1. the People never ganted their consent!

   the People were NOT provided with "full disclosure"
1.1. Mr. Mitchell,

If as you indicate below —— the people were never provided full disclosure…
…Then it must follow the people never granted their consent either…
So but what lawful authority do corporations (fictitious entities) exist within our current
day society?

And if I may…interject another question…

Many of we the people have come to understand there has not been any lawful
government, operating with the required, delegated authority of the governed…since at least the
time of Lincoln. That being the case, since the 1860’s no legitimate laws, that affects the
American sovereigns has been passed. So any reasonable man must conclude everything
presented as law, since the 1860’s is actually NULL and VOID.

Does this conclusion seem reasonable as a matter of law?

And on last thought Mr. Mitchell, if I may be so bold as to impose a bit further…
One last question in the form of an observation…

Mr. Trump gave global notice as to what I chose to believe is the true standing of the
American sovereigns.
***GLOBAL NOTICE*** Highest Administrative Authority in America Recognizes “We the
People,” are Sovereign!

Since the people are sovereign and they are the only lawful authority in the society of the
American people…
As todays true rulers, — kings and queens with no subjects — are they not the ones to
make the decision’s as to how our society will function?
Surely such matters of great importance are not subject to decisions of any servants of the
people who at best operate with a small degree of delegated authority. A degree of authority which is always inferior to sovereign Americans, for which the sovereigns created “government.”

In fact Mr. Mitchell, is it also not true, the current living American sovereign, is not bound by any previous decisions, laws, procedures, treaties create in the past, unless they have granted their consent to be so bound?

arnie
arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com
1.1.1. Therefore - ARE NOT CORPORATIONS ALL NULL AND VOID!

From: Supreme Law Firm <paulandrewmitchell2004@yahoo.com>
Subject: Re: The BIG LIE that REFUSES TO DIE ...
Date: December 10, 2018 at 7:51:18 PM PST
To: Arnie Rosner <arnie@arnierosner.com>
Reply-To: Supreme Law Firm <paulandrewmitchell2004@yahoo.com>

corporations are relatively old legal fictions that predated the Declaration of Independence:

https://newint.org/features/2002/07/05/history

Google *what are the origins of corporation?* finds 73 Million results today!
1.1.1.1. the People were NOT provided with "full disclosure"
the People were NOT provided with "full disclosure"

e.g. there are two (2) classes of citizenship in America, not one (1) class:

Supreme Law Library : Resources : Two Classes

Supreme Law Library : Resources : Two Classes

e.g. IRC subtitle A is Federal MUNICIPAL law:

http://supremelaw.org/fedzone11/

http://supremelaw.org/press/rels/kennell3.jpg
1.1.1.2. Congressional Letter

Mr. John Randall
3808 Rosecrans Street
Apartment #233
San Diego, California 92110

Dear Mr. Randall:

Thank you for writing with your question about Section 3(a) of H.R. 97, legislation I introduced this Congress. Please excuse the delay in my response.

In your letter you asked if section 3(a) of H.R. 97 defining the word state, and 26 U.S. Code 9121 (c) are the same. I have checked with Legislative Counsel and the Congressional Research Service about the definition. According to these legal experts, the definitions are not the same. The term state in 26 U.S. Code 9121 (c) specifically includes only the named U.S. territories and possessions of the District of Columbia, Puerto Rico, the Virgin Islands, Guam and American Samoa. In addition, this section of the U.S. Code unlike H.R. 97 also states,

"an individual who is a citizen of the Commonwealth of Puerto Rico (but not otherwise a citizen of the United States) shall be considered, for the purposes of this section, as a citizen of the United States."

H.R. 97, section 3(a) does not specifically define the U.S. territories and possessions that would be eligible under this legislation, and therefore is somewhat more expansive. Again, thank you for writing on this issue.

Sincerely,

/s/ Paul Andrew Mitchell, B.A., M.S.
1.1.1.3. You honor we the people with your response.

On Monday, December 10, 2018, 4:25:17 PM PST, Arnie Rosner <arnie@arnierosner.com> wrote:

Dear Mr. Mitchell,

Your world-wide reputation precedes you. You honor we the people with your response.

Please humor me a moment…I am just an old man who knows nothing.

If in your estimation, the following is valid — Mr. Mitchell — can we call on you to assist us understand everything corporate in a few basic questions?

A. From where came the origination of the concept and all related terms to the word “corporation?” And if that can be provided...
B. Where is the evidence that the current living sovereign people of the globe were provided full disclosure and then granted their free-will consent to the use of that concept as part of their lawful construct, in their respective societies?

arnie
arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com
1.1.1.4. That BIG LIE just REFUSES TO DIE!
On Dec 10, 2018, at 3:18 PM, Supreme Law Firm
<paulandrewmitchell2004@yahoo.com> wrote:

> "UNITED STATES, INC." [sic]

That BIG LIE just REFUSES TO DIE!

LOTS and LOTS of PROOF are available
at the links in the following document:

Not a corp.!

Not a corp.!

e.g. here's relevant litigation:

INTERVENOR'S REPLY TO BRIEF FOR APPELLEE

INTERVENOR'S REPLY TO BRIEF FOR APPELLEE
1.1.1.5. Congress has never incorporated either

[begin excerpt]

Finally, Congress has never incorporated either the “United States” or the “United States of America” as such. See U.S. v. Cooper Corporation, 312 U.S. 600 (1941). It appears that Chief Justice John Marshall was responsible for fabricating the myth that “The United States of America” are a corporation. See Dixon v. The United States, 1 Marsh. Dec. 177, 181 (1811). However, without citing any actual legislative authority for that proposition, Marshall’s statement is merely dictum that was later cited in Bouvier’s Law Dictionary (1856), at the definitions of “Union” and “United States of America”. In any event, Dixon has been overruled by Cooper supra because Dixon was decided by a Circuit Court in a case on which C.J. Marshall presided.

[end excerpt]
1.1.1.6. note well the lack of any legislative authority for that false claim

Here's C.J. Marshall's "dictum" (note well the lack of any legislative authority for that false claim):

http://supremelaw.org/decs/dixon/1_Marsh_Dec_177,181.pdf
(third paragraph: "The United States of America will be admitted to be a corporation." [sic]
BUT, he cited no Act(s) of Congress!!)

"Will be admitted"??

At some undisclosed future date?

TILT!!
1.1.1.7. **as not to merit serious consideration**

Here's the key ruling from U.S. v. Cooper Corporation:

In *United States v. Cooper Corporation*, 312 U.S. 600 (1941), the Supreme Court wrote:


"We may say in passing that the argument that the United States may be treated as a corporation organized under its own laws, that is, under the Constitution as the fundamental law, seems so strained as not to merit serious consideration."

Sincerely yours,

/s/ Paul Andrew Mitchell, B.A., M.S.
Agent of the United States as Qui Tam Relator (4X),

All Rights Reserved (cf. UCC 1-308 https://www.law.cornell.edu/ucc/1/1-308)
2. **Hot Damn. keep on keepin on**

**From:** Ron Vrooman <ronvrooman38@gmail.com>

**Subject:** Re: the truth- the republic is alive and well so is the federal code --- A falsehood - The Federal Code is Dead Anna Von Reitz

**Date:** December 10, 2018 at 10:23:10 AM PST

**To:** Magnus Regnant <mr.seaking@gmail.com>

**Cc:** Arnie <arnie@arnierosner.com>, fcoll82@gmail.com, Anna von Reitz <avannavon@gmail.com>

---

**Hot Damn. keep on keepin on.**

On Mon, Dec 10, 2018 at 9:05 AM Magnus Regnant <mr.seaking@gmail.com> wrote: Arnie,

You are absolutely right. The "Law" is the prerogative to proclaim, declare or alter in as accord with natural law that gives dominion to the Law-giver as the Life-giver. Period!!!!

He or she who rails against natural law is insane or a murderous sycophant. Period!!!

The legislated habits of all employees whether public or private (wherever throughout the nation or otherwise) is bound jurisdictionally in both natural law and proclaimed honorably thereby, when in strict voluntary compliance with the national federal Organic Laws of the United States.

Sadly, what is commonly referred to as the Organic Laws of the United States (Declaration of Independence, Articles of Confederation, Northwest Ordinance and the Constitution of the United States for [t]he United States of America), as promulgated, does not include the Organic Land Ordinances of 1784, 1785, which is how our Westerly society is populated by the smallest unit of society (the family) in accord with the promulgation of both Northwest and Southeast Ordinance in accord with the natural political will of the sovereign people of American (as declared in the Declaration of Independence (natural statecraft) declared by America's first national constitution - the Declaration of Independence - 1776.

The Declaration of Independence is the Earth's sovereign peoples' last will and testament, upon which all legitimate delegated authority arises in America (and universally), now lawfully entitled as "The United States of America." Restitution of
all things are and have always been at Hand. Either use your mind and hands to create or be controlled by Hidden Hands, for failure to seek good neighbors universally, to support universal peace, educate future generation and maintain honorable foreign alliances seeking to be similarly situated.

I have stood and remain standing to seek all settlement of conflicts within the peaceful framework of natural law and honorable self-determination in unanimity with all walks of life similarly minded. Solutions are for those willing to accept stewardship honorably. Not otherwise.

Chose wisely.

On Mon, Dec 10, 2018 at 5:04 AM Arnie Rosner <arnie@arnierosner.com> wrote:

Dear Arthur,

To clarify possible remaining confusion...

Is it not true, even though the federal code is not LAW...it is the corporate policy which dictates the practices, procedures and the actual conduct of the federal agencies and public officers!

And those public officers have no option to ignore the code as long as the resulting activities comply with the restrictions as set forth by the enumerated powers, while at the same time, enforcing the protections to all Americans, dictated by the Constitution and the rule of law, as specified by the Constitution?

arnie

arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com

On Dec 9, 2018, at 8:55 PM, Magnus Regnant <mr.seaking@gmail.com> wrote:
Eternal good neighbors,

With grace, exhortation's are warranted for Anna acknowledging, that the code via her article "The Federal Code is Dead" was never law. And, ipso facto, that if the code is not law, then the statutes or legislation germane are nothing more than internal management policies and regulations as guidelines for filling public and private basic obligations throughout the continental United States in uniformity with the national federal Organic Laws of [the United States of America (http://kevincraig.us/organic.htm#t1)]. Is it not so comprehended, in the minds of our countrymen otherwise?

For more than 40yrs our countrymen have known our sovereign mind. The nature of this man's devotion to the republic for the honor of every American National rests upon for its extant measure and devotion to the republic is without question, worth the honor to here a sovereign witness inform you just as we have many for years.

Every living, breathing life-giver is free to negotiate their own reasonable statesmanship (Isaiah 1v18). And, having proclaimed competently, curing perfect in age to consent for each their own perfect condition thereafter-ward, forthwith in comity thereby, seek procreativity honorably by grace and works, in the same vane.

It is Mans' imagination that gives rise and order to chose wisely and honorably, fulfilling our natural free-dominion in good will endowed by natural grace for the peaceful assumption and exercise of Man's unalienable blessings of life, liberty and pursuit of happiness via Nature's Law & Nature's Science of Right Reason, as it is written and proclaimed upon the peaceful hearts of every Man, Women and youngling after Man's own-kind.

For all who hold our eternal commission peacefully and honorably, grace ones more – pours forth. Why? To replenish the grand expanse of eternal Creation in the likeness after Mans own-kind (Genesis 1v26). Now, arise, create anew for our own safeguards that necessity finds wanting. All that good will exhorts is that Man keep traditions within the natural ancient landmarks of our Westerly societies. Doing so, honor becomes the currency of life, that will always find opportunity expanding in worthy courtship. And this, greater stewardship of Creation in the eternal exercise of good will eternally being poured forth, to be honorably delegated by good will in
the exercise and maintenance of eternal peace in strength. Now, with all similarly
minded countrymen, this sovereign witness stands eternally ever ready upon similar
bulwarks evincing devotional good will sealed toward peaceful resolve for all, so
honorably posed. Or is it otherwise, for our countrymen?

Be blessed.

P.S. Let eternal seasons, serve our brethren mantling our eternal Golden Rule in
Honor.

On Sat, Dec 8, 2018 at 3:31 PM Arnie Rosner <arnie@arnierosner.com> wrote:
No Frank...

Please tell me I am wrong!

Do not accept what we are told. Instead – THINK!!! THINK FOR YOURSELF!

YOU WERE CREATED AS A KING BY THE CREATOR!

The federal code is alive and well. So it the republic. Both of these are just
concepts by which the true knowledgeable American people have agreed to accept
and live.

Only the sovereign Americans, granted their sovereignty by their CREATOR through
the act of creation, and confirmed by the highest legitimate administrative authority
in the world...

***GLOBAL NOTICE*** Highest Administrative Authority in America Recognizes
“We the People,” are Sovereign!
Have the legitimate authority! NOTHING COUNTS LAWFULLY—WITHOUT YOUR
FREE-WILL CONSENT!

But the people who were chosen —— elected, appointed or hired as contractors to
carry out the work of the people...and placed in offices of trust to carry out the
mandate of the people —— have personally and individually conspired to criminally
dishonor their word.
Some call that treason!

arnie
arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com

On Dec 8, 2018, at 11:42 AM, Frank P <fcoll82@gmail.com> wrote:

**The Federal Code is Dead Anna Von Reitz**

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

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

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

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

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

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

So what happens when they go bankrupt?

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

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

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

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

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

Well, we all know what to think about that.

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

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

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

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

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

The sooner, the better.

<image001.jpg>
It's all for nothing if you don't have freedom
We all end up dead,
it's just a question of how and why.

William Wallace

Frank p

--

by: Ron Vrooman for the Beaverton Oversight Committee:
They lost when they murdered LaVoy.
Bundys set free 01/08/2018.
Bundy et al acquitted, the fight goes on.
Ronald Vrooman
ronvrooman38@gmail.com
call 503 641 8375
General Delivery
Beaverton, OR [97005]
2.1. **Spoken like an American. I savor every word.**
On Monday, December 10, 2018, 1:58:43 PM PST, Arnie Rosner
<arnie@arnierosner.com> wrote:

Vrooman...

Spoken like an American. I savor every word.

But I must apologize for my not making my intent clear. I write you now to correct any
miscommunication on my part.

I would NEVER presume to dishonor you or myself by resorting to tactics as described
by the term “ridicule.” I simply speak the truth as I see it.

Applying “ridicule,” is an Alinsky tactic and is only effective, when you make the
decision to apply, what ever was spoken, to you, to yourself. It attempts to impose
guilt. As a sovereign, only you...can hold yourself accountable.

Long ago, I realized only you give people the power to push your buttons.
**To those to whom it might matter...**
**NOTHING COUNTS LAWFULLY—WITHOUT YOUR FREE-WILL CONSENT!**

arnie
arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com
2.2. I was threatened again by Seth about my IRS taxes.
On Dec 10, 2018, at 8:15 AM, Ron Vrooman <ronvrooman38@gmail.com> wrote:

Good Morning,

I hope this missive finds you all well and ready for a fight. I am, as I was threatened again by Seth about my IRS taxes.
Putting it all together

Thursday, October 6, 2016 at 7:57:48 AM Pacific Daylight Time

To whom it may concern:

This public notice is to confirm the acceptance and recognition of the lawful notification of the above named Americans. This confirmation also establishes their exemption from any jurisdiction falsely claimed through unlawful acts of fraud, of the foreign based corporation named as the Internal Revenue Service (IRS). The IRS is known to be functioning as a collection agency, of various other corporate entities also fraudulently misrepresenting themselves as part of the lawful government, operating with full delegated authority of the governed...the American people.


CC: Jacob J. Lew, Department of the Treasury
      John Koskinen, Commissioner, Office of the Commissioner
AFFIDAVIT OF PROCESS SERVER

RE: Unrebutted Acceptance of Political Status as
American State National, a Californian and an
American sovereign. Issued as a notice on September 1, 2016

8905 Rhine River Avenue
Fountain Valley CA 92708-5607

Legal documents received by Same Day Process Service, Inc. on 10/06/2016 at 12:29 PM to be served upon Director of International Operations, at 1111 Constitution Ave., NW, Washington, DC, 20224.

I, Brittnay Drum, swear and affirm that on October 06, 2016 at 4:17 PM, I did the following:

Served Government Agency by delivering a conformed copy of this Letter dated Thursday, October 6, 2016 to David Skinner as Supervisory Technician Reviewer & Authorized Agent at 1111 Constitution Ave., NW, Washington, DC 20224 of the government agency and informing that person of the contents of the documents.

Description of Person Accepting Service:
Sex: Male Age: 60 Height: 5'6" Hair: 5'6" Weight: 131-160 lbs Skin Color: White Hair Color: Gray

Supplemental Data Appropriate to this Service:

I declare under penalty of perjury that the foregoing information contained in this affidavit is true and correct and that I am a professional process server over the age of 18 and have no interest in the above legal matter.

Brittnay Drum
Process Server

Same Day Process Service, Inc.
1413 K St., NW, 7th Floor
Washington DC 20005
(202)-398-4200

Internal Job ID:207774

District of Columbia: 8:00
Subscribed and sworn to before me
this 10 day of October, 2016

Tyler Walker, Notary Public, D.C.
My commission expires February 14, 2021
There must be several things the corporate governance won’t do. They prefer fraud to doing what is lawfully required to have a legitimate Federal Building in Portland. Is that the case everywhere?
If one of us gets to close to the mark they kill or imprison them. Anna is sure the 7.0 earthquake was aimed at her. I do not doubt her. They kill lots of people that are not getting close to the mark, just at a location that is serving their purposes. 9/11, Vegas.

What else won't they do? They would rather kill or imprison than let one continue. I'm as ready as I can get. Arnie ridicules me as the only one among us stupid enough to demand my Constitutional Article III court. Anna tells me wake up.

You folks have a tremendous amount of information and have been doing this for years.
Everywhere I look I find wrecked and ruined people that are awake and fighting and being abused.
Everyone is fighting their own fight and they are all correct to do so.
Not good enough. There are sufficient numbers awake. quit teaching and channel that energy into doing. Please.

One fucking idea that turns a spade of dirt. Then another.

This communiqué is not intended to mislead, defraud, deceive or threaten in any way and is submitted in “good faith and with clean hands.” I do lawful not legal and this is my best effort. I close with Love, peace, harmony and a prayer. A US Marshal has determined my prayer is not a threat. He then reneged on his word, which is only good one time. "Praise the Lord and pass the ammunition."
2.3. **Is it not true, even though the federal code is not LAW...it is the corporate policy**

On Mon, Dec 10, 2018 at 5:04 AM Arnie Rosner <arnie@arnierosner.com> wrote:

Dear Arthur,

To clarify possible remaining confusion...

Is it not true, even though the federal code is not LAW...it is the corporate policy which dictates the practices, procedures and the actual conduct of the federal agencies and public officers!

And those public officers have no option to ignore the code as long as the resulting activities comply with the restrictions as set forth by the enumerated powers, while at the same time, enforcing the protections to all Americans, dictated by the Constitution and the rule of law, as specified by the Constitution?

arnie
arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com
2.4. "The Federal Code is Dead" was never law

On Dec 9, 2018, at 8:55 PM, Magnus Regnant <mr.seaking@gmail.com> wrote:

Eternal good neighbors,

With grace, exhortation's are warranted for Anna acknowledging, that the code via her article "The Federal Code is Dead" was never law. And, ipso facto, that if the code is not law, then the statutes or legislation germane are nothing more than internal management policies and regulations as guidelines for filling public and private basic obligations throughout the continental United States in uniformity with the national federal Organic Laws of [the United States of America (http://kevincraig.us/organic.htm#t1)]. Is it not so comprehended, in the minds of our countrymen otherwise?

For more than 40yrs our countrymen have known our sovereign mind. The nature of this man's devotion to the republic for the honor of every American National rests upon for its extant measure and devotion to the republic is without question, worth the honor to here a sovereign witness inform you just as we have many for years.

Every living, breathing life-giver is free to negotiate their own reasonable statesmanship (Isaiah 1v18). And, having proclaimed competently, curing perfect in age to consent for each their own perfect condition thereafter-ward, forthwith in comity thereby, seek procreativity honorably by grace and works, in the same vane.

It is Mans' imagination that gives rise and order to chose wisely and honorably, fulfilling our natural free-dominion in good will endowed by natural grace for the peaceful assumption and exercise of Man's unalienable blessings of life, liberty and pursuit of happiness via Nature's Law & Nature’s Science of Right Reason, as it is written and proclaimed upon the peaceful hearts of every Man, Women and youngling after Man's own-kind.

For all who hold our eternal commission peacefully and honorably, grace ones more - pours forth. Why? To replenish the grand expanse of eternal Creation in the likeness after Mans own-kind (Genesis 1v26). Now, arise, create anew for our own safeguards that necessity finds wanting. All that good will exhorts is that Man keep traditions within the natural ancient landmarks of our Westerly societies. Doing so, honor becomes the currency of life, that will always find opportunity expanding in worthy courtship. And this, greater stewardship of Creation in the eternal exercise of good will eternally being poured forth, to be honorably delegated by good will in the exercise and maintenance of eternal peace in strength. Now, with all similarly minded countrymen, this sovereign witness stands eternally ever ready upon similar bulwarks evincing devotional good will sealed toward peaceful resolve for all, so honorably posed. Or is it otherwise, for our countrymen?
Be blessed. 

P.S. Let eternal seasons, serve our breathren mantling our eternal Golden Rule in Honor.
2.5. Please tell me I am wrong!

On Sat, Dec 8, 2018 at 3:31 PM Arnie Rosner <arnie@arnierosner.com> wrote:
No Frank…

Please tell me I am wrong!

Do not accept what we are told. Instead - THINK!!! THINK FOR YOURSELF!

YOU WERE CREATED AS A KING BY THE CREATOR!

The federal code is alive and well. So it the republic. Both of these are just concepts by which the true knowledgeable American people have agreed to accept and live.

Only the sovereign Americans, granted their sovereignty by their CREATOR through the act of creation, and confirmed by the highest legitimate administrative authority in the world...

***GLOBAL NOTICE*** Highest Administrative Authority in America Recognizes “We the People,” are Sovereign!
Have the legitimate authority! NOTHING COUNTS LAWFULLY—WITHOUT YOUR FREE-WILL CONSENT!

But the people who were chosen —— elected, appointed or hired as contractors to carry out the work of the people...and placed in offices of trust to carry out the mandate of the people —— have personally and individually conspired to criminally dishonor their word.

Some call that treason!

arnie
arnie@arnierosner.com
714-964-4056 24/7
scannedretina.com
2.6. **Think - The code is corporate policy NOT LAW!**

On Dec 8, 2018, at 11:42 AM, Frank P <fcoll82@gmail.com> wrote:

**The Federal Code is Dead Anna Von Reitz**


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

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

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

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

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

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

So what happens when they go bankrupt?

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

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

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

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

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

Well, we all know what to think about that.

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

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

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

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

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

The sooner, the better.

It's all for nothing if you don't have freedom
We all end up dead,
it's just a question of how and why.

William Wallace

Frank p

--

by: Ron Vrooman for the Beaverton Oversight Committee:
They lost when they murdered LaVoy.
Bundys set free 01/08/2018.
Bundy et al acquitted, the fight goes on.

Ronald Vrooman
ronvrooman38@gmail.com
call 503 641 8375
General Delivery
Beaverton, OR [97005]