage of Business
9111	Executive office	-
91110203	Governors' office	-
91110402	Executive offices, State government	-

NAICS Codes	NAICS Description
921110	Executive Offices
921110	Executive Offices

### GOVERNMENT ACTIVITY

#### Activity Summary

<b>Borrower(Dir/Guar)</b>	No
<b>Administrative Debt</b>	No
<b>Contractor</b>	Yes
<b>Grantee</b>	Yes
<b>Party excluded from federal program(s)</b>	No

### Your Information

Record additional information about this company to supplement the D&B information.

Note: Information entered in this section will not be added to D&B's central repository and will be kept private under your user ID. Only you will be able to view the information.

In Folders: [View](#)

**Account Number**

**Endorsement/Billing Reference \***  
terisahm@hotmail.com

**Sales Representatives**

**Credit Limit**

0

**Total Outstanding**

0

### Audit Trail [?](#)

**Text**

**Timeline**

From :

To :

**Date/Time of the Event**

**Event Name**

**Triggered By**

**Message**

Date/Time of the Event	Event Name	Triggered By	Message
01/11/2023 07:40 PM	Credit Report Pulled	Teri Sahm	The credit report was pulled
01/11/2023 07:39 PM	Credit Report Pulled	Teri Sahm	The credit report was pulled

## Federal Information

### CORPORATE FAMILY RELATIONSHIPS

The following establishments related to the subject of this report have reported activity with the Federal Government.

This is not a complete corporate family structure. To order more information on this business' corporate structure, use D&B's Global Family Linkage product.

D-U-N-S®	Business Name	Loans	Claims	Debarments	Contracts	Grants
18-431-9697	UNIVERSITY OF NEVADA, RENO	Yes	No	No	No	No
80-994-2782	EXECUTIVE OFFICE OF THE STATE	Yes	No	No	No	No
94-709-9883	ATTORNEY GENERAL NEV OFFICE OF	Yes	No	No	No	No
19-762-5692	NEVADA DEPT HLTH & HUMN SVCS	Yes	No	No	No	No
87-887-8743	PUBLIC UTILITIES COMM NEV	No	No	No	No	Yes
80-988-7706	CONSERVATION AND NTRL RSRCS	No	No	No	No	Yes
80-567-9656	ADMINISTRATION NEVADA DEPT	No	No	No	No	Yes
03-920-3815	NEVADA SYSTEM HIGHER EDUCATION	No	No	No	No	Yes
94-726-3109	CONSERVATION NTRAL RSRCS NEV D	No	No	No	No	Yes
82-916-1053	FIFTH JDCIAL DST SPCLTY COURTS	No	No	No	No	Yes
09-366-6019	BUSINESS AND INDUSTRY NEV DEPT	No	No	No	No	Yes
04-120-3634	ADMINISTRATION NEVADA DEPT	No	No	No	No	Yes
03-356-4159	JUDICARY CRTS OF THE STATE NEV	No	No	No	No	Yes
60-382-8245	CORRECTIONS, NEVADA DEPARTMENT	No	No	No	Yes	No
15-945-4607	MOTOR VEHICLES NEVADA DEPT	No	No	No	No	Yes
02-407-2303	NEVADA DEPT HLTH & HUMN SVCS	No	No	No	No	Yes
94-631-5116	PUBLIC SAFETY NEVADA DEPT	No	No	No	Yes	No
10-337-1923	PUBLIC SAFETY NEVADA DEPT	No	No	No	Yes	No
15-118-6512	UNIVERSITY OF NEVADA - RENO	No	Yes	No	No	No
12-045-4905	NEVADA SYSTEM HIGHER EDUCATION	No	No	No	No	Yes
19-104-8094	JUDICARY CRTS OF THE STATE NEV	No	No	No	No	Yes
14-796-3636	CORRECTIONS, NEVADA DEPARTMENT	No	No	No	No	Yes
04-007-2667	PHARMACY, NEVADA STATE BOARD	No	No	No	No	Yes
83-815-2288	ADMINISTRATION NEVADA DEPT	No	No	No	No	Yes
61-888-1197	CONSERVATION AND NTRL RSRCS	No	No	No	Yes	Yes
03-937-2227	UNIVERSITY NEVADA, LAS VEGAS	Yes	Yes	No	No	No
60-694-7836	FORESTRY, NEVADA DIVISION OF	No	No	No	Yes	No
09-381-4064	STATE PARKS, NEVADA DIVISION	No	No	No	No	Yes
11-952-3843	MUSEUMS & HISTORY NEVADA DIV	No	No	No	No	Yes
87-864-9110	ECONOMIC DEV NEV GOVERNORS OFF	No	No	No	Yes	Yes
01-704-8936	NEVADA DEPT HLTH & HUMN SVCS	No	No	No	No	Yes
80-988-7672	ATTORNEY GENERAL NEV OFFICE OF	No	No	No	No	Yes
94-858-0410	VETERANS SERVICES NEVADA OFF	No	No	No	No	Yes
80-988-8381	MILITARY, NEVADA OFFICE OF	No	No	No	No	Yes
12-791-7503	NEVADA STATE COLLEGE	No	No	No	No	Yes
02-158-8830	NEVADA DEPT HLTH & HUMN SVCS	No	No	No	No	Yes
82-577-2437	NEVADA SYSTEM HIGHER EDUCATION	No	No	No	No	Yes
02-381-8268	NEVADA SYSTEM HIGHER EDUCATION	No	No	No	Yes	Yes
14-651-5460	NEVADA SYSTEM HIGHER EDUCATION	No	No	No	Yes	Yes
13-459-9174	NEVADA SYSTEM HIGHER EDUCATION	No	No	No	Yes	Yes
09-837-7336	BOARD OF REGENTS NEVADA	No	No	No	Yes	Yes
04-165-4195	NEVADA SYSTEM HIGHER EDUCATION	No	No	No	Yes	Yes
94-648-1140	ADMINISTRATION NEVADA DEPT	No	No	No	Yes	Yes
02-267-5164	STATE TREASURER NEV OFFICE OF	No	No	No	No	Yes
17-925-8715	BUSINESS AND INDUSTRY NEV DEPT	No	No	No	No	Yes
04-122-8300	PUBLIC SAFETY NEVADA DEPT	No	No	No	No	Yes
95-678-1041	MOTOR VEHICLES NEVADA DEPT	No	No	No	No	Yes
07-064-6591	NEVADA DEPT HLTH & HUMN SVCS	No	No	No	No	Yes
80-988-8266	NEVADA DEPT HLTH & HUMN SVCS	No	No	No	No	Yes
19-786-4648	NEVADA DEPT HLTH & HUMN SVCS	No	No	No	No	Yes
09-381-9998	DEPARTMENT CNSRVTION NTRAL RSR	No	No	No	Yes	Yes
04-810-1831	FORESTRY, NEVADA DIVISION OF	No	No	No	Yes	Yes
80-988-8241	EMPLOYMENT TRNING RHBLTTION NE	No	No	No	Yes	Yes
16-511-1840	WILDLIFE, NEVADA DEPARTMENT	No	No	No	Yes	Yes

D-U-N-S®	Business Name	Loans	Claims	Debarments	Contracts	Grants
00-403-9884	AGRICULTURE, NEVADA DEPARTMENT	No	No	No	Yes	Yes
82-469-5720	TRANSPORTATION NEVADA DEPT	No	Yes	No	No	Yes
62-536-4849	NEVADA DEPT HLTH & HUMN SVCS	No	No	No	Yes	Yes
80-988-7722	EDUCATION, NEVADA DEPARTMENT	No	No	No	Yes	Yes

REPORTED U.S. GOVERNMENT CONTRACT ACTIONS							
Reported Date	Contract Awarded	Contract ID	Contract Amount	Contract Name	Federal Supplier Code	Action Type	Contract # & Agen
07/26/2018	2018-03	NNX15AV03A/4	US\$ 59,000.00	R&D-SPACE SCIENCE & APPL-B RES	AR21	MODIFICATION	NATION AERONAU AND SP/ ADMINI
04/25/2019	2019-01	692M1519F00063/	US\$ 125,000.00	ENGINEERING AND TECHNICAL SERVICES	R425	PURCH USING SIMPLIFIED ACQ. PROCEDURES	TRANSPOR DEPARTM OF, FEDE AVIATIC ADMINISTI
10/31/2019	2019-04	1333LB19C000000/	US\$ 18,000.00	MARKET RESEARCH & PUBLIC OPINION SE	R422	ORDER UNDER SINGLE AWARD INDEF DEL CONTR	COMMEI DEPARTM OF, BUREA THE CEN

REPORTED FEDERAL LOANS AND LOAN GUARANTEES
No government activity has been found in this section.

CLAIMS, FEES, FINES, OVERPAYMENTS, PENALTIES AND OTHER MISC. REPORTED DEBTS TO FEDERAL AGENCIES
No government activity has been found in this section.

REPORTED PARTY EXCLUDED FROM FEDERAL PROGRAM(S)
No government activity has been found in this section.

REPORTED U.S. GOVERNMENT GRANT AWARDS							
Reported Date	Grant Amount	Grant Awarded Date	Grant Type	Granter	Grant ID	Assistance Type	Action Type
07/14/2020	US\$ 26,477,349.00	05/29/2020	Profit Organization	Department of Education	S425C200033/1	Insurance	
12/18/2017	(US\$ 515.00)	04/18/2017	State Government	Department of Energy	DEEE0005868/1	Cooperative Agreement	Funding Adjustment
12/18/2017	(US\$ 1,548.00)	05/08/2017	State Government	Department of Energy	DEEE0005461/4	Cooperative Agreement	Funding Adjustment

JUDICIARY COURTS OF THE STATE OF NEVADA

201 S Carson St Ste 201  
Carson City, NV, 89701-4780

**D-U-N-S #36-070-6626**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: BEOAWWE

JUSTICE COURT

520 E 5TH St  
Battle Mountain, NV, 89820-2144

**D-U-N-S #00-804-5223**

JUDICIARY COURTS OF THE STATE OF NEVADA

201 S Carson St  
Carson City, NV, 89701-4791

**D-U-N-S #19-104-8094**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: 6th Judicial District  
Y F

737 Fairgrounds Rd  
Winnemucca, NV, 89445-2002

**D-U-N-S #01-292-3540**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Elko County District  
Court

571 Idaho St 3RD FL  
Elko, NV, 89801-3715

**D-U-N-S #01-987-9360**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Searchlight Justice  
Court

1090 Cottonwood Cove Rd  
Searchlight, NV, 89046-1549

**D-U-N-S #02-095-7705**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: CLARK COUNTY  
JUSTICE COURT - GOODSPRINGS TOWNSHIP

23120 S Las Vegas Blvd  
Jean, NV, 89019-1606

**D-U-N-S #02-810-9679**

JUDICIARY COURTS OF THE STATE OF NEVADA

333 Las Vegas Blvd S Ste 1112  
Las Vegas, NV, 89101-7067

**D-U-N-S #03-173-9407**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Third Judicial  
District Court  
73 N Maine St Fallon, NV, 89406-2927  
**D-U-N-S #03-175-3911**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Municipal Courts  
1 S Sierra St  
Reno, NV, 89501-1928  
**D-U-N-S #03-356-4159**

JUDICIARY COURTS OF THE STATE OF NEVADA  
885 E Musser St Ste 2007  
Carson City, NV, 89701-3797  
**D-U-N-S #03-601-3355**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: 7th Judicial District  
Court  
1786 Great Basin Blvd # 1  
Ely, NV, 89301-3138  
**D-U-N-S #03-875-1595**

JUDICIARY COURTS OF THE STATE OF NEVADA  
333 Las Vegas Blvd S Ste 6073  
Las Vegas, NV, 89101-7073  
**D-U-N-S #03-945-4419**

JUDICIARY COURTS OF THE STATE OF NEVADA  
243 S Water St  
Henderson, NV, 89015-7226  
**D-U-N-S #04-147-4522**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Griffin, Michael R  
District Judge  
885 E Musser St Ste 3061  
Carson City, NV, 89701-3798  
**D-U-N-S #04-834-7707**

JUDICIARY COURTS OF THE STATE OF NEVADA  
1 Main St FL 3  
Pioche, NV, 89043-4200  
**D-U-N-S #069252612**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Family Court  
601 N Pecos Rd Dept L  
Las Vegas, NV, 89101-2408  
**D-U-N-S #07-944-7385**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: District Courts  
885 E Musser St Ste 3057  
Carson City, NV, 89701-3799  
**D-U-N-S #11-238-1293**

JUDICIARY COURTS OF THE STATE OF NEVADA  
1428 Orchard Valley Dr  
Las Vegas, NV, 89142-0702  
**D-U-N-S #13-711-4174**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Washoe County  
Justice Court/Sparks  
1675 E Prater Way Ste 107  
Sparks, NV, 89434-896  
**D-U-N-S #14-427-7717**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Carson City Justice  
Court  
111 W Telegraph St Ste 100  
Carson City, NV, 89703-4109  
**D-U-N-S #14-427-7774**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Douglas County  
District Court  
1625 8TH St  
Minden, NV, 89423-4206  
**D-U-N-S #14-427-7915**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: East Fork Justice  
Court  
1625 8TH St  
Minden, NV, 89423-4206  
**D-U-N-S #14-427-8020**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Tahoe Justice Court  
175 Highway 50  
Stateline, NV, 89449-9816  
**D-U-N-S #14-427-8145**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Storey County  
District Court  
26 S B St  
Virginia City, NV, 89440-9807  
**D-U-N-S #14-427-8608**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Virginia City Justice Court  
911 Hwy 341  
Virginia City, NV, 89440  
**D-U-N-S #14-427-8723**

JUDICIARY COURTS OF THE STATE OF NEVADA  
Genoa, NV, 89411  
**D-U-N-S #14-457-6571**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Boulder City Justice Court  
501 Avenue G  
Boulder City, NV, 89005-2721  
**D-U-N-S #15-828-5051**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Commission On Judicial Discipline  
808 W Nye Ln # 204  
Carson City, NV, 89703-1544  
**D-U-N-S #17-678-4239**

JUDICIARY COURTS OF THE STATE OF NEVADA  
201 S Carson St  
Carson City, NV, 89701-4791  
**D-U-N-S #01-068-2787**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Clark County District Court-8th  
200 S 3RD St  
Las Vegas, NV, 89155-0001  
**D-U-N-S #36-367-3302**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Clark County Municipal Court-Las Vegas  
400 Stewart Ave  
Las Vegas, NV, 89101-2913  
**D-U-N-S #36-367-3492**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As:: Washoe County District Court  
75 Court St  
Reno, NV, 89501-1982  
**D-U-N-S #36-382-2347**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Reno Municipal Court  
33 High St  
Reno, NV, 89502-1044  
**D-U-N-S #36-382-2578**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Reno Justice Court  
201 S Virginia St  
Reno, NV, 89501  
**D-U-N-S #36-382-2842**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Clark County Small Claims Court-Las Vegas  
200 S 3RD St  
Las Vegas, NV, 89101-6606  
**D-U-N-S #61-146-73514**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Clark County Justice Court-Las Vegas  
200 S 3RD St  
Las Vegas, NV, 89101-6606  
**D-U-N-S #61-590-3036**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Nevada Fifth Judicial District Court  
101 Raydar Rd  
Tonopah, NV, 89049  
**D-U-N-S #61-801-5457**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: North Las Vegas Justice Court  
2428 N Martin L King Blvd  
North Las Vegas, NV, 89032-3700  
**D-U-N-S #61-867-7777**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Henderson Township Justice Court  
243 S Water St  
Henderson, NV, 89015-7226  
**D-U-N-S #61-867-7785**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Carson City 1st Judicial District Court  
885 E Musser St Ste 3031  
Carson City, NV, 89701-3798  
**D-U-N-S #87-431-9361**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Nevada Supreme Court  
408 E Clark Ave  
Las Vegas, NV, 89101-4088  
**D-U-N-S #87-955-7072**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: CLARK COUNTY DISTRICT COURT  
280 South Third St  
Las Vegas, NV, 89101  
**D-U-N-S #92-690-1919**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Clark County Justice Court - Mesquite  
500 Hillside Dr  
Mesquite, NV, 89027-3116  
**D-U-N-S #96-774-5394**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Clark County Justice Court - Bunkerville  
190 W Virgin Street  
Bunkerville, NV, 89007  
**D-U-N-S #96-774-5444**

JUDICIARY COURTS OF THE STATE OF NEVADA Doing Business As: Clark County Justice Court - Moapa Valley  
320 N Moapa Valley Road  
Overton, NV, 89040  
**D-U-N-S #96-774-5469**

JUDICIARY COURTS OF THE STATE OF NEVADA  
200 Lewis Ave  
Las Vegas, NV, 89101-6300  
**D-U-N-S #96-946-6650**

JUDICIARY COURTS OF THE STATE OF NEVADA  
Fifth Judicial District Specialty Courts  
1520 E Basin Ave Ste 105  
Pahrump, NV, 89060-2142  
**D-U-N-S #82-916-1053**

## Going forward....

*“To make an end is to make a beginning...the end is where we start from.”*

*—Inspector Morse*

*We are at the end of a dark and desperate and dishonest time in America. What we make of it from here is ours to say.*

*The Civil War, the First World War, the Second World War, and all the other wars for profit that have been heaped on our weary heads and through our gullibility visited upon the other nations of the world at the behest of bankers, lawyers, and politicians, must at last come to an end — not in another blood bath here or elsewhere, but in the orderly and determined and worldwide suppression of the criminals responsible.*

*The evidence against the bankers and members of the Bar Associations is now completely overwhelming. They have no way to hide from their own criminality and no safe harbor left in the world.*

*It is perhaps ironic and unavoidable that those we have entrusted with the job of dispensing justice have as a group become the worst criminals among us and that those entrusted with global finance have, if possible, been more corrupt and inhumane than the members of the Bar Associations.*

*We should learn from this history and as we go forward provide ourselves with more effective mechanisms to disperse power and more efficient checks and balances, but for the immediate task at hand the following steps are apparent:*

- 1. Force members of "Congress" to either occupy the public offices they were in good faith elected to serve and to accept their accountability as Deputies serving as fiscal officers of the Continental States, or otherwise admit their allegiance to foreign governments and corporate interests and release all pretension of claim, interest, or authority related to us and the land jurisdiction of the Several States. Call for special elections to fill vacancies caused by lack of allegiance or membership in the Bar Associations.*
- 2. Require the members of the actual Congress acting as Deputies of the Continental States which are and have been at peace for 150 years to formally declare peace throughout the American dominions.*
- 3. Require the members of the properly seated united States of America in Congress Assembled acting as Deputies of the Continental States to reinstate the Coast Guard as a completely Civil Maritime detachment under separate command, specifically charged with responsibility to prevent inland piracy and press-ganging on our shores. To similarly reform the Office of the Provost Marshal and to promulgate clear-cut rules and specific prohibitions against military operations within the States on the land and the use of federal Agency personnel stationed within these States.*
- 4. Fully staff and reoccupy all public courts of the land jurisdiction at the county and State and District levels, clearly marking and delineating the difference between private and Federal United States Courts versus public and Continental United States Courts so that average people can readily and*

without confusion understand the nature and jurisdiction of the specific courts. If individuals wish to continue in their chosen profession as lawyers they will have to decide whether to work for the public courts of the Continental United States or the private courts of the Federal United States, never the twain to meet. All Bar Association Members must be retrained to thoroughly understand that neither they nor their COURTS have any jurisdiction whatsoever related to American State Citizens nor their private property assets, that their COURTS are not competent to function under Article VII, and that they may not hold any public office serving or related to the Continental United States while holding any title bestowed by a foreign government, including "Esquire".

5. The general populace must be brought up to speed regarding the foreign nature and proper functioning of the Federal United States, so as to expedite mutual respect and understanding of the respective roles and contractual responsibilities due to both the land and the sea jurisdictions. This includes making available reliable, simple, and complete educational courses in history civics, and government as part of the public school curriculum.
6. All "State Legislators" elected to fill offices in the "Federal State of" franchises must, similar to members of Congress, choose whether they are acting in behalf of the Federal United States or the Continental United States, and either take their appropriate Oath or depart from any pretension of public office related to the State on the land, for example, the California State. It may be appropriate for two "State" level "legislatures" to convene— one acting as deputies of the land counties of the actual State, and another acting as a local franchise of the Federal United States and its voting districts, but in no case should there be an obfuscation or confusion due to the use of similar names used to deceive people about the nature and jurisdiction of these two respective "State

*Legislatures” and so to use mischaracterization and semantic deceit as a means to defraud the living people of their property assets and their due.*

- 7. The same kind of restructuring and separation must take place at the County level, too, with all the same caveats in place and fully observed. It may be legitimate for the Federal United States to have clearly defined outposts and service centers and administrative organizations operating within the Continental United States, but it is not appropriate for Federal franchises and agencies to use similar names that confuse the identity of such “Federal Counties” with actual land jurisdiction counties.*
- 8. Commercial corporations must either be totally outlawed or strictly and efficiently policed to ensure compliance with their charters and lawful stated purposes. Commercial corporations have always been of dubious value as they exist to allow the investors, managers, and shareholders to avoid true accountability for their actions. These structures—it has been claimed—promote private investment in and capitalization of new technology and infrastructure, but it can also be claimed that such “privileged” organizations more often make use of their relative immunity from prosecution to indulge in reckless, immoral, and even criminal behavior serving to suppress competition, cheat consumers, and poison the environment without bearing full liability for their actions. The system of private insurance which predates the rise of modern corporate structures by hundreds of years was sufficient protection for investors and shareholders to capitalize modern industry throughout the world without recourse to any corporate veil, and it continues to be employed by virtually all incorporated entities, so we are left with the deduction that a corporate charter is little more than a license to lie, cheat, steal, pollute, and commit other crimes — and get away with it. This being the apparent reality and our current experience with governmental services corporations providing*

substantial proof, we must ask ourselves what purpose, value, or benefit do commercial corporate structures offer society as a whole? Would we not all be better off to force commercial ventures to assume full commercial liability for their acts?

9. *Escaping accountability for one's acts is a hallmark of criminal intent, and from our direct experience with modern commercial corporations we have seen that intent realized. One possible answer would be to make corporations charter in local communities and be held directly accountable to the people of those communities. Another answer would be to limit the size of corporate entities, so as to avoid monopoly-prone markets dominated by multi-national conglomerates. Whatever we do and however we go forward it is important for America and the rest of the world to face up to the problems that commercial corporations create for human societies and economies when they are not well-regulated.*

## *Final Note*

*Please remember that 99% of the people involved in this Kingdom of Lies never knew what they were doing or why never knew that they were doing anything wrong.*

*Inform them. Hold them accountable for what they do AFTER this information is given to them. And do your best to forgive them "...for they know not what they do".*



**Notice to SUPREME COURT OF NEVADA  
30-day Lawful Notice to Vacate Public Buildings/Offices  
beginning June 2, 2022 – ending July 2, 2022**

**Notice to Agents is Notice to Principals  
Notice to Principals is Notice to Agents**

Let it be known to all those to whom these Presents come: This is your lawful notice that The Nevada Assembly is in session and the Nevada Trust has returned to the oversight and lawful possession of the naked Priority Credit Donors.

The Nevada Assembly has a Public Duty to Keep the Peace and Uphold the Public, as evidenced by our Peace Proclamation and Treaty.

The Nevada Assembly is a self-governing Member of The Federation of States ([www.theamericanstatesassembly.net](http://www.theamericanstatesassembly.net)) and together with 49 other States have come forward into full statehood status as a state of the union presented as The United States of America (Unincorporated) Land and Soil Jurisdiction.

The Nevada Assembly is dedicated to the restoration of a complete and fully operational land and soil jurisdiction State and County court system serving the people/People of Nevada, the preservation of the National Trust, the enforcement of the Public Law, the upholding of the Federal Constitution owed to our State and People, the re-population of our land and soil jurisdiction, the filling of vacated Public Offices, and the reclamation of our material and intellectual public and private assets. To these ends we, the living people of Nevada, have called the eligible Nevada nationals and electors to assemble and to serve as Jurors and Officers, and we have established the process and procedure to qualify Jurors and others competent to hold State Citizenship and Public Office. We do this peacefully and without rancor in the exercise of our unincorporated powers and capacities.

This is your lawful notice that the **SUPREME COURT OF NEVADA** must cease operations being conducted under Color of Law of a bankrupt MUNICIPAL entity. You are hereby noticed to vacate all Public Buildings and

Offices beginning June 2 and completed by July 2, 2022. If there be any evidence whatsoever that you are operating beyond this date and outside of the Public Law, it is our Public Duty to course correct your actions. If course correction is not adhered to, we will lien the Corporate Entity, Clark County, Risk Assessment, and the State of Nevada \$1 Trillion Dollars per day for each day any presence of this bankrupt entity is exhibiting any activity on our land and soil whatsoever.

We have evidence of unlawful conversion, kidnapping, human trafficking: which is a violation of both the Hague and Geneva Conventions, press-ganging, inland piracy, conspiracy against the Constitutions, collusion, identity theft, securities, fraud, deed theft, American Homestead Land theft, impersonation, barratry, deliberate mischaracterization of nationality, international and interstate bank fraud, evasion of Public Duties, evasion of the Constitutions, racketeering, pillaging and plunder of public trusts, money laundering, constructive fraud for the purpose of unjust enrichment, commercial fraud for the purpose of unjust enrichment, extortion under armed force, breach of usufruct, criminal breach of commercial contract, subjecting Americans to foreign law in express violation of Amendment XI of all three Constitutions, false entitlement and issuance of false titles on American assets, fraudulent conveyance of Municipal citizenship obligations on Americans in violation of Article IV of all three Federal Constitutions, use of undisclosed, unilateral, and unconscionable foreign contracting processes on American soil, breach of custodial obligations, promotion of unaccountable administrative government entities staffed by Undeclared Foreign Agents, and more.

These trespass violations must be halted immediately. Please see the attached Assembly Fee Schedule. Any actions that continue trespass and abuse of the above, will be billed to the violators and the associated liens will be placed upon the Corporate Entities, and if necessary, the corporate entity will be fully dissolved, the Corporate Officers arrested and prevented from any further attempts to operate in commerce.

The **SUPREME COURT OF NEVADA** only has the authority to operate only within the 4 boundary stone markers of Washington, D.C., on Maryland soil. The employees of said bankrupt corporation may still have jobs in the new location, but that is a matter to be discussed with the Pope and it is suggested that you take up those matters directly with Pope Francis as the principal.

**Notice to Agents is Notice to Principals  
Notice to Principals is Notice to Agents**

Autographed and Sealed this 2<sup>nd</sup> Day of June, 2022.

by: Mark P. Seilstad™

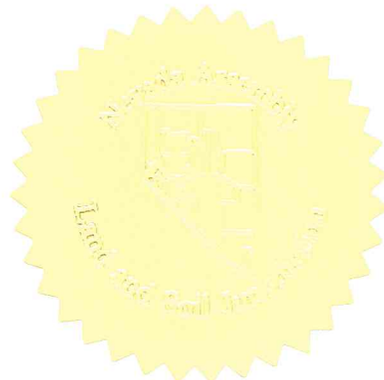
By: Mark John Seilstad©™  
American Living Man and Coordinator for The Nevada Assembly©™  
Land and Soil Jurisdiction

by: Mark P. Seilstad™

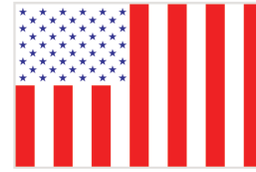


Nevada Assembly Recording Secretary  
Land Recording System  
The United States of America  
Date: 6-2-2022  
Recording #: NV03-2022-LL45-V421U

Public Law Notice  
The Nevada Assembly©™  
Land and Soil Jurisdiction



June 2, 2022



**Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents**

To the Attention of: Provost Marshal General, Judge Advocate General of the Army, Navy, Air Force, Space Force and the Coast Guard, Judge Advocate General, Department of Defense, Judge Advocate Division/Offices of the General Counsels of the Military Departments, National Guard Bureau Chief, Army Brigadier General, Legal Counsel to the Chairman of the Joint Chiefs of Staff, Commander in Chief of the American Armed Forces:

The Nevada Assembly is in session and has accepted The Nevada State Trust. Nevada is a State of the Union and a member of The Federation of States operating as The United States of America Unincorporated. We will be in continuous session at least for the next 5 years cleaning up the mess created here within the contiguous borders of Nevada by over a century of run amok unlawful and illegal activities perpetrated by incorporated entities.

After 1860, all land interests entered into Territorial Statehood according to The Northwest Ordinance. As of October 1st (first) of 2020, all those Territorial States were enrolled officially as States of the Union by those State Assemblies established prior to 1860 entering their unanimous Roll Call Votes upon the Public Record. Now, all 50 (fifty) States are indeed actual States of the Union, owning all land within their borders and free of any Territorial custodial interest. The Corporations, including incorporated Corporations, which have been established in our names ever since 1860, are all interrelated to associations and charters granted by the Kings and Queens and Popes operating in our names via fraudulent assumption of powers never granted to them, and now all those parent corporations are bankrupt and in receivership to us, their Priority Creditors. Every single one.

If they fail to operate lawfully --- a far higher standard than to merely operate legally -- the corporations will be dissolved, and their officers will be arrested. We hope that everyone is in agreement that living men and women should not be endangered in any way by lifeless, faceless, unaccountable business organizations, which have no right to exist apart from public tolerance.

Lands, as found in 42 American Jurisprudence, Sec 781 thru 873, shows that a Patent of land is to be the title to land and anything else is fraud. Transfer of a Patent is by release of Patent Interest Right and not by some form of 'usury instrument' of Trust or Warranty. (See also 40 AM JUR, 577 thru 688)

Please see attached Peace Proclamation, Grand Peace Treaty, Public Notice to Vacate, Authorization to Act for the Joint Chiefs of Staff, International and Public Declaration of Possession by Right, Public International Notice to the High Courts and United Nations, and The Law of Kinds.

## **Notice is Given**

1. Per an 1866 court case known as *ex parte Milligan*, 71 U.S. 2 (1866)

It has been found to be unconstitutional to try civilians by military tribunals unless there is no civilian court available. - “12. A citizen not connected with military service and a resident in a state where the courts are open and in proper exercise of their jurisdiction. It has been found to be unconstitutional to try civilians by military tribunals unless there is no civilian court available.”

2. International Peace Proclamation and Grand Peace Treaty has been in effect as of August 1st, 2021. The law of War and military occupation now must come to an end; and there is no justification for military tribunals processing non-military personnel within our borders. The Law of Necessity must come to an end and the Law of Kinds must be employed.

3. As of Midnight GMT on 24 March 2022 all rights, interests, assets, and physical titles, claims, and possessions of the United States, Incorporated, and its franchises and derivatives, and all similar rights, interests, assets, and physical titles, claims, and possessions of the United States of America, Incorporated, and its franchises and derivatives, both insolvent incorporated foreign Debtors/DEBTORS, revert to the ownership and possession of The United States, our National Government, and The United States of America, our unincorporated Federation of States, which are the Priority Creditors of these corporations in their respective jurisdictions.

As of this date and time, these incorporated entities have ceased to exist, and only the Principals remain. Please understand that our respective American Governments are the Priority Creditors of all British Territorial and Municipal United States persons, including incorporated entities of all kinds. These corporations, their franchises, successors, derivatives and assigns are hereby Nationalized under the Due Course of International Law and by Operation of Law that returns all Delegated Powers to the Delegators upon contractual Failure to Perform. This is the direct result of Gross Breach of Trust and violation of Commercial Service Contract, fiscal incompetence, and numerous acts of crime against the American People and States who are owed good faith and service from these organizations and the other Principals who are actually and contractually responsible for them.

4. On the evening of Wednesday the 1st day of June, in the year 2022, at 8:00 pm. Pacific Standard Time, The Nevada Assembly called together a pool of American state Citizens and empaneled a Grand Jury of 13; and we are giving notice to the military of the United States in all branches and Departments of this action.

5. The guaranty of trial by jury contained in the Constitution was intended for a state of war, as well as a state of peace.

Follow on orders are forthwith and you are hereby ordered to stand by for further instructions.

**Notice to Agents is Notice to Principals Notice to Principals is Notice to Agents**

*Craig Philip Schmidt © TM*  
*Mark John Seilstad © TM*

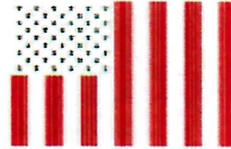


By: *Craig Philip Schmidt © TM*  
Craig Philip Schmidt © American Supreme Court Justice  
The Nevada Jural Assembly-Land & Soil Jurisdiction

By: *Mark John Seilstad © TM*  
Mark John Seilstad © Coordinator  
The Nevada Assembly-Land & Soil Jurisdiction

Nevada Assembly Recording Secretary  
Land Recording System  
The United States of America  
Date: June 2, 2022  
Recording #: NV63-2022-LL45-VY214





Document prepared by- return to: The Nevada Assembly  
State Coordinator Mark John Seilstad  
Mailing Location: In care of 6210 North JonesBoulevard #751633  
Las Vegas, Nevada  
Near Postal Code Extension [89130]  
The United Statesof America (unincorporated)

## The Nevada Assembly Notice of Intent- Fee Schedule

Let it be known to all that it is the unanimous will of The Nevada Assembly, functioning as the sole lawful Government of Nevada, this 1<sup>st</sup> day of June, Two-Thousand and Twenty-Two, establish fees to be instated and mandated in any and all attempts to engage any Lawfully and Properly declared Americans, be they American State Nationals or American State Citizens, in any and all non-voluntary business, non-volitional or unconscionable contracts, compelled performance, or any and all other non-voluntary, coercive, threatening, or non-consensual transactions whatsoever.

Fees are due and payable on demand in lawful money (United States Silver Dollars), at face value of coinage as designated herein at the conclusion of each transaction.

Fees enumerated herein are applicable per-occurrence, and includes any and all third party(s), agency(s) by estoppel, any and all Territorial United States District and State and County Courts, their agents, officers, clerks, bailiffs, sheriffs, deputies, and employees and all Municipal Appointees including their "DISTRICT COURTS", "STATE OF STATE COURTS", and "COUNTY COURTS", their "OFFICERS" and "EMPLOYEES" of same that wish to engage the aforementioned American State Nationals or American State Citizens in non-volitional actions.

Furthermore, all aforementioned are hereby given Lawful Due Notice and full disclosure of the following, and shall be liable severally and jointly, without benefit of Corporate Veil/Immunity/Indemnification to this fee schedule as an affidavit of obligation in the normal commercial sense and as such is a severity representing accounts receivable and is a lien upon the real, personal and movable property, malpractice insurance and performance bonds of any such violators and is not dischargeable in bankruptcy court or subject to any probate claim:

Hourly rate of exchange, accrual 24 hours per day, 7 days a week, 365 days per year, at \$90,000.00.

Any undesired action upon, to, for, or against Americans within the physical borders of Nevada, including interference, obstruction, embezzlement, extortion, impediment, coercion, theft, threat, duress, assault, intimidation, abuse, battery, stalking, harassment, detainment, kidnapping, press-ganging, defamation, resistance, inland piracy, trespassor otherwise causing harm or loss, hourly rate of exchange is doubled.

Any above action that is deemed to be punitive or particularly egregious, hourly rate of exchange is trebled.

The minimum Fee for any and all non-voluntary transactions is one-hour (\$90,000.00). Any other action, trespassor instance of harm or damage not listed below is subject to designation or modification of hourly fee at discretion of The Nevada Assembly Public Court.

In addition to the above fees, further penalties will be assessed in addition to the hourly rate of exchange as follows:

Private Easements Schedule:		
Penalty for Unauthorized Private Use	\$	300,000.00
Public Easements Schedule:		
Penalty for Unauthorized Public Use	\$	300,000.00

The following fees will Additionally be mandated upon the trespassing party and/or informant listed on the traffic citation(s) or information(s), bill(s), complaint(s), levy(s), lien(s), fine(s), arrest warrant(s), search warrant(s), bond(s), detention order(s), seizure order(s), and/or any and all other orders not adhering to the Public Law of the land and soil of the several states, per each instance:

**Demand to Produce, or Theft of Trade Name Materials:**

a. Trade Name	\$	100,000.00
b. "Driver's License" or "Driver's License" Number	\$	100,000.00
c. Proof of Insurance	\$	20,000.00
d. Registration of Private Automobile	\$	20,000.00
e. Retinal or other Ocular Scans	\$	900,000.00
f. Fingerprinting	\$	3,000,000.00
g. Photographing	\$	900,000.00
h. "DNA"		
1. Mouth Swab(s)(per instance)	\$	5,000,000.00
2. Blood Sample(s)(per instance)	\$	5,000,000.00
3. Urine Sample(s)(per instance)	\$	500,000.00
4. Hair Sample(s)(per instance)	\$	1,000,000.00
5. Skin Sample(s)(per instance)	\$	5,000,000.00
6. Produce Samples Under Threat, Duress, and Coercion (per instance)	\$	10,000,000.00
i. Clothing Sample(s)(per instance/article)	\$	500,000.00
j. Breathalyzer Testing (per instance)	\$	250,000.00
k. Attempt to Perform Unauthorized/Non-Consensual Medical Procedures(Per Attempt)	\$	800,000,000.00

**Issuance of Traffic Citations or Information(s):**

a. Citation (per instance)	\$	50,000.00
b. Warning Issued on Paper Ticket	\$	10,000.00

**Appearance In Court Due To Traffic Citation(s) or Information(s)**

a. Time Spent In Court (Per Hour, Minimum One Hour)	\$	100,000.00
b. If Fine(s)/Judgment(s) Is/Are Levied	\$	250,000.00

**Personal Property Trespass/Carjacking/Theft/ Interference With Trade:**

a. Agency by Estoppel	\$	60,000.00
b. Color of Law	\$	60,000.00
c. Implied Color of Law	\$	40,000.00
d. Criminal Coercion	\$	60,000.00
e. Criminal Contempt of Court	\$	100,000.00
f. Estoppel by Election	\$	40,000.00
g. Estoppel by Laches	\$	40,000.00
h. Equitable Estoppel	\$	40,000.00
i. Fraud	\$	250,000.00
j. Fraud Upon the Court	\$	200,000.00
k. Larceny	\$	500,000.00
l. Theft of Arms/Arms Accessories/Ammunition (Per Attempt/Item)	\$	1,000,000.00
m. Larceny by Trick	\$	350,000.00
n. Obstruction of Justice	\$	50,000.00
o. Obtaining Property Under False Pretenses	\$	1,000,000.00
p. Simulating Legal Process	\$	100,000.00
q. Larceny By Extortion	\$	250,000.00
r. Vexatious Litigation	\$	100,000.00
s. Trespass Upon/Unauthorized Search of Private Automobile	\$	250,000.00
t. Unauthorized Displacement/Relocation of Private Automobile	\$	250,000.00
u. Damage To/Seizure of Private Automobile	\$	500,000.00

v. Removal of Property From Private Automobile	\$	500,000.00
w. Unlawful Lien Upon Private Automobile	\$	250,000.00
x. Failure of Agent(s) to Produce Valid Warrant/Negotiable Instrument Upon Demand	\$	500,000.00
y. Interrogation (Per 10 Minute Intervals)	\$	20,000.00
z. Unauthorized Search of Living Being	\$	900,000.00
aa. Personation/Impersonation	\$	10,000,000.00
bb. Levying War Upon Non-Combatant (American State National/Citizen)	\$	100,000,000.00
cc. Failure to Provide Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, OMB Number 1124-0001 Upon Demand	\$	1,000,000.00
dd. Seizure/Failure to Honor Private Automobile Credential Plaques	\$	5,000,000.00

**Unlawful Use of Trade Name Materials Under Threat, Duress and Coercion:**

a. Trade Name or Variation Written By The Informant	\$	50,000.00
b. "Driver License" Number Written By The Informant	\$	50,000.00
c. Miscellaneous Material Written By The Informant	\$	25,000.00

**Produce Any Private Property or Information During Business Interaction:**

a. Financial Information	\$	1,000,000.00
b. Private Property/Belongings/Cargo Within Private Automobile	\$	500,000.00
c. Any Other Documents Produced (Per Document)	\$	180,000.00

**Court Appearance Schedule:**

These fees accrue 24 hours per day, 7 days per week, 365 day per year from the time and date of the demand to appear, and are due upon conclusion of business in the court. Failure to remit payment in full and on demand will result in automatic summary default and forfeiture of any and all bonds, insurance policies, and personal property of any and all Officers of the Court or third-parties involved, directly, incidentally, or peripherally in the business transaction, as well as non-dischargeable liens placed upon any/all real and movable property of same.

**Attempt to Summon or Demand For Appearance In Court:**

a. The Appearance:

1. Under Protest, Duress, Threat, Coercion	\$	900,000.00/hr
2. Voluntarily	\$	500.00/hr
b. Unauthorized Administration of Trade Name/Vessels By Court	\$	8,000,000.00
c. Barratry	\$	3,000,000.00
d. Personage/Impersonation	\$	10,000,000.00
e. Bottomry	\$	3,000,000.00
f. Failure to Produce Public Official Bond Upon Demand	\$	500,000.00
g. Failure to Produce Performance Bond Upon Demand	\$	250,000.00
h. Failure to Produce Oral/Written Oath(s) of Office Upon Demand	\$	250,000.00
i. Failure to Produce UBI Number Upon Demand	\$	250,000.00
j. Failure to Produce Relevant Uniform Securities Number(s) Upon Demand	\$	250,000.00
k. Denial of Right of Subrogation Upon Demand	\$	1,000,000.00
l. Failure to Produce Proof of Malpractice Insurance/Bond Upon Demand	\$	100,000.00
m. Failure to Honor Written/Oral Oath(s)	\$	250,000.00
n. Failure to Honor or Lack of Bond(s)	\$	250,000.00
o. Failure to State a Claim Upon Which Relief Can Be Granted	\$	250,000.00
p. Failure to Present a Living Harmed/Damaged Party Upon Demand	\$	500,000.00
q. Failure to Produce Valid International Maritime Contract Upon Demand	\$	3,000,000.00
r. Failure to Produce 1099OID or Other I.R.S. Documents Upon Demand	\$	250,000.00
s. Default by Non-Response or Incomplete Response	\$	500,000.00
t. Probate Fraud	\$	10,000,000.00
u. Racketeering	\$	10,000,000.00

v. Trust Funds	\$	10,000,000.00
w. Perversion of Justice Judgment	\$	1,000,000.00
x. Use of Trade Name After One Warning (Per Instance)	\$	100,000.00
y. Forced Psychiatric Evaluation (Per Day)	\$	9,000,000.00
z. Failure to Produce Proof That Living Being Is "Subject Matter"	\$	10,000,000.00
aa. Failure to Produce Valid Military Enlistment Papers For Trade Name Upon Demand	\$	3,000,000.00
bb. Breach of Trust/Fiduciary Trust Fraud	\$	25,000,000.00
cc. Failure to Provide Jury of Peers (Peer Defined as American State National/American State Citizen), Fee Assessed Per Non-Peer Jury Member	\$	900,000.00
dd. Demand For Living Soul To Be "Re-Presented" by Foreign Agent/B.A.R. Member	\$	25,000,000.00
ee. Failure to Provide Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, OMB Number 1124-0001, Upon Demand	\$	1,000,000.00
ff. Use of Dog Latin/Glossa In Court Documents (Per Instance)	\$	100,000.00
gg. Failure to Produce Valid Commissioning Papers Showing Living Being/Trade Name Is An Officer In Merchant Marine Service	\$	3,000,000.00
hh. Failure to Prove/Declare Jurisdiction When Challenged	\$	25,000,000.00
ii. Use of Private and/or Commercial Code(s)	\$	25,000,000.00
jj. Failure to Produce Valid True Bill/Failure to Show Cause Upon Demand	\$	10,000,000.00
kk. Use of Nonsense Term/Pejorative "Sovereign Citizen" (Per Instance)	\$	250,000.00
ll. Press-Ganging	\$	15,000,000.00
mm. Distrain	\$	3,000,000.00
nn. Failure to Honor Exemptions and Immunities of Lawful Person/Trade Name	\$	20,000,000.00
oo. Mis-Addressing Living Being/Trade Name as Territorial "U.S. Citizen" or Municipal "citizen of the United States"	\$	10,000,000.00

**-General Trespass Schedule-**

Trespass perpetrated against Living Being and/or Trade Name(s)/vessel(s). Fees are per-instance unless otherwise noted:

a. Kidnapping (If Living Being Is Moved Against His/Her Will More Than Five (5) Feet From His Private Abode, To Include Private Automobile, (It *Is* Kidnapping)	\$	900,000,000.00
b. Interference/Harm/Obstruction to Any Family Members/Friends/Pets of Living Being	\$	800,000,000.00
c. Unsolicited Contact By Whatever Means (Post, Telephonic, Electronic)	\$	250,000.00
d. Unauthorized Participation In Private Correspondence (By Any Means)	\$	500,000.00
e. Theft of Private Correspondence Materials (Post, Telephonic, Electronic)	\$	1,000,000.00
f. Obstruction, Tampering, or Interference With Private Correspondence	\$	900,000.00
g. Solicitation of Trade Name(s) For Criminal/Fraudulent Purposes	\$	250,000.00
h. Extortion	\$	950,000.00
i. Fraudulent Conversion	\$	1,000,000.00
j. Unlawful Conversion	\$	1,000,000.00
k. Unauthorized Use of Living Soul Autograph/Trade Name Signature	\$	1,000,000.00
l. Forgery/Counterfeiting of Trade Name(s)	\$	10,000,000.00
m. Receipt/Conveyance/Transfer of Stolen Trade Name Property	\$	5,000,000.00
n. Fraud In The Inducement	\$	500,000.00
o. Promissory Fraud	\$	5,000,000.00
p. Fiduciary Fraud	\$	2,000,000.00
q. Mail/Wire Fraud	\$	2,000,000.00
r. Embezzlement of Public Trust Funds	\$	10,000,000.00
s. Detainment/Restraint Under Threat, Duress, Coercion (Per Hour)	\$	750,000.00
t. Incarceration (Per Hour)	\$	900,000.00
u. Harm/Damage To Living Being	\$1,000,000,000.00	\$1,000,000,000.00
v. Failure to Return Stolen Trade Name Property/Funds (Per Hour)	\$	3,000,000.00
w. Aggravated Seizure of Trade Name Assets	\$	5,000,000.00
x. Failure To Produce Public Official Bond Upon Demand	\$	750,000.00
y. Distrain	\$	3,000,000.00
z. Attempt to Perform Unauthorized or Non-Consensual Medical Procedures (Per Attempt)	\$	800,000,000.00

aa. Failure to Honor/Confiscation of Lawful State Assembly Issued Travel Credentials	\$	3,000,000.00
bb. Trespass upon private Land and Soil/Homestead (per instance per man/woman)	\$	1,000,000.00
cc. Release of a Chemical into the Atmosphere or Stratosphere (per incident)	\$	10,000,000.00
dd. Tracking (of any kind) of Cellular Telephone (per incident)	\$	1,000,000.00
ee. Use of 5G, EMF, RF (per incident)	\$	1,000,000.00
ff. Spraying of Pesticide on private or public property, such as Glyphosate (per day)	\$	1,000,000.00
gg. Adding Fluoride to the water, (per day)	\$	1,000,000.00

Services to Others/Corporate Entities

a. Studying (Per Hour)	\$	500.00
1. While Under Threat, Duress, and Coercion (Per Hour)	\$	180,000.00
b. Analyzing (Per Hour)	\$	500.00
1. While Under Threat, Duress, and Coercion (Per Hour)	\$	180,000.00
c. Research (Per Hour)	\$	500.00
1. While Under Threat, Duress, and Coercion (Per Hour)	\$	180,000.00
d. Preparing Documents (Per Hour)	\$	500.00
1. While Under Threat, Duress, and Coercion (Per Hour)	\$	180,000.00
e. Answering Questions (Per Hour)	\$	500.00
1. While Under Threat, Duress, and Coercion (Per Hour)	\$	180,000.00
f. Providing Information (Per Hour)	\$	500.00
1. While Under Threat, Duress, and Coercion (Per Hour)	\$	180,000.00
g. Acting As Unwilling Revenue Withholding Agent (Per Hour)	\$	270,000.00

Payment of all fees is due upon demand, or if invoiced, payment is due within 15 days after receipt of invoice with a 15% penalty per day of delinquency. Fees are stated in terms of United States Silver Dollars, each of which is defined as .7735 troy ounce of .999 fine silver. If payment is to be made in Federal Reserve Notes/ "FRN"/"United States Dollars" or similar, payment will be made at Par Value to the metallic silver value of the United States Silver Dollars as set forth by The United States Mint, with One Dollar being equal to the market value of .7735 Troy ounces of .999 fine silver on the day the fee was payable. As a courtesy, fees and invoices will be assessed in both USD and troy ounces of .999 fine silver.

All payments to be made and tendered to:

The Nevada Assembly  
 In care of 6210 North Jones Boulevard #751633  
 Las Vegas, Nevada  
 Near Postal Code Extension [89130]  
 The United States of America (unincorporated)

Note: This **Notice of Intent- Fee Schedule** is not meant, designed, or intended to frighten, terrify, or threaten anyone in any way. It is simply an expression of the Lawful right of The Nevada Assembly to stipulate Fair Compensation for Willful and Deliberate Acts initiated against members of The Nevada Assembly by others, and the Lawful right of all Americans to be Made Whole from any/all resultant harm, loss, or damage to their Living Bodies, Property, or Lawful Persons resulting from such Acts.

I, Mark John Seilstad, in good faith, full standing, honor, and peace, do hereby attest, certify, Witness, affirm, and Establish upon the Public Record this State Assembly Notice of Intent- Fee Schedule, this 18th day of April, Two-Thousand and Twenty-Two, upon and for Clark County, Nevada, The United States of America (unincorporated), from without and non-domestic to the Territorial "United States of America" and the Municipal "UNITED STATES", Notice To Agent Is Notice To Principal, Notice To Principal Is Notice To Agent, further I saith not.

By: Mark J. Seilstad ©

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Witness Jurat

Nevada}  
Clark County}

Today I, Craig Philip Schmidt a Public Notary, was visited by the Living Being known or properly identified to me to be Mark John Seilstad and he did place the Autograph of his Lawful Person upon multiple copies of, Execute and Issue this Nevada Assembly Notice of Intent- Fee Schedule as shown, and he also affirmed his testimony as shown before me this 7th day of April in the Year Two-Thousand and Twenty, in Witness whereof I set my Signature and Seal:

By: Craig Philip Schmidt ©™

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Nevada Assembly Recording Secretary  
Land Recording Office  
The United States of America  
Date: 7th of April 2023  
Recording #: NV-230406-003-00000157

