One who is skilled in Canon and Admiral Law history, agreements and remedy.

I read this amazing letter by Judge Reitz, who says she is an attorney for Pope Francis.

Anna von Reitz wrote an important letter to the U.S. Archbishop of Chicago. It was a powerful message Anna von Reitz wanted to get across to the Archbishop.

She recaps American history under control, by the church & then the City of London. How the church allowed City of London start managing America, plus trade & commerce. How America was turned into a Trust Corporation, where everything and everyone person became Federal and State Franchise Trust Corporations. They milk your Trust account!

She says she represents Pope Francis of the Catholic Universal Church. Notice I didn’t say Roman Catholic, neither did she. She is telling the Archbishop he needs to act and help the Pope with his Motu Proprio

She has the knowledge and skills to explain both Canon and Admiral law matters well. She points out how out-of-control the Illuminati Anglo/American, FED and Congress system is and what remedies need to take place, in what is in the new Motu Proprio canon order.

She speaks of the perpetrators, which the church allowed for the City of London Inc. & BAR association run the affairs of the church’s United States Inc, now through their U.S. Congress.

Beware of the ‘iron rod’ BAR. Anna von Reitz takes you through the perpetrators frauds.

In 1860, Abraham Lincoln, a Bar attorney, was elected President of the United States (Commercial Company) not a real President of The United States of America (Major).

In 1933 each living American person was turned into 'registered franchise' Corporations: creating each person with a social security trust. But your not suppose to know about that.

In the 1933 meeting of the corporate officers of the 'franchises' of the bankrupt United States of America (USA), Inc. they pledged the good faith and credit of States & the Citizenry thereof to stand as sureties for the debts of the USA, Inc. during its bankruptcy reorganization.

The perpetrators were rewarded by the bankers with access to virtually unlimited credit hypothecated against the assets of the American States and the private property of the American State Citizens. Unlimited Credit is your assets & secret social security trust accounts.

Out of control and bankrupt in 2011 the old Federal Reserve has now been organized under the UNITED NATIONS auspices by the same perpetrators (Anglo/American Illuminati) and is mounting a new round of the same old game in collusion with the IMF.

What the FED perpetrators did was roll the credit side of the National Debt over into the United States Department of the Treasury- to back anew specie of fiat debt note called US TREASURY NOTES. The American people don’t know they are apart of IMF now.

Just a few points Judge Reitz makes against the BAR, FED, Bank + Congress Corp Club.
The Jesuit Vs Illuminati Freemason Oath: Both Experts of Hegelian Dialectic

Co-Create…Constitution Corporate Country - Congress Commercial Companies

Did the 2013 “Motu Proprio” order by Jesuit Pope Francis – actually create any real remedy to either dissolve or rearrange some of the Illuminati power over the world? …..Will the Great Anglo/American Illuminati Structure give up any of their power to the Jesuit’s (canon law) order, and “their” NWO Universal U.N. Church Structure?

Who then will control each of the Federal and State Corporation/’Person’ Franchises? Franchises created and run by The FED Wall St. DC via City of London © landlords

é . Will We, Everyone, and the NationÉ still continue being 'State Franchise' salves to the pyramid All Seeing Eye system or a NWO U.N. system?

The 1776 Illuminati/Jesuit Victory over America(ns)

In the 1845 Treaty of Verona - there was a "Breach of Trust" created against America(ns), by the Pope and Monarch agreement - A Breach of Trust that allowed their controlling City of London - Crown (commercial company) Corporation, to create the BAR Association, to control America through their "United States Inc," Trust Corporation, and thus paying off each of their U.S. congressmen to manage their federal and state franchises, within their newly formed American plantation.
Anna von Reitz - Judge, and a representative attorney for Pope Francis?

Her letter to - Francis Cardinal George, O.M.I. - "Archbishop of Chicago"

A letter outlining historical timelines and addressing past frauds with the canon law remedy. Introduction: -(selected paragraphs from her letter)Anna von Reitz says ì the Pope's new "Motu Proprio" has broken the old Verona Treaty.ò The Roman Catholic church has controlled America from the get go and indirectly through their Illuminati and freemason agents since 1776.

The United States America Trust

There are three international Trustees named as caretakers of The United States (Corporate) Trust (1789).

They are:é .. the Pope, in His Temporal Office, é .. the British Monarch, and .... The United States Postmaster (Civil).

In 1783: The Treaty of Paris and Treaty of Versailles cements the arrangement splitting the land and sea jurisdictions between the States and the Federal Union and places King George III as Trustee of American interests on the High Seas and Navigable Inland Waterways--which means he kept control of American international commerce. The new ìUnionî entity operating in the international Jurisdiction of the sea was always controlled by the British and it has always been the British Monarch's responsibility as International Trustee to manage it and guarantee its proper operation. It has instead run amok for 150 years.
The Treaty of Westminster (1794) in which the City State of Westminster and the Crown Temple pledge ṛāṁityō in ṛperationyō with the newly formed United States.

The Treaty of Verona (1845) in which the then-Pope and the British Monarch, both Trustees of the American national trust, agreed that the representative form of government was incompatible with Divine Right of Kings and with Papal Supremacy, and so both acted in secretive Breach of Trust.

Soé since then THE UNITED STATES IS A FOREIGN CORPORATION CONTROLLED BY FOREIGN BANKERS AND THEIR B.A.R. ASSOCIATION BROKER/ATTORNEYS All Presidents of United States (Corporate) government and Congress work these foreigners.

This Breach of Trust continues 170 years lateré with even larger frauds, corruption, and stolen labor and wealth from the American people, and once again since 2011.

In 1860, Abraham Lincoln, a Bar attorney, was elected President of the United States (Commercial Company) but could not lawfully act as the President of The United States of America (Major).

This is why representatives of eleven Southern States refused to be seated and left the Congress adjourned sine die.

In 1863, Lincoln was forced to bankrupt the original Trust Management Company doing business as The United States Inc.

After years of bankruptcy reorganization known euphemistically as ṛeconstructionọ a new Trust Management Organization was incorporated by the Church, doing business as the United States of America, Inc.

This entity operated under Church auspices from the end of the Reconstruction to 1912, when the Trust Management Organization was purchased by a consortium of banks doing business as the Federal Reserve.
By 1913 they had pushed through the "Federal Reserve Act" and via legal tender laws began a purposeful agenda to devalue the American Dollar and bankrupt the original corporation doing business as the United States of America, Inc.

In May of 1930, the G-5 nations declared international bankruptcy via joint treaty entered into at the Geneva Conventions. Franklin Delano Roosevelt was the representative of the Federal Reserve dba United States of America, Inc.

Three years later, having been elected President, he declared domestic bankruptcy as well. One of his first acts was to illegally confiscate privately held American gold, which was never repaid.

As the United States of America, Inc. was being prepared for bankruptcy, agents throughout the Congress and the individual states of the Union rushed through a process of "registering franchises".

They created "states of states" merely named after the actual geographically defined American states.

Before the election the Congress bozos need to be exposed & have the people throw them out.

They also created foreign situs trusts named after each and every living American. Each Person is a 'registered franchise' corporation: - each having a social security trust.

At the March 6, 1933, Conference of Governors meeting, the Governors — merely corporate officers of 'franchises' of the bankrupt United States of America, Inc. — pledged the "good faith and credit" of "their States and the citizenry thereof" to stand as sureties for the debts of the United States of America, Inc. during its bankruptcy reorganization.
The perpetrators were rewarded by the bankers with access to virtually unlimited credit hypothecated against the assets of the American States and the private property of the American State Citizens.

In 2011 - The old “Federal Reserve System” is no more, BUT a new version of the RéFEDERAL RESERVEÔ has been organized now the under UNITED NATIONS auspices by the same perpetrators and has tried to mount a new round of the same old game in collusion with the IMF. What the perpetrators did in 2011 was roll the credit side of the RéNational Debtô over into the RéUnited States Department of the Treasuryô and used it to back a new specie of fiat debt note called RéUS TREASURY NOTESô.

They have attempted, in other words, to initiate another round of the same old scam. There is little doubt that it was the intention of the two colluding banking cartels Ô the FEDERAL RESERVE and the IMF Ô to simply reverse positions: bankrupt the UNITED STATES of AMERICA, INCê .how can they bankrupt USA INCê a second timeê .oh by - leaving the Roman Inferior Trusts, they named after EVERY American to stand as sureties for the debts of the insolvent UNITED STATES AMERICA, INC.. during another nice, long bankruptcy reorganization.

As you now know, if you didnô before, all bank accounts belonging to RéJOHN QUINCY PUBLICô are in fact accounts now belonging to a Puerto Rican ESTATE Trust owned and operated by agencies of the IMF.

This is how Christine Lagarde can speak so nonchalantly about seizing American 401kô and savings and other retirement accounts: the IMF surreptitiously owns those accounts.

The living Americans who innocently deposited their life savings into those accounts thinking that they were their own private bank accounts have been deceived and defrauded and presumed by the perpetrators to donate everything in those accounts to public trusts operated in your/their NAMES.

The Pope's Jesuit 'Motu Proprio'ô is it real remedy or not?

Pope Francis issued his First Apostolic Letter, the Motu Proprio of July 11, 2013, rewriting the international criminal code as part of his continuing effort to address this situation, and has more recently addressed the United Nations and collapsed the worldwide derivatives market???

Intervention by Pope Benedict XVI and Pope Francis both, together with ever-increasing public awareness of the situation and the fraud, has served to make what is euphemistically called re-venue impossible.

- The bankruptcy of the United States of America, Inc. has finally been ended.
- The Treaty of Verona is extinguished.
- All Bar Association licenses are extinguished.

Pope Benedict XVI acted to create a new office in the Postal Service, establishing a regional Postmaster for North America.
Thumbs-up for the Jesuit Pope or is it more Illuminati/Jesuit Hegelian Dialectic at play?

The banking cartels and governmental services corporations have been given three years to clean up their acts from top to bottom, to come into compliance with the Original Equity contract owed to the Americans, and to stop operating in criminal default.

**APOSTOLIC LETTER ISSUED - MOTU PROPRIO**

"In our times, the common good is increasingly threatened by "transnational organized crime," the improper use of the markets and of the economy, as well as by terrorism. It is therefore necessary for the international community to adopt adequate legal instruments to prevent and counter criminal activities, by promoting international judicial cooperation on criminal matters."

["Transnational Organized Crime": Illuminati/Masonic - Bar Lawyers, FED/IMF, Bankers and Terroristâ€ who own & steal markets, economies & the labor of the G8 citizens.]
How do you expose the bull (shit) – Expose the Congress CEO shit!

The Timeline of the Great Fraud and Declaration Of Law

letter response by: Anna von Reitz

On Jul 18, 2014, at 1:51 PM, Archbishop of Chicago wrote:

I stand with the universal Catholic Church, founded by Christ. All the people whom you accuse of defrauding American citizens were elected by American citizens. That doesn’t mean that what they do is morally right, but the responsibility, finally, rests with the electorate. God bless you

Francis Cardinal George, O.M.I.
Archbishop of Chicago

Anna von Reitz's response here.
My Dear Archbishop George,

I, too, stand with the universal Catholic Church, founded by Christ. My blood seal stands upon the record of the Vatican Chancery Court in Witness of what I am going to show you tonight. I am from a family that has served the Catholic Church since the First Holy Roman Empire, Hereditary Grand Marshals of the Holy Roman Empire, Knights of the Holy Sepulcher. I have myself served as an International Services Agent and as a private attorney in service to his Holiness Pope Benedict XVI and now, Pope Francis.

You must believe that I am in deadly earnest both about the seriousness of the criminality engulfing America and the danger this poses to the Church and to the Rule of Law. The Canon Law of the Church stands above every other form of law, and the Roman Curia above all other courts.

Even the Uniform Commercial Code which was developed by the Curia as a just means to resolve the many international disputes and claims arising from the 1930 bankruptcies of the G-5 nations is copyrighted by Unidroit, a subsidiary of the Vatican.

The organization which failed and which plunged America into this desperate criminality was originally chartered by the Church as a religious non-profit corporation.

We, Sir, are up to our ears in culpability for the circumstance herein discussed, and both the Pope Emeritus and Pope Francis have duly considered all the issues and acting in their temporal capacities, have rendered judgment as international Trustees of The United States Trust (1789) recognizing the Breach of Trust and the criminality which has been practiced against the American States and the American State Citizens. They have both taken strong action to begin addressing the circumstance.

Pope Benedict XVI acted to create a new office in the Postal Service, establishing a regional Postmaster for North America.

Pope Francis has issued his First Apostolic Letter, the Motu Proprio of July 11, 2013, rewriting the international criminal code as part of his continuing effort to address this situation, and has more recently addressed the United Nations and collapsed the worldwide derivatives market.

This is not about any ﬁresponsibility› of the electorate.

It is about the Church’s responsibility to support the Pope in his role as the Ultimate Trustee of the Global Estate, to uphold the Rule of Law, and to make correction for a grave Breach of Trust that continued for 165 years and which has cost millions of innocent lives.

We can only confess our sins, dear Cardinal, admitting as mere mortals our desperate need for grace and rising up each day to do what we can and must.

I direct your attention to the Treaty of Paris which ended the American Revolution and the corollary Treaty of Versailles.

There are three international Trustees named as caretakers of The United States Trust (1789).
They are the Pope, in His Temporal Office, the British Monarch, and The United States Postmaster (Civil).

Now I direct your attention to the Treaty of Westminster (1794) in which the City State of Westminster and the Crown Temple pledge ìamityî in ìperpetuityî with the newly formed United States.

Next, I direct your attention to the Treaty of Verona (1845) in which the then-Pope and the British Monarch, both Trustees of the American national trust, agreed that the representative form of government was incompatible with Divine Right of Kings and with Papal Supremacy, and so both acted in secretive Breach of Trust.

The British Monarch issued Letters of Marque and Reprisal to the members of the Bar Association (British Crown Commercial Company) which issued licenses to privateers to attack American ìvesselsî in international jurisdictions of the law. That, Sir, is the genesis of Bar Association Licenses.

A ìlicenseî as you must know, is permission to engage in an act which would otherwise be illegal. The Americans responded by quickly passing an Amendment to their Constitution effectively barring attorneys from holding public office.

In 1860, Abraham Lincoln, a Bar attorney, was elected President of the United States (Commercial Company) but could not lawfully act as the President of The United States of America (Major).

This is why representatives of eleven Southern States refused to be seated and left the Congress adjourned sine die.

In 1863, Lincoln was forced to bankrupt the original Trust Management Company doing business as The United States.

After years of bankruptcy reorganization known euphemistically as ìreconstructionî a new Trust Management Organization was incorporated by the Church, doing business as the United States of America, Inc.

This entity operated under Church auspices from the end of the Reconstruction to 1912, when the Trust Management Organization was purchased by a consortium of banks doing business as the Federal Reserve.

By 1913 they had pushed through the ìFederal Reserve Actî and via legal tender laws began a purposeful agenda to devalue the American Dollar and bankrupt the original corporation doing business as the United States of America, Inc.

In May of 1930, the G-5 nations declared international bankruptcy via joint treaty entered into at the Geneva Conventions.

Franklin Delano Roosevelt was the representative of the Federal Reserve dba United States of America, Inc.
Three years later, having been elected President, he declared domestic bankruptcy as well. One of his first acts was to illegally confiscate privately held American gold, which was never repaid.

As the United States of America, Inc. was being prepared for bankruptcy, agents throughout the Congress and the individual states of the Union rushed through a process of registering franchises. They created "states of states" merely named after the actual geographically defined American states. They also created foreign situs trusts named after each and every living American. At the March 6, 1933, Conference of Governors meeting, the Governors—merely corporate officers of franchises of the bankrupt United States of America, Inc.—pledged the "good faith and credit" of their States and the citizenry thereof to stand as sureties for the debts of the United States of America, Inc. during its bankruptcy reorganization.

Imagine that Burger King International went bankrupt in the UK and it called all the local franchise owners together and they all agreed to name their customers as sureties for their corporate debts.

That is what happened in America in 1933. The victims weren't told a word about this. The perpetrators were rewarded by the bankers with access to virtually unlimited credit "hypothecated" against the assets of the American States and the private property of the American State Citizens.

All this credit cost the bankers nothing material, as they had inculcated a fiat money system. Issuing credit—"money of account"—cost them nothing but the time to enter digits in an account ledger.

In exchange for this favor to the politicians, they were rewarded with legal tender laws allowing this "system" to exist in America, and given surreptitious title to all real property assets in America, and provided with protection for their activities by the members of the Bar Associations.

In 1944, FDR quit claimed all the juicy service contracts and the assets used to service these governmental service contracts to the IMF.

The IMF took over from the Federal Reserve, gaining control of every logo, name, title, department, and agency of the "United States of America, Inc." what Americans believe to be their government—right down to the flag.

They charted a new Trust Management Organization in France doing business as the UNITED STATES, Inc. and moved in. They also took over the "State" franchises and opened their own "STATE OF______" franchises.

For the past 70 years they have enslaved the people of America and plundered the assets of The United States Trust (1789).
The creditors who forced the bankruptcy of the United States of America, Inc. included the World Bank, the International Bank of Development and Reconstruction, and the Federal Reserve—but the priority creditors named in the 1934 Bankruptcy Act were the American States and the American State Citizens.

The banks, being aware of their own schemes, named the Secretary of the Treasury of Puerto Rico to act as their chosen Bankruptcy Trustee. (See Federal Title 5 for details.) The Secretary of the Treasury of Puerto Rico seized all the bogus States on Paper and Americans on Paper created by the Roosevelt Administration and rolled all the assets presumed to be part of these trusts into Roman Inferior Trusts (Cestui Que Vie Trusts) operated in the NAME of the foreign situs trusts Roosevelt created.

Thus, a living man denoted properly as John Quincy Adams was misrepresented as a foreign situs trust doing business as John Quincy Adams and then this entity was declared dead, presumed missing at sea by the perpetrators of this massive identity theft scheme, and all the assets of John Quincy Adams were rolled over into a Roman Inferior Trust doing business as JOHN QUINCY ADAMS.

The Secretary of the Treasury of Puerto Rico also removed all these Roman Inferior Trusts to Puerto Rico for safe keeping where they came under the foreign jurisdiction of the Puerto Rican Commonwealth and the UK. There they were enslaved and taxed for the privilege of importing revenue to Puerto Rico—otherwise known as the income tax.

All this was done in the name of winning World War II.

The claims against the American assets supplied the credit to boot up the war industry effort and seizing the ESTATES of the Americans and redefining individual Americans as chattel belonging to their own ESTATES allowed a means of conscripting millions of men into the Armed Services.

After the War, nothing changed. The perpetrators never retooled American industry. They just went on pumping out armaments and selling arms and borrowing money against assets they never owned and enslaving the American people to the tune of Yankee Doodle Dandy.

Over the years the criminality of the arms dealers has become a terrible worldwide problem.

They branched out from simply selling weapons and promoting war, to selling drugs and running gambling and prostitution rings, booze and cigarettes, and every form of vice, violence, and viciousness.

They also used their position of trust as the government to manipulate commodity and stock markets, and control natural resources belonging to the American people for private gain.

And the Church is culpable, because at the broader base, the Church knew and did nothing.
It continued to mindlessly operate on the directives established by the Treaty of Verona and never re-examined the disastrous consequences of all this for humanity, much less the hideous theft and abuse practiced upon the Americans—incalculable amounts of labor siphoned off, incalculable material losses, and millions of lives lost or maimed in wars for profit. To that, you and your peers have turned a blind eye and shrugged, and said, it’s the responsibility of the voters.

The same voters who have been purposefully misled and self-interestedly abused, kept in the dark, manipulated, defrauded, and robbed?

By their EMPLOYEES and those they trusted to act in their behalf? By the Supreme Pontiff, who was obligated by solemn treaty to act as their Trustee?

It’s with good reason that the higher administrators of the Church have been reluctant to expose the criminality or deal with it, for fear that the Church would be blamed.

However, by 2009, the Church was being blamed, effectively and determinedly, until it was all finally brought before Pope Benedict XVI, who accepted responsibility, who exercised his temporal powers, and began dealing with the corruption.

Pope Francis has brought the vitality and vigor and insight needed to the Office and is continuing to bring remedy.

Meanwhile the bankruptcy of the United States of America, Inc. has finally been ended. The old Federal Reserve System is no more, BUT a new version of FEDERAL RESERVE has been organized under UNITED NATIONS auspices and has tried to mount a new round of the same old game in collusion with the IMF.

It’s a funny thing about a debt-credit monetary system. When you create a debt for one party, you unavoidably create a debt for another.

So when people talk about the National Debt being $13 or $21 or however many trillion dollars that means that somewhere, someone or something, is being CREDITED with that amount of money. Exactly who and what came to the surface in July of 2011. We have the UCC Filings on file.

The perpetrators rolled the credit side of the National Debt over into the United States Department of the Treasury and used it to back a new specie of fiat debt note called US TREASURY NOTES. They have attempted, in other words, to initiate another round of the same old scam. There is little doubt that it was the intention of the two colluding banking cartels—the FEDERAL RESERVE and the IMF—to simply reverse positions: bankrupt the UNITED STATES, INC. leaving the Roman Inferior Trusts named after the Americans to stand as sureties for the debts of the insolvent UNITED STATES, INC. during another nice, long bankruptcy reorganization.

Intervention by Pope Benedict XVI and Pope Francis both, together with ever-increasing public awareness of the situation and the fraud, has served to make what is euphemistically called revenue impossible.

In addition to the American State Citizens waking up, the Russians and Chinese and other nations of the BRICS Alliance woke up.
As part of the fraud practiced against the Americans, Canadians, Australians, Japanese, and the populations of most the countries of Western Europe, all bank accounts were converted to the ownership of the banks.

As you now know, if you didn’t before, all bank accounts belonging to JOHN QUINCY PUBLIC are in fact accounts belonging to a Puerto Rican ESTATE Trust owned and operated by agencies of the IMF.

This is how Christine Lagarde can speak so nonchalantly about seizing American 401k and savings and other retirement accounts: the IMF surreptitiously owns those accounts.

The living Americans who innocently deposited their life savings into those accounts thinking that they were their own private bank accounts have been deceived and defrauded and presumed by the perpetrators to donate everything in those accounts to public trusts operated in their NAMES.

Remember I am an officer of the Church, too.

I have taken the vow and placed the blood seal on the altar.

This is not a joke.

This is not a rehearsal.

Take what you believe to be your check book out of your pocket and a strong magnifying glass and look at what appears to be the signature line what do you see?

It’s not really a line.

It’s a row of microprint endlessly repeating authorizing signature.

Why would that verbiage have to be there, and why would it have to be obscured? To keep the victims from knowing the truth that all their assets in banks have been unlawfully converted. You’re already been told about the Puerto Rican ESTATE Trusts. Now witness the IRS scam.

The living man, john quincy adams, is exempt by law from ever having to pay taxes, and by definition, income is profit accrued by corporations.

It is literally impossible for any living American to owe income tax, yet millions upon millions of Americans are robbed, defrauded, harassed, and even imprisoned every year over income taxes. How is this possible?

The JOHN QUINCY ADAMS ESTATE is a trust, a legal fiction entity, a corporation. Every dime that the living man known as john quincy adams unknowingly donates to the bank account belonging to the JOHN QUINCY ADAMS ESTATE is 100% profit for a Puerto Rican trust, and it just so happens that there is an excise tax for the privilege of importing revenue to Puerto Rico.
The monster tax the poor devils for the privilege of giving them their money, and then people like Christine Lagarde sit around drinking champagne and callously discussing exactly how to finesse the seizure of the retirement accounts of millions of innocent American Senior Citizens.

But there are worse things.

Other elements among the criminals have taken out million dollar life insurance policies on every American man, woman and child.

They think they will simply murder a few hundred million of their creditors and collect on the life insurance policies.

Have you heard of the All Seeing? Cardinal George?

I am the left hand of anu:hotep and I will be obeyed in this matter, as will Pope Francis.

There will be no seizure of the American retirement accounts, no false flags, no murder, no mayhem, no scalar weapons deployed.

There will be no deceptive "offers" in commerce seeking to exchange gold for land or human capital under conditions of non-disclosure and deceit. There will be an end to this criminality and to the complacency of the Church and of the American Cardinals and Archbishops responsible for the misadministration of the courts.

Or there will be Hell on earth, Cardinal George — literally, and it will not come against the innocent Americans. The Left Hand of God will come for those who are responsible and unrepentant.

The Treaty of Verona is extinguished.

All Bar Association licenses are extinguished.

By order of Pope Francis, all attorneys, all clerks, every member of the judicial system operating these frauds and oppressions became 100% individually and commercially liable as of September 1, 2013.

The banking cartels and governmental services corporations have been given three years to clean up their acts from top to bottom, to come into compliance with the Original Equity contract owed to the Americans, and to stop operating in criminal default.
The Pope has come to his Capitalé with his (IHS) law, will Congress listen or still ignore its Cry?  

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- Anna von Reitz’s letter to the Archbishop was based on her:

Public Order

The Timeline of the Great Fraud and Declaration Of Law

Judge Anna von Reitz

1. 1754-1776: The "United Colonies" take shape as a loose political association, and the First and Second Continental Congresses result.

2. 1776: The Colonies declare independence.

3. 1781: The Articles of Confederation bind "States"—political subdivisions of the United Colonies—together in a "perpetual union," creating a confederation of States to operate in the international Jurisdiction of the Sea. [Why a "confederation" instead of a "federation"? - Because the original States gave up some of their natural jurisdiction to the new political entity, the Union, they created.]

4. 1783: The Treaty of Paris and Treaty of Versailles cements this arrangement splitting the land and sea jurisdictions between the States and the Federal Union and places King George III as Trustee of American interests on the "High Seas and Navigable Inland Waterways"—which means he kept control of American international commerce. The new "Union" entity operating in the international Jurisdiction of the sea was always controlled by the British and it has always been the British Monarch's responsibility as International Trustee to manage it and guarantee its proper operation. It has instead run amok for 150 years.
5. 1787: The Supreme Perfected Republican Declaration of the United Colonies creates the National Trust owed the Continental United States.

6. 1789: Two years later, "The Constitution for the united States of America splits off the sea jurisdiction and creates the new Federal United States. A year later (1790) the Federal United States forms a commercial company doing business as the United States (Commercial Company) to provide the nineteen enumerated services agreed to by the subscribing States.

7. 1812-1814: The British try to horn in again and are beaten back. This skirmish results in the Treaty of Ghent, where the British interests in American shipping and commerce are reaffirmed and lasting peace is promised in return.

8. 1845: The British Monarch and Pope secretly agree to undermine the American System of government via the Treaty of Verona. The British Monarch breaches the Treaty of Ghent and both the Pope and the King secretly breach their trust as International Trustees. They set out on a covert action and issued Letters of Marque and Reprisal to the members of the Bar Associations, allowing them to act as Foreign Agents on American soil and as privateers free to plunder American commerce.

9. 1860: Thanks to the efforts of the Bar Associations a member of the Bar, Abraham Lincoln, is elected to serve as President. Note that he is ineligible serve as President of the United States of America, by the Titles of Nobility Amendment to the actual Constitution--- but is eligible to serve as President of the United States (Commercial Company). This is the same situation we have with Barack Obama who is ineligible to serve as President of the United States of America, but is able to serve as President of the United States (Incorporated).

10. 1861: The Civil War begins. 'Congress' adjourns for lack of quorum and without a date to reconvene. Lincoln organizes a Delaware Corporation and the remaining members of Congress begin functioning as a Board of Directors.

11. 1862: The Corporate Congress---a body of men no different than the Board of Directors of IBM, change the meaning of a single word ---only and explicitly for use within their corporation. That word is person. From then on the word person is deemed to mean corporation for federal government purposes. (37th Congress-- Second Session, Chapter 49, Section 68.)

12. 1863: Lincoln signs the Lieber Code as Commander in Chief and puts the Union Army, the Grand Army of the Republic, in charge of the nation's future and money supply. A day later, he bankrupts the original United States (Commercial Company).

13. 1865: Lee's Army surrenders to Grant and a general armistice is declared. The Southern States are in ruins and under military occupation by the Union. The original Northern States are bankrupt. Foreign banks are in control of the new United States of America, Inc. and the Union Army reigns supreme. Over the next two years President Andrew Johnson will three times publically declare peace on the land jurisdiction of the Continental United States, but peace is never declared in the international Jurisdiction of the Sea controlled by the Federal
United States under the trusteeship of the British Monarch.

14. 1868: The Corporate Congress writes itself a new Corporate Constitution, called "the Constitution of the United States of America" and palms off this look-alike, sound-alike private corporate document as if it were the actual Constitution. This is fraud on many levels. The Constitution of the United States of America purposefully sought to confuse and delude people into thinking it was the actual Equity Contract obligating the States to receive services and subrogate their international jurisdiction to the federal government.

15. 1871: The Corporate Congress begins to set up shop for itself by creating a separate government for the District of Columbia. The initial effort fails but seven years later the Washington DC Municipality is created as an independent international city state run as a plenary oligarchy by the members of "Congress". Also in 1871, the Corporate Congress claimed to own all United States corporations - 41st Congress - Third Session, Chapters 62, 63, 64, and 65.

16. 1874-1885: All the actual States on the land are reorganized and at the same time completely new "Federal States" are created and new "State Constitutions" are written for them. The original States on the land are renamed in this process. The original State of Ohio operating the land jurisdiction became the Ohio State, while the usurping "Federal State"--- merely a corporate franchise of the United States of America, Inc. operating in the international Jurisdiction of the Sea---took over the name "State of Ohio".

17. 1900-1904: Still lusting after more power for itself, the Corporate Congress set up a second shop for itself and obtained permission to do it from the Supreme Court in a series of cases known as The Insular Tariff Cases. As with setting up the Washington DC Municipality as a foreign city-state on our shores and running it as their own little oligarchy, the "Congress" now took the "Federal territories and possessions" and made a new "union" of "American states"- Puerto Rico, Guam, et alia -and began calling it "the United States of America (Minor)". They just forgot to add the (Minor) part of the name from then on, and let people assume that all the repugnant laws they passed governing this "Constitutional Democracy" also applied to the Continental United States.

18. 1912-1913: A private association of European and American banks calling themselves "The Federal Reserve" bought the governmental services corporation known as "The United States of America, Inc." and its "State" franchises as a business venture, and began operating such familiar agencies as The United States Department of Agriculture and The United States Department of Transportation as private, for-profit businesses -without telling anyone. They exercised the "government powers" they didn't really possess in a vast fraud scheme in collusion with members of "Congress" to institute a fiat monetary system and misused their position of trust to put competitors out of business, set up monopolies, rig commodity markets, and commit other acts of blatant self-interested criminality and fraud.

19. 1917: Engaging in a war for profit, Congress and their Banker Bosses passed the War Powers Act and the Trading With the Enemy Act, and numerous other illegal and repugnant Acts pertaining only to the Federal United States and the international Jurisdiction of the Sea,
but presented them to the public as if this claptrap pertained to the actual States and People on the land of the Continental United States. Deceived by this venal and purposeful fraud, millions of Americans complied with what they believed to be the Law passed by a legitimate Congress acting as deputies of the States and the People.

20. 1918-1933: Once in control of the monetary system the Federal Reserve increased the monetary supply exponentially, causing the Roaring Twenties. They built the house of cards and on October 29, 1929, they collapsed it - deliberately. This enabled them to put thousands of competitors out of business, allowed them to buy commodities, land, and labor for dirt cheap, and to manipulate the value of the dollar to their benefit.

21. 1933-1940, The banks took full advantage of the national emergency they created and the Congress did everything the bankers required: The Sheppard-Towner Act, the Buck Act, the Alien Registration Act, the Social Security Act(s), the Emergency Banking Act, and more. The purpose of all this was to lay claim to the labor and the assets of the States and People of the Continental United States by securing private contracts with them, enabling the perpetrators to represent them and to set up corporations in their names. Hundreds of millions of Americans were told that they had to sign up for Social Security and have a Social Security Number in order to have a job, that it was the Law and that Congress had passed it and so, believing it to be a lawful government mandate - when in fact it was a corporate fraud scheme - they were subscribed en masse. Remembering now the actions of the Corporate Congress in 1862 redefining the word “person” to mean “corporation” for federal purposes, and their later claim made in 1871 to hold ownership interest in all United States corporations and seeing that their actions from 1933 to 1940 resulted in redefining the estates of living Americans as public trusts---that is, as a form of corporation--- you can see that the “Corporate Congress” has claimed to own living Americans as assets belonging to their corporation and has also claimed to control and own their private assets --- in flagrant violation of the Geneva Convention Protocols Volume II, Article 3, and in equally flagrant violation of the 1926 International Conventions on Slavery, and in violation of every lawful and moral duty, commercial contract, and trust indenture owed to the Continental United States and the American People. It is also apparent that all of this - every claim, every salvage lien, every title to land and property held under color of law - being held against the Continental United States and the living civilian inhabitants of the Continental United States, is pure, self-interested commercial fraud created and perpetuated under conditions of semantic deceit, constructive fraud, misrepresentation, and mischaracterization by the management of the Federal United States, the various governmental services corporations doing business as some form of United States and the British Government.

22. 1940-present: Among the first actions to be taken by the criminals was to register all live births. This established a claim of ownership on the baby and his or her estate, benefiting the State of Ohio or other Federal State franchise. This act of identity theft exercised via an undisclosed and forced contract with the Mother of the child, allowed each State franchise to control the name and the property of the baby. The perpetrators promptly set up new State franchises benefiting themselves using names styled like this: Joseph Quincy Public and new Municipal franchises set up under the auspices of the Washington DC Municipality using NAMES styled like this: JOHN QUINCY PUBLIC. The only purpose for creating these
franchises structured as various kinds of trusts - was to act as a means for the privately owned governmental services corporations to hypothecate debt against the labor of the living people and their private property assets and to exercise control over them amounting to slavery.

People need to end the 2 party Corporate fascist politics fraud & Congress on Trust system.

Declaration Of Law

The instigators kidnapped and press-ganged the people and the land assets of the Continental United States by force, fraud, and deceit into the foreign international Jurisdiction of the Sea. Our own employees did this while taking a paycheck from our hand.

They cannot claim that they were "at war" with us. They were merely criminals committing fraud against their benefactors and employers. The members of "Congress" stand notified that they do not represent the Continental United States nor the People of the Continental United States.

They have not occupied their lawful public office and have acted instead to occupy private similarly named corporate offices at both the "federal" and the "state" levels. They have no public capacity whatsoever and no valid contract obligating any American State Citizen to obey any law, code, treaty, regulation or other legislation promoted as an "Act" of "Congress" while failing to occupy public office and failing to act as responsible fiduciary officers.

The members of "Congress" stand further notified that they and the corporations they represent have no Lawful contract with any individual American State Citizen born on the land of the Continental United States and that all claims, liens, titles and presumptions against the living people and their assets on the land stand null and void ab initio for fraud, all the way back to April of 1862.

The members of "Congress" stand further notified that as presently constituted and operating, they have no public authority related to the Continental United States and exercise only the power any corporate entity has, so long as it acts lawfully and within its charter—which is to say,
the authority to organize their actual employees, set standards for behavior within their own corporation, and perform the functions stipulated by their charters and law-abiding commercial contracts.

The Governors of the Federal ÓStateÓ franchises are similarly notified and placed under Public Lien, required to release all color of law titles and liens registered under conditions of fraud against Continental United States assets.

The Joint Chiefs of Staff stand notified that they are obligated under the Geneva Convention Protocols of 1949 as well as The Constitution for the united States of America to come to the aid and assistance of the civilian populace of the Continental United States and to protect the civilian population and its assets at all costs and to prosecute those who have willingly violated Volume II, Article 3, of the Geneva Convention Protocols seeking to change the birthright citizenship and nationality of American State Citizens of the Continental United States by fraud, force, and coercion.

The Joint Chiefs are also under obligation to return all civilian property unharmed and unencumbered to the rightful civilian owners, to remove all color of law titles and false liens against the labor and other private property assets of American State Citizens rightfully belonging to the land jurisdiction of the Continental United States.

The Joint Chiefs are fully and hereby notified that no commercial corporation on earth has the lawful ability to declare war and that the actions engaged in by the ÓCongressÓ and the ÓPresidentÓ are merely the actions of a private corporation engaged in police actions and mercenary activities that must be closely scrutinized for conformance to international military law and with due respect for the actual Constitution for the united States of America and the citizenry of the Continental United States.

President Barack Obama is hereby given Notice that he is merely an executive officer of a private, mostly foreign-owned for-profit governmental services corporation, not a Head of State, not eligible to represent the people of the Continental United States, and not empowered to obligate them to any military action or commercial contract. Any attempt on the part of Barack Obama or members of ÓCongressÓ to attack American State Citizens using commercial mercenary forces (NHS, BATF, NSA, FEMA, CIA, DIA, IRS, etc.) is to be immediately countered with arrest of those responsible.

The Secretary of the Treasury and the INTERNAL REVENUE SERVICE are under Public Lien and demand to unblock all civilian public trust accounts and make available the entire balance of the National Credit (an amount equal to the National Debt, plus principle and interest) for the use and investment of individual Americans without constraint, excuse, or further obfuscation.

This Public Declaration establishes irrevocable lien upon the assets of the United States Treasury and the International Monetary Fund (IMF) and all subsidiaries and successors of the former Federal Reserve System and upon all Federal State franchises. The Secretary General and General Secretary of the United Nations are both Notified and Given Fair Warning and
Notice that the FEDERAL RESERVE and THE UNITED STATES OF AMERICA, two corporations recently organized under the auspices of the United Nations City State by the UNITED NATIONS, INC. are already in Breach of their Charters and acting as criminal syndicates on the shores of the Continental United States, willfully seeking to defraud the living inhabitants of these peaceful States, and to exercise unlawful control over the citizenry and their assets.

The North American Water and Power Alliance is under Public Lien and is herein identified as the recipient of purloined credit owed to the Continental United States and the Citizenry thereof, due and owing, and is under demand to unblock all individual Capital Credit accounts for the use of the American State Citizens who have been systematically defrauded and indebted resulting in the establishment of these credit accounts in their ñAMESò but retained in the control of local utility companies and the NAWP.

All fraudulent convertible debt resulting from the semantic deceits and misuse of deceptively similar names applied to people and legal fiction entities is recognized as embezzlement of credit, willful identity theft, inland piracy, currency manipulation, obstruction of bankruptcy, and as unlawful restraint of trade accomplished by personage and enforced by barratry by the perpetrators of these schemes whether foreign or domestic.

The Continental United States retains the right to prosecute claims against any and all legal fiction entities and living people responsible, the right to void all contracts in default, all titles held under color of law, all actions undertaken under conditions of semantic deceit or constructive fraud, all self-interested claims of ñoreign immunityö all restraint of trade or Natural rights owed the citizenry of the Continental United States, and all encroachment on its jurisdiction.