

International Public Notice: Foreclosure Action

By Anna Von Reitz



Janet Yellen

Secretary of the U.S. Department of the Treasury
1500 Pennsylvania Avenue N.W
Washington, D.C. 20220

Office of Foreign Assets Control
Office of the Director
1500 Pennsylvania Avenue N.W.
Washington, DC 20220

Madame Secretary and Director:

The Maritime Commercial Banks in this country have been operating improperly in receivership since the 1930's. It is your duty to fully inform the U.S. Trustees and United States Trustees that the lawful owners of all physical assets underwriting these banks have returned and have foreclosed upon them and upon the Federal Reserve Note currency they have been fronting based on the purloined assets of Americans impersonated as British Territorial U.S. Citizens and as citizens of the United States.

The owners of the so-called Federal Reserve System and those now doing business as THE FEDERAL RESERVE and THE FEDERAL RESERVE BOARD OF GOVERNORS (JPMORGAN and CHASE BANK) collected the Seigniorage on these bills and received the benefit of actual goods and

services for these I.O.U.s each and every time that they were used to complete zero sum transactions. Thus, these "promissory notes" have been used to extract vast amounts of commodity value and labor from our economy without ever actually providing any equitable consideration or proper accounting showing the counter-balancing National Credit owed to the living people and the unincorporated small businesses. Those notes, long ago paid for by us, together with the corporations issuing them, are now forfeit.

These "errors" in bookkeeping have been excused using a Pretense of War, but an examination of the facts quickly establishes that no Congress having the authority to declare war has done so since The War of 1812; all other conflicts have been Mercenary Conflicts, and so, your continued failure to provide ownership of these failed banks to the control of the actual Preferential Creditors and failure to enter credit to balance the U.S. Debt and United States Debt can be viewed as criminal obstruction of commerce and criminal obstruction of trade and garden variety bookkeeping fraud carried out on a grand scale.

It can also be considered falsification of public records and accounts.

It can also be viewed as self-interested criminal impersonation of individuals and institutions which are owed your good faith service.

The entire AUTOTRIS account system must be applied and the American Merchant Banks and their individual Account Holders must be given immediate access to all commercial portals and transfer networks: otherwise, the American Banking Association and its members are obstructing commerce and monopolizing the commercial banking industry -- activities that your offices are supposed to monitor and prevent on behalf of the public that pays your rent.

A similar action with respect to American International Trade Banks having access to routing addresses and identification must also be undertaken, in

order for the respective U.S. and United States banking associations to be cleared of accusations of Title XV violations including fraud, monopoly interest, and obstruction of trade.

In point of fact, we, Americans, own these banks and we own these currencies because we have always been their Preferential Creditors and because we have been forced by illegal and unremediated Legal Tender Laws to pay goods and services in return for paper promises to pay; because the remedies published in Title XII have not been provided to the populace, and because there is no war --- only a lot of criminal and self-interested pilfering and plundering of non-existent public trust interests, armed racketeering under color of law, and bad bookkeeping.

All U.S. and UNITED STATES banks including THE FEDERAL RESERVE and THE FEDERAL RESERVE BOARD OF GOVERNORS stand foreclosed for cause by their preferential creditors, together with their numerous "State" -- meaning Confederate State -- franchises and State Trust franchises.

In the interim, we wish all these banks to be lawfully converted and to carry on their businesses under the Public Law of this country, the Merchant Law we are heir to, and the appropriate international laws governing trade of physical assets and commodities on land and sea.

All benefits and systems including the systems promoted by the American Banking Association and the SWIFT System are required to cease and desist all obstruction of land-based commerce and international trade in any venue.

The benefit of the counterbalancing National Credit and State Trust interests and corporate holdings owed to this country and its people must be returned to our control without further excuses, pretenses of war, fraud, impersonation, false commercial claims of interest in our assets based on impersonation by foreign shelf corporations named after us, claims based on

undisclosed and/or unconscionable contracts, inland piracy, illegal salvage operations, unlawful conversion of assets, or similar activities undertaken by our Subcontractors under color of law and breach of trust and violation of service contracts requiring their good faith.

Your good faith, too.

Issued by:

Anna Maria Riezinger, Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652

June 7th 2024

See this article and over 4800 others on Anna's website here: www.annavonreitz.com

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