



Cover page:

The Arizona Assembly – Close the Arizona/Mexico Border

Second Notice

October 2, 2023

Mailed to:

Governor Katie Hobbs

Sheriff Mark Daniels - Cochise

Sheriff David Hathaway – Santa Cruz

Sheriff Leon Wilmot – Yuma

Sheriff Chris Nanos - Pima

By: *Diane A Light* ©
Arizona Assembly Recording
Secretary





The Arizona Assembly
c/o Post Office Box 20991
Sedona, Arizona [86341]

September 8, 2023

As men and women on Arizona, in The Arizona Assembly, we are putting you on notice to close the border with Mexico. We as Arizonans are very concerned about the number and types of people that are coming through our border. There were over 177,000 alone in August of this year. They are militants, spies, terrorists, rapists, murderers, robbers, gang members, child traffickers, drug pushers and criminals who do not belong here. The Normandy invasion was 156,000 troops from more than 3 countries. **And you don't think we are being invaded!**

As elected officers of the State of Arizona, it is your duty to protect the men, women, and children of the State of Arizona from threats both foreign and domestic. **As long as the border is open, we are under threat!**

This has to Stop!

You have already received a Notice invoking Ex parte Milligan from the people on Arizona, The Arizona Assembly, The Lawful government on Arizona. **You are now being noticed to close the border.**

We want the entire southern border closed and all access to Arizona completely sealed or guarded by either an impenetrable permanent wall or by armored vehicles, Humvees, Border patrol, National Guard, Sheriffs and or Deputies, Arizona Rangers, etc. We do not want any excuses, including lack of funds from the Federal, State or Counties.

We want indisputable evidence and reports that this is happening on a weekly basis, beginning immediately and continuing forever. If you refuse or return this Notice, you are acquiescing to the contents! **We all know the penalty for treason!**



**Notice to Agents is Notice to Principals
Notice to Principals is Notice to Agents**

By: *Dennis Knill* © Dennis Knill
Arizona Assembly Coordinator



By: *Diane A Light* © Diane A Light
Arizona Assembly Recording Secretary



Attachments:

Cover Letter

Notice List

Fee schedule

International Public Notice regarding the rule of Law by Anna von Reitz

Notice List
 Notice to Close the Arizona/Mexico Border

Gov. Katie Hobbs 1700 Washington Street 6 th Floor Phoenix, Arizona 85007-2834	Secretary of State Adrian Fontes 1700 Washington St 7 th Floor Phoenix, Arizona 85007	Attorney General Kris Mayes 2005 N. Central Ave Phoenix, Arizona 85004
Dept. of Public Safety Col. Jeffrey Glover 2222 W. Encanto Blvd. Phoenix, Arizona 85009	Pima County Sheriff Chris Nanos 1750 E. Benson Hwy Tucson, Arizona 85714	Cochise County Sheriff Mark Dannels 205 N. Judd Dr. Mile Post 345 Hwy 80 Bisbee, Arizona 85603
Yuma County. Sheriff Leon Wilmot 141 S. 3 rd Avenue Yuma, Arizona 85364	Santa Cruz County. Sheriff David Hathaway 2170 N. Congress Dr. Nogales, Arizona 85621	Anna Von Reitz c/oPost Office Box 520994 Big Lake, Alaska [99652]

Notice of Intent- Fee Schedule

To Whom It May Concern:

CORPORATIONS, LEOs, Federal, Territorial, Municipal employees:

The annexed Notice of Intent – Fee Schedule is a schedule of mandatory fees instated by the Secured Party Creditor, The Arizona Assembly©, for any business conducted relevant to this schedule. Fees are due and MUST be paid before said business can commence. In the event that invoicing becomes necessary, invoiced amounts are due fifteen days after day of receipt. If said fees are not met, The Arizona Assembly ©, is to refuse or void any form of business interaction and/or transaction. Fees are subject to change at any time without prior notice. A courtesy Notice may be given, at the discretion of The Arizona Assembly ©.

Note: This Notice of Intent – Fee Schedule is not meant, designed, nor intended to frighten, terrify, or threaten anyone in any way. It is simply an expression of the Lawful right of The Arizona Assembly© to stipulate Fair Compensation for Willful and Deliberate Acts initiated against members of The Arizona Assembly© by others. and the Lawful right of all Americans to be Made Whole from an/all resultant harm, loss, or damage to their Living Bodies, Property, or Lawful Persons resulting from such Acts.

Private Easements Schedule

Penalty for Private Use \$250,000

Public Easements Schedule

Penalty for Public Use \$250,000

These fees will be mandated upon the informant listed on the traffic citation ticket(s), arrest warrants, detention orders, seizure orders.

Trespass or violation of Corporate entity mandate: Corporate Entities that are not following Public Law and deliberately causing harm to Living Beings:

\$1,000,000,000.00

Notice of Intent- Fee Schedule

Forced Vaccinations, Medical Procedures, and Therapies

("Forced", including under protest, duress, threat, and /or coercion.)

Released from employment	\$ 1,000,000.00
Fired	
Retired	
Unpaid Leave	
Forced Testing – Employer pays for test	\$ 5,000,000
Testing – Employee pays	\$ 5,000,000
Forced Coercion – Forcing others to comply with vaccinations, medical procedures and therapies.	\$ 5,000,000
Forced Mask Wearing	\$ 5,000,000
Denial of Religious Exemption	\$ 1,000,000
Denial of Medical Exemption	\$ 1,000,000
Denial of Belief/Philosophical Exemption	\$ 1,000,000
Injury due to wearing a mask	\$ 1,000,000
Injury due to vaccine	\$ 10,000,000
Failure to fill prescriptions	\$ 1,000,000
Harassment	
Harassment at place of employment	\$ 500,000
Harassment at public store	\$ 500,000
Harassment at church	\$ 500,000
Harassment at public facility (Library, Post Office, Town Hall, Court, etc)	\$ 500,000
Coercion	\$ 500,000
Coercion to inject aborted children and fetal cells	\$ 500,000
Unlawful demand of vaccine passport	\$ 500,000
Childhood Vaccine Schedule	\$ 500,000
Aborted Cells, GMO, mercury, MMR, aluminum	\$ 500,000

Notice of Intent- Fee Schedule**Schools**

Forced testing	\$ 5,000,000
Forced separation	\$ 1,000,000
Forced mask-wearing	\$ 5,000,000
Forced vaccination	\$ 5,000,000
Harassment, or any teaching showing pornography	\$ 5,000,000
Coercion or teaching perversion of sex education	\$ 5,000,000

Hospitals

Forced testing	\$ 5,000,000
Forced separation from family members	\$ 1,000,000
Harassment	\$ 500,000
Coercion	\$ 500,000
Forced vaccination in order to receive medical procedures	\$ 5,000,000

Travel Violations

Stopping an American as they privately travel	\$ 500,000
Stealing American private property	\$ 500,000
Misidentification of Americans as US Citizens or Citizen of the United States	\$ 10,000,000
Kidnapping under Color of Law	\$ 10,000,000
Trauma from unlawful actions under Color of Law	\$ 1,000,000
Harassment based on false presumptions	\$ 1,000,000
Injury due to handcuffing	\$ 1,000,000

Homestead Violations

Confiscation of Property	\$ 1,000,000
Attempt to steal property through Color of Law Foreclosure	\$ 1,000,000
Foreclosure Fraud	\$ 10,000,000

Notice of Intent- Fee Schedule

Foreclosure RICO	\$ 10,000,000
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CPS

Wanting to meet without stating purpose	\$ 500,000
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Corporate Entities that are not following Public Law

Geoengineering	\$ 1,000,000,000,000
5G	\$ 1,000,000
EMF Sensitivity	\$ 1,000,000
Fluoride and other harmful chemicals in Water	\$ 1,000,000
Pesticide Spraying	\$ 1,000,000

Produce trade name materials:

a. Name	\$ 50,000
b. Drivers' License Number	\$ 50,000
c. Social Security Number	\$ 100,000
d. Retinal Scans	\$ 5,000,000
e. Fingerprinting	\$ 200,000
f. Photographing	\$ 200,000
g. DNA	\$ 5,000,000
1. Mouth swab	\$ 5,000,000
2. Blood samples	\$ 5,000,000
3. Urine samples	\$ 5,000,000
4. Breathalyzer testing	\$ 5,000,000
5. Hair samples	\$ 5,000,000
6. Skin samples	\$ 5,000,000
7. Clothing samples	\$ 5,000,000
8. Forced giving of fluids/samples	\$ 5,000,000

Issue Traffic citations and tickets of any traffic nature:

a. Citations	\$ 60,000
b. Warning issued on Paper Ticket	\$ 25,000

Appearance in court because of traffic citations:

a. Time in court	\$ 75,000/hr. with 1 hour min.
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Notice of Intent- Fee Schedule

b. If Fine is imposed \$ 500,000

Car / Personal Property Trespass, Carjacking, Theft, Interference with Commerce:

a. Agency by Estoppel	\$ 50,000
b. Color of Law	\$ 150,000
c. Implied Color of Law	\$ 150,000.
d. Criminal Coercion	\$ 500,000
e. criminal Contempt of court	\$ 500,000
f. Estoppel by Election	\$ 350,000
g. Estoppel by Laches	\$ 350,000
h. Equitable Estoppel	\$ 500,000
i. Fraud	\$ 1,000,000
j. Fraud upon the court	\$ 2,000,000
k. Larceny	\$ 250,000
l. Grand Larceny	\$ 250,000
m. Larceny by Extortion	\$ 1,000,000
n. Larceny by Trick	\$ 1,000,000
o. Obstruction of Justice	\$ 100,000
p. Obtaining Property by False Pretenses	\$ 1,000,000
q. Simulating Legal Process	\$ 1,000,000
r. Vexatious Litigation	\$ 5,000,000
s. Trespass upon Motor Conveyance	\$ 100,000
t. Unauthorized Relocation of Motor Conveyance	\$ 100,000
u. Seizure of Motor Conveyance	\$ 100,000
v. Theft of License Plate	\$ 10,000
w. Unlawful Lien on Motor Conveyance	\$ 50,000

Notice of Intent- Fee Schedule

Use of trade name protected material under threat, duress, and/ or coercion:

a. Name written by the informant	\$ 250,000
b. Drivers' License written by informant	\$ 150,000
c. Social Security Number written by informant	\$ 150,000
d. Miscellaneous Material written by informant	\$ 500,000

Produce any personal information/property for any kind of business interaction:

a. Financial Information	\$ 100,000
b. Property inside of motor vehicle	\$ 150,000

Time Usage for traffic stops:

a. 30 minutes minimum	\$ 5,000
b. 60 minutes	\$ 10,000
c. 90 minutes	\$ 15,000

Court Appearance Schedule

These fees MUST be paid immediately after my case is finished. Failure to pay fines and fees will have an additional fee of \$5,000.00 for breach of contract.

Demand for Appearance in court:

A. My Appearance	
Under protest and duress:	\$ 75,000/hour
Voluntarily	\$ 10,000/hour

Use of trade name material:

B. Name	
Under protest and duress:	\$ 25,000
Voluntarily	\$ 10,000
C. Drivers' License	
Under protest and duress:	\$ 25,000
Voluntarily	\$ 10,000
D. Social Security Number	
Under protest and duress:	\$ 25,000

Notice of Intent- Fee Schedule

Voluntarily	\$	10,000
Miscellaneous Material	\$	25,000
Produce any personal information for any kind of business interaction:		
Financial Information	\$	10,000
Drivers' License	\$	10,000
Social Security Number	\$	250,000
Any documents produced by me	\$	10,000 per document

Time usage for court appearances:

A. 30 minutes		
a.	Under Protest and Duress	\$ 33,500
b.	Voluntarily	\$ 10,000
B. 60 minutes		
a.	Under Protest and Duress	\$ 60,000
b.	Voluntarily	\$ 20,000
C. 90 minutes or more		
a.	Under Protest and Duress	\$ 100,500
b.	Voluntarily	\$ 30,000

Trespass-Fee Schedule

Trespass by public official(s), police officer(s), judge(s), attorney(s), Corporation(s) and other fictional entities as well as all others who desire to contract:

a.	Failure to honor God Given Rights	\$20,000
b.	Failure to honor Oath of Office	\$50,000
c.	Failure to honor Constitutional Oath	\$50,000
d.	Failure to honor Written and/or Oral Word	\$ 5,000
e.	Silence/Dishonor/Default	\$ 5,000

Notice of Intent- Fee Schedule

f. Failure to honor /No Bond	\$ 5,000
g. Phone call to telephone number used by Secured Party including from alleged debt collectors	\$ 5,000each
h. Telephone message left on Secured Party phone Service or equipment	\$ 5,000 each
i. Use of Street Address/Mailing location of Secured Party	\$ 5,000 each
j. Time Waiting for Scheduled Service or per hour	\$ 1,000 Minimum
k. Detention from Free Movement and/or cuffed or per hour	\$ 75,000 Minimum
l. Incarceration per hour	\$ 75,000 Minimum or
m. Failure to Follow Federal and/or State Statutes, Codes, Rules and/or Regulations	\$ 50,000
n. Failure to State a Claim upon which Relief Can Be Granted	\$25,0000
o. Failure to Present a Living Injured Party	\$100,000
p. Failure to Provide Contract Signed by the Parties	\$ 100,000*
q. Failure to Provide IRS 1099OID(s), and Other IRS Reporting Form(s) Requirements upon Request	\$ 100,000*
r. Default By Non Response or Incomplete Response	\$ 100,000*
s. Fraud	\$1,000,000*
t. Racketeering	\$1,000,000*
u. Theft of Public Funds	\$1,000,000*
v. Dishonor in Commerce	\$1,000,000*
w. Failure to pay Counterclaim in full within (30) Thirty Calendar Days of Default as set forth herein	\$1,000,000**
x. Perverting of Justice Judgment	\$ 1,000,000*

Notice of Intent- Fee Schedule

y. Use of Common-law Trade-name/Trade-mark After One Warning (per each occurrence)	\$ 50,000 Each
z. Forcing psychiatric evaluations	\$ 500,000 per day
aa. Refusal to provide adequate and proper nutrition while incarcerated	\$ 50,000 per day
bb. Refusal to provide proper exercise while incarcerated	\$ 50,000 per day
cc. Refusal to provide proper dental care while Incarcerated	\$ 50,000 per day
dd. Forced giving of body fluids	\$ 5,000,000 per day
cc. Forced injections/inoculations, vaccines	\$ 5,000,000 per day
dd. Forced separation from marriage contract	\$ 160,000 per day
ee. Confiscation/kidnapping of a body not a US Citizen	\$ 1,600,000 per day
ff. Corporate State continuing a mortgage for more Than five years in violation of Banking Act of 1864 which takes precedence over current Statutes at large	\$1,600,000 per
gg. Attempted extortion of funds from birth certificate account, Social security account or any other associated accounts by fraud, deception and or Forgery by any agent, entity or corporation charge	\$ 6,000,000 per count or
hh. Attempted extortion of signature charge	\$ 6,000,000 per count or
ii. Attempted forgery of signature charge	\$ 6,000,000 per count or

Notice of Intent- Fee Schedule

*Per Occurrence and Includes any Third Party Defendant

** All claims are stated in US Dollars which means that a US Dollar will be defined, for this purpose as a One Ounce Silver Coin of .999 pure silver or the equivalent par value as established by law or the exchange rate, as set by the US Mint, whichever is the higher amount, for a certified One Ounce Silver Coin (US Silver Dollar) at the time of the first day of default as set forth herein; if the claim is to be paid in Federal Reserve Notes, Federal Reserve Notes will only be assessed at Par Value as indicated above.

Total damages will be assessed as the total amount of the damages as set forth herein times three (3) for a total of all damages as set forth in subsections a-w added to three (3) times the damages for punitive or other additional damages.

Kidnapping (If an alleged officer removes free soul more than 5 feet from free soul's property without just cause, it IS kidnapping)

\$ 2,500,000

Services to others and/or Corporation(s):

a. Studying while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
b. Analyzing while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
c. Research while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
d. Preparing Documents while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
e. Answering Questions while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour
f. Providing Information while under threat, duress, coercion	\$ 500 per hour \$ 75,000 per hour

If invoiced, payment is due 15 days after receipt date.

Make all payments to:

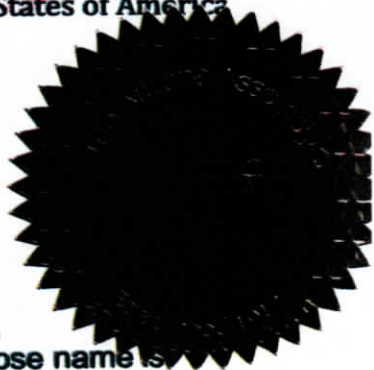
The Arizona Assembly©,
Dennis Knill©,
c/o Post Office Box 20991
Sedona, Arizona [86341]

Notice of Intent- Fee Schedule

In testimony whereof, I, Dennis Knill©. this 24 of July in the year 2023, acting in my Lawful capacities as the Coordinator of and for The Arizona Assembly©, have hereunto caused The Seal of The Arizona Assembly© to be Affixed and by my hand the autograph of my Lawful Person subscribed, attesting, affirming, certifying and witnessing under The Public Law of The United States of America that The Arizona Assembly©, Notice of Intent-Fee Schedule was voted yes by all counties as Will and Decree of *The Arizona Assembly©*:

By: Dennis Knill ©

All Rights Reserved, Without Prejudice
Dennis Knill©, Coordinator, The Arizona Assembly
Member of The Federation of The United States of America



Witness and Acknowledgement

Arizona State
Yavapai County

A living man affirmed before me, a Notary, on this day 24 of July 2023, that Dennis Knill©, personally appeared and known to me to be the man whose name is referenced within the instrument and acknowledged to be the same.

Autograph: Diane A Light ©

My Notary Commission expires: never



International Public Notice: Regarding the "Rule of Law"

By Anna Von Reitz



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

There are three populations in this country. There are the average Americans making up the General Public who live in the physically-defined States of the Union.

There are U.S. Citizens who adopt British Territorial political status and live here under the provisions of the Residence Act.

Lastly, there are Municipal citizens of the United States who are members of a foreign theocracy associated with the Roman Catholic Church.

Each group has its own laws, functions, and jurisdictions.

The members of the General Populace have general jurisdiction and can consider any matter that they choose to investigate. The administration of their government is under Public Law and Common Law endemic to their States and Counties.

The U.S. Citizens who are Subjects of the King have a limited jurisdiction related to Territorial duties under the Northwest Ordinance, and safe conduct of Americans on the High Seas and Navigable Inland Waterways. The administration of their government is under Federal Code.

The Municipal citizens of the United States also have a strictly limited jurisdiction related primarily to providing postal, patent, copyright, banking, and trademark services. They are subjects of the Pope and work under the direction of his subcontractors and administrators. The administration of their government is under Municipal Code.

The General Public and the two foreign citizenries do not share the same viewpoints on any number issues, and because they operate under different forms of law, do not have the same obligations, either.

The contractual obligations of the two foreign citizenries owed to the General Public are spelled out in their service contracts, The Constitution of the United States of America, and The Constitution of the United States, respectively.

It should not surprise anyone that these groups view the events of 1861 from different viewpoints.

The American General Public views the break-up of the Confederation of States on [April 1st 1861](#) and the resulting inability of the Federal Republic, our American-based Federal Subcontractor, to continue its functions owed under The Constitution for the united States of America, as an irritating nuisance and dereliction of duty.

However, in this eventuality, those duties naturally return to the Delegator, which in this case is the unincorporated Federation of States, dba, The United States of America. The actual States can muddle around and decide to reconstruct or not reconstruct the failed Confederation of States that they created for as long as they choose to muddle and it is nobody's business but theirs.

The British Territorial U.S. Citizens had a totally different experience with regard to the same events, because only two weeks later, their President (meaning the President of the District of Columbia Municipal Corporation), Abraham Lincoln, called their foreign Territorial Congress into Session and substituted it for the "missing" Federal Congress, claiming a pretense of "emergency" that didn't actually exist.

From there on, Lincoln seized the opportunity to rule as a petty dictator.

To sum it up in the words of another dedicated researcher who happens to be British:

"In [April 1861](#), the American and English common law was abolished and replaced with legal fiction "laws," a.k.a. Statutes, Rules, and Codes based on Executive Order and not the due process specified within the organic Constitution."

Please note that this is what the U.S. Citizens experienced, and that this is what happened to them owing to the actions of their President--- but the same did not apply to the General Public. Please also notice that the "organic Constitution" referenced is the original Federal Constitution of 1787.

Continuing to quote from the British point of view:

"Existing and functioning under the law of necessity ab initio, they [the above referenced legal fiction "laws"] are all non-law and cannot validly assert jurisdiction, authority, or demand for compliance from anyone.

They [the above referenced legal fiction "laws"] are entirely "rules of rulership," i.e. organized piracy, privilege, plunder, and enslavement, invented and enforced by those who would rule

over others by legalized violence in the complete absence of moral authority, adequate knowledge, and natural law mechanics to accomplish any results other than disruption, conflict, damage, and devastation."

This is the "rule of law" that its proponents constantly reference and attempt to justify and protect, which even by their own standards, the British recognize and abhor as a false form or "color" of law.

Continuing to quote:

"The established maxim of law applies:

"Extra territorium just dicenti non paretur impune."

"One who exercises jurisdiction out of his territory cannot be obeyed with impunity." [10 Co. 77; Dig. 2. 1. 20; Story, Confl. Laws ' 539; Broom, Max. 100, 101]"

With this as a preface, and continuing to quote from the British Territorial viewpoint and from the standpoint of their understanding as U.S. Citizens:

"Legal fiction "laws," such as the Reconstruction Acts and the implementation of the Lieber Code, were

instituted by Lincoln soon thereafter and became the basis for the current "laws" in the US.

Every purported "Act" [of the Territorial or Municipal Congresses or State-of-State Legislatures] in effect **today** is "de facto," based on colorable fictitious entities created arbitrarily, out of nothing, without verification, lawful foundation, or lawful due process.

All of such "laws" are not law, but rules of rulership by force/conquest, originating from and existing in military, martial law jurisdiction. Military, martial law jurisdiction:

= jurisdiction of war

= win/lose interactions consisting of eating or being eaten, living or dying

= food chain

= law of necessity

= suspension of all law other than complete freedom to act in any manner to eat, kill, or destroy or avoid

being eaten, killed, or destroyed

= no law

= lawlessness

= complete absence of all lawful basis to create any valid law.

Contractually, being a victim of those acting on the alleged authority granted by the law of necessity,

= no lawful object, valuable consideration, free consent of all involved parties, absence of fraud, duress, malice, and undue influence:

= no bona fide, enforceable contract

= no valid, enforceable nexus

= absolute right to engage in any action of any kind in self-defense

= complete and total right to disregard any alleged jurisdiction and demands from self-admitted outlaws

committing naked criminal aggression without any credibility and right to demand allegiance and compliance from anyone.

Every President of the United States since Lincoln has functioned by Executive Orders issued from a military, martial law jurisdiction with the only "law" being the "law of necessity," i.e. the War Powers.

The War Powers are nothing new. Indeed, they have been operational from the instant the first man thought he would "hide from God," and try to cheat ethical and natural law by overreaching, to invade the space and territory of others, covet other people's land or property, steal the fruits of their labors, and attempt to succeed in life by win/lose games.

All existing "authority" in the United States [today](#) derives [for U.S. Citizens] exclusively from the War Powers."

That, in summary, was the viewpoint and experience and condition that Lincoln left the U.S. Citizens in.

They assumed that they were occupying this country under the Laws of Conquest, when in fact, there wasn't even a War declared; and, they were employed and paid by the same people they were pretending to have conquered -- as mercenaries.

The British Monarch, the Principal responsible for correcting this "miscommunication" [sat](#) on his butt and did nothing, and let this misdirection and misunderstanding continue, because it was to his financial and political advantage.

To make sure that this lamentable misunderstanding on the part of U.S. Citizens and U.S. Presidents continued, they were ordered to operate under a "cloak of secrecy" -- apparently so the American General Public wouldn't take action to correct the situation and they, the U.S. Citizens, would be allowed to continue these ridiculous presumptions and operations on our shores.

A similar but somewhat worse situation pertains to those Municipal citizens of the United States who were sold into slavery by Franklin Delano Roosevelt.

This was particularly cheeky on Roosevelt's part, as he had no ownership interest in these people and his presumption, that they were "stateless" and subject to capture and disposal as "abandoned vessels" under marine salvage law, was equally lacking in good sense, contractual basis, and logic.

Again, the very people who were paying his salary were being mistaken, accidentally-on-purpose, as being in a foreign political status and lacking the protections of our lawful Government, simply because a Federal Subcontractor ceased operations.

The Pope and the City of Rome administration that he has employed to fulfill the juicy service contracts available under the auspices of The Constitution of the United States have been, if possible, even more secretive and have operated in gross breach of trust with respect to their own employees and the American People who have been paying the bill for all this disservice and criminality.

From the perspective of the Municipal citizens of the United States, all they know is what comes down through their chain of command. They lack even the skills and education required to analyze the situation in the way presented above on behalf of the British Territorial U.S. Citizens.

Thus we are presented with a Farce in Three Parts:

The American General Public left totally out of the loop concerning what their Federal Employees are doing, how they are doing it, or what their employees' presumptions about their own situation may be, so that the Americans fail to take action to correct the situation.

The British Territorial U.S. Citizens, aware that they are in violation of the actual Law and are operating as pirates under "rule of law" instead, quietly protesting the circumstance, not understanding how they became redefined as dishonorable mercenaries, but knowing that they lack any authority beyond the "law of tooth and claw" to abuse their kind employers.

The Municipal citizenry blindly taking orders whatever those orders might be, trusting their superiors in a chain of authority stretching all the way to Rome and back, vaguely aware that they are low men on the totem pole, are expendable, and resenting it without the capacity to analyze why.

Thankfully, the Americans making up the General Public and populace of this country finally woke up and observed the Carpetbagger Courts still in operation, the foreign bill collectors (the Municipal IRS and Territorial Internal Revenue Service) plying their trades, and divined the false ideas and presumptions underlying this entire situation.

We are still here. We are still operating our American Government. And all our Treaty Partners and the other Principals to Contract still owe us the good faith service, protections, and guarantees we are heir to.

This is International Notice to the Agents and the Principals and to the banks serving them, of these facts. Our assets and good names have not been "abandoned" and we have seized upon the public trusts created in error accordingly, as of 2014. We have served Due Process for a period of seven (7) years concerning these matters so that no party has any reason to protest or complain about our action.

The U.S. Citizens need to be fully informed that they are not living under the "rule of law". They are living under our general jurisdiction and under the supreme law governing our relations with them: The Constitution of the United States of America.

To a lesser degree, the U.S. Citizens operate under the Residence Act, and to the extent that it applies, the Northwest Ordinance, and those Acts creating the District of Columbia and its Municipal Corporation.

The U.S. Citizens are not lawfully or legally occupying our country and cannot under the present scenario claim to be a military protectorate, or assume any other contract besides The Constitution of the United States of America.

The U.S. Citizens are required to be under the direction of our civilian government which is now in session and which has instructed them to close and secure our Southern Border, and take other actions to secure our property and lives and to honor the spirit and intent of their only service contract, which is owed to the living people and Lawful Persons of this country.

The Municipal citizenry is similarly required to obey the letter and spirit of their only contract and the source of their permission to be here: The Constitution of the United States. Regardless of whatever their leaders are telling them, this remains the international law.

The Principals responsible for this mess must be held accountable for their actions and inactions; now that we have finally become aware of the situation, which was deliberately obscured to promote fraud upon us, we have done our part to correct and provide the Federal Subcontractors with appropriate direction.

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

September 3rd 2023

See this article and over 4300 others on Anna's website here: www.annavonreitz.com

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