

International Public Notice: To Police Worldwide

By Anna Von Reitz



Police are private organizations by nature; they grew out of traditions of private security forces going back to ancient times, including orders of knighthood that protected kingdoms and churches. As private security forces they have a nature akin to mercenaries in that they are not normally officers of the Public Law, and are instead hired to provide protection for businesses and corporations.

Today, in America, police provide protection for corporations in the business of providing "essential government services" so both the police officers and the General Public are often confused and think that they are working for the government itself, instead of working for vendors of government services --- which is quite a different thing.

The Governmental Services Corporations (GSCs) are, as a generality, foreign-owned and foreign-operated, because they are franchises of foreign parent corporations that are also in the business of providing "essential government services". For example, the Post Office. Or the Territorial Corporation operating the Central Intelligence Agency versus the Municipal Corporation running the CIA.

Americans have been taken to the cleaners by a complete duplication of government services by two Federal Subcontractors who never had authority to do more than a few of the eighteen Enumerated Services stipulated under the Federal Constitutions, but over time, these out-of-control public employees have turned their minor concessions into the largest bureaucratic behemoth on planet Earth -- and absent being slaughtered for it, they show no sign of understanding this present reality.

Consider the members of the British Territorial Congress hemming and hawing about whether or not to shut down the incredible waste, mismanagement, and criminal misappropriation of money that DOGE uncovered at USAID and the Social Security Administration, too.

They actually think that reform is "an option" --- and one that they don't necessarily have to undertake.

We beg to differ and insist that reform is mandatory, immediate, and must be whole-hearted, because no member of the Congress, Inc. enjoys any form of state immunity. None. They can all be rounded up as criminals and nobody in the British Crown Corp can say a thing about it, except "Yessir!" .

Now these public employees think that they have a right to wage "war" against their employers and to pollute our genomes with funky mRNA injections, pollute our food with industrial pollutants sprayed on us from the air, and undertake all this other nonsense, such as mischaracterizing us as "sovereign citizens".

<https://www.police1.com/sovereign-citizens/american-state-nationals-the-newest-group-of-sovereign-citizens>

Pay attention, Woodrow: we have the unincorporated American County called: Jackson County and the British Territorial version called Jackson County, Incorporated, and the Municipal version called JACKSON COUNTY (INC.)

The unincorporated version of Jackson County is the actual Government; it is protected by Peacekeeping Officers called "Deputies" who are under the command of an elected "Sheriff" who is the "highest Peacekeeping Officer in the **country**" --- within the physical borders of that county.

That says "highest Peacekeeping Officer in the country" --- not just the county. The entire country. Don't miss the "r".

Read that: the elected Sheriff of the unincorporated County, elected by members of the County Assembly, is the supreme Peacekeeping Official. Period. This version of "Sheriff" outranks every other kind, rank, and brand

of military officer or federal agent or law enforcement officer (LEO) within the physical borders of each County.

This is our law and our custom.

The corresponding elected "Sheriffs" working for "Jackson County, Inc." and "JACKSON COUNTY, INC." are not Peacekeeping Officers and don't actually work for our government --- at least not directly. They are elected by shareholders of their respective corporations, which periodically sponsor private corporate elections --- not public elections at all.

These incorporated police forces work for governmental services vendors, that is, privately owned corporate subcontractors-- which is why they are called "Law Enforcement Officers" or "Police" or "Troopers" or "RCMP", etc., instead of being called Peacekeepers. They are private security forces for hire, hired by a corporation in the business of providing government services, as opposed to public peacekeepers who are either volunteer members of the public deputized to serve, deputies hired by the Sheriff to assist him in his office, or elected public officials like the actual County Sheriff, who is elected by the populace of that county in public elections.

We haven't had our lawful and actual Government in regular Session for quite a number of years, so over time, the most visible and familiar services have been police services provided by Public Safety Officers (British Territorial Government) or Municipal POLICE.

Originally in our country we did not allow the use of private police forces at all, and in retrospect, we might have been better off if that prohibition had continued. It would have prevented the numerous misunderstandings we have now. Be that as it may, the British Pinkerton Agency was allowed to begin policing the railroads in America, working as armed security personnel hired by the various railroad companies and corporations to combat gangs of outlaws who had become train robbers.

Over the years, the Pinkerton Service expanded its operations to provide security services for other businesses and corporations, and other private security purveyors joined them, until by the 1950's, we had private investigators, private intelligence agents, private bounty hunters and a vast proliferation of private security services of all kinds.

What many people didn't realize at the time was that the public officials and peacekeeping services they were familiar with, were gradually being "privatized" and our own Peacekeepers were being supplanted and replaced by "for hire" Law Enforcement Officers providing what appeared to be the same governmental services, albeit under the direction of private, foreign-owned corporations.

The nature of the law being practiced in the courts was also gradually changing and being "privatized". The Judges in these courts were no longer our traditional American Judges practicing American Common Law, but were instead "Hired Jurists" practicing international law. Although many of these Judges continued to be elected, the nature of the elections were changed.

As with the election of "Sheriffs" working for foreign corporations by shareholders participating in in-house elections, these "Judges" were also being elected in private shareholder elections, not public elections.

The result in both examples is that neither the Sheriffs working for the incorporated Counties, nor the Judges working for incorporated Counties, have any actual Public Office. They take no actual Public Oath of Office. And they have no Public Bonding. And they don't practice Public Law. They enforce codes, statutes, and regulations instead.

The same situation applies to police officers and other law enforcement officers and judges and attorneys all across the board, whether they are working for an incorporated County or an incorporated "State" or a "State of State" --- all these men and women who may appear to be Public Officials or Public Officers, are impersonating Public Officials and Public Officers, while actually being private sector employees of commercial or municipal corporations in the business of providing "essential government services".

We hope this clears up one of the more dangerous and pernicious misunderstandings that the police have about their own role and the nature of their employment and which members of the Public have concerning their expectations of the police and the courts.

As the American Government rumbles awake and our State Assemblies come into Session and the County Assemblies, too, our traditional and customary Public Offices are hoving into view, amid considerable confusion.

People who have been working as County Judges may be unprepared to see elected Justices of the Peace; Hired Jurists running State of State Courts or State (Trust) Courts for foreign corporations may be alarmed by the sudden presence of actual State Courts and State Justices and Judges elected in Public Elections.

Even more startling is the reappearance of American Common Law and the exercise of the superior concurrent jurisdictions belonging to the American Public. For decades we have been plodding along not understanding and not recognizing this gradual privatization of our governmental functions and the equally gradual conversion of our lawful courts to function as a legal system and the conversion of our peacekeepers and public offices to function as law enforcement personnel and occupy private corporate offices, instead.

This unlawful conversion of public assets to private assets has taken place in secret, so that public services have been privatized without notice to the public, and private corporate elections have been substituted for public elections and private foreign corporation tribunals have replaced our public courts.

Now that the States are back in Session and the Counties, too, are following suit, and the Public Elections are being held and Public Officials are taking their places and the American Common Law is being invoked again in public Courts of Law --- a whole new understanding of who is who and what is what must be forthcoming.

Ignorant people writing screeds about "sovereign citizens" --- which is an oxymoron used as a label --- and attempting to blacklist "American state nationals" as a fringe element and possibly dangerous new whackjob patriot group, had better think again.

Americans take their nationality from their States and they have never legitimately been "Federal Dual Citizens" of any kind. For Americans, there is no such thing as "birthright citizenship" obligations. Americans are owed public offices and public elections and public courts and public law.

We have the option of providing all of that for ourselves, and we are doing so. Our erstwhile vendors need not be alarmed. They need not try to mischaracterize us or misidentify us or accuse us of any wrong-doing or malicious intent. We are the Good Guys in this story.

The failures to perform, the thefts, the usurpations, the acts of fraud and crimes executed under color of law, the substitution frauds, the crimes of impersonation and misrepresentation, and yes, the violence and war-profiteering and inland piracy-- are all on their side. Not on us.

Perhaps they should spend more of their own time and their own money surveilling themselves, as they have proven unworthy of any public trust.

Mr. Trump can kindly retract his action giving Palantir, Inc. any information about any actual non-Federal Employee, because we are not incorporated and we don't adopt any such obligations of enfranchisement. We are telling the entire British Crown Corporation to go to Hell and identifying it, clearly, as a world-spanning crime syndicate that deserves liquidation.

It's up to the management of the U.S.A. Inc. to decide if they want to continue their association with the Crown or not. If not, they can lawfully convert back to an unincorporated entity or be nationalized and come back home to provide us with the good faith service we are owed.

Send this message to Police.com. And Donald Trump.

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

June 1st 2025

See this article and over 5300 others on Anna's website here: www.annavonreitz.com

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