

THE TWO EXCHANGE SYSTEMS

By Anna Von Reitz

We call these two disparate things "exchange systems" instead of calling them "monetary systems" in hopes of dispelling the idea that fiat "legal tender" is "money." It's not. Money, by definition, has intrinsic commodity value in and of itself.

Like a gold coin. Gold has value as a commodity in its own right. That's why a gold coin is considered "money." The exchange of such physical asset-based money results in international trade. By its nature, actual money is "inelastic" —the amount of money available is limited by the availability of the commodities used as money.

It is this inelastic quality of physical asset-based money that has caused most modern economies to adopt the use of "legal tender" also known as "commercial script" or "fiat money." The use of purely symbolic credits and debits allows "infinite" expansion and contraction of the monetary system. It also changes the venue of the transactions. Exchanges based on debits and credits result in commerce, not international trade, taking place.

From the standpoint of those masquerading as our government, the use of legal tender is preferable to the use of actual money for a number of reasons.

- (1) Commodity-backed money requires stockpiling of the commodity being used as money—traditionally gold and silver. Someone has to pay for the currency commodity and for warehousing and accounting for it,
- (2) Commodity supplies are, by their nature, finite. This causes built in cycles of inflation and deflation of currencies as populations and economies fluctuate relative to the supplies of gold and/or silver,
- (3) It's difficult if not impossible to hide embezzlement on a large scale in a traditional monetary system, but a fiat system allows abundant accounting mischief. So-called "money of account" can appear and disappear as easily as entering or deleting numbers from a spreadsheet,
- (4) Exchanges in fiat credit-debit systems result in commerce, not international trade—and commerce, precisely, "interstate commerce" is regulated by the Federal Government.

Adopting (and coercing the American Public to accept) a legal tender system literally forces everyone to act in commerce and subjects us all to Federal regulation.

Instituting a legal tender system back in 1913 and adoption of the Federal Reserve Scheme accomplished all these changes and delivered all these dubious benefits and redefinitions to the Perpetrators overnight.

It also provided a means to allege a public ownership interest in all the assets and labor of the people who were "enfranchised" as US Corporation franchises, as a result of being forced to participate in regulated commerce via the use of a legal tender exchange system.

One of the other oddities of the use of legal tender (fiat "money") is that it requires both parties exchanging this legal tender to be incorporated entities, thus, a living man or woman can never engage in commerce.

Only corporations can use legal tender and engage in transactions in the realm of commerce.

Knowingly or not, everyone forced to participate in this fiat exchange system has been enfranchised, as in Dairy Queen franchise, and impersonated as a corporation of some kind.

So, as the greedy banks quietly "exchanged" their I.O.U.s (Federal Reserve [Promissory] Notes) for actual United States Silver Dollars—a blatantly inequitable exchange of nearly-nothing for something of actual substance and value, the living people of this country were also being "impersonated" as corporations, redefined as franchises of the USA, Incorporated, and later, as franchises of the UNITED STATES, INC.

As American Nationals of the Several States, each man and woman in this country owns their own land and a share in all public infrastructure in their State of the Union; they are also owed all the Constitutional services and guarantees, and they retain ownership of their own earnings and property interests. They aren't operating as franchises of any corporation, and they are not presumed to be voluntarily engaging in any form of regulated commerce.

U.S. Citizens and Municipal "citizens of the United States"—also known as Fourteenth Amendment citizens, are not parties to the Federal Constitutions they serve under and are not protected by any Constitution. They are not even considered to be people but are instead rated as "persons" and "personnel"—that is, corporations and corporation franchises operated by foreign (not American) parent corporations headquartered in the District of Columbia, Scotland, or other foreign locations.

Technically, it's these "persons" who are supposed to be the franchises of the USA, Incorporated, and the UNITED STATES, INC., and termed "Federal Dual Citizens"—not us; the problem is that in forcing the Federal Reserve System on the entire country, they were also tempted to redefine Americans as franchisees, in order to:

- (1) latch onto our labor and physical assets, and
- (2) make their legal tender scheme work, and
- (3) also to gain coercive power over their Employers via the pretense that we were all knowingly engaged in commerce regulated by their version of U.S. Congress.

They accomplished this "enfranchisement" of Americans by enacting a law purportedly pertaining only to Federal Citizens and their dependents, requiring "birth registrations" under the Sheppard Towner Act. They promptly misapplied this legislation to everyone in sight, got the American Mothers to unknowingly (because they lacked full disclosure) sign their babies over as Wards of the State-of-State, to waive their infant's birthright estate as an American State National, and to enfranchise them as a British Territorial U.S. Citizen instead.

Because the American Mothers didn't know that they had done any such thing, they couldn't later tell their grown children; because the victims were babies at the time, they couldn't know that any such thing had happened, either, and therefore, could never contest it or exercise their "reversionary trust interest."

This unlawful and unconscionable conversion of political status has then been used as the basis to claim that the American victim is a franchisee of the British Crown, a literal impersonation which then also allows all the other False Legal Presumptions and False Claims in Commerce that have been misapplied to us and to our assets and our credit as well.

The template for this criminal scheme was forged in England under Queen Victoria, who authorized exactly this kind of "enfranchisement" of the British Working Class as a means of latching onto the value of their

labor and other private assets as collateral backing her invasion of India. This is how she financed the British Territorial Raj.

The same exact template was applied here, throughout the former Commonwealth, and in the seventeen Western European nations occupied (and still illegally occupied) by the Allies following World War II, as well as Japan, South Korea, Iraq, Libya...

The so-called Legal Tender Laws applied to British Territorial and Municipal citizens of the United States, misapplied to Americans, and the Federal Reserve System as a whole, have been used to expedite this gigantic identity theft and impersonation racket on our shores.

This is all clearly in violation of their service contracts—the Federal Constitutions which require "good faith service"—and has been done in gross Breach of Trust.

It all hinges on their misuse of commercial paper and credit-debit exchange systems, the "impersonation" of living people as corporations, and the resulting illegal latching upon private assets for use as public sector collateral.

An actual monetary system exchanges one commodity for another, substance for substance, and the Law of Kinds is obeyed.

A debt-credit system is most often instituted by an illegal and immoral seizure of actual assets via "Legal Tender Laws" that impose an inequitable exchange for paper of some kind, as we see in the Emergency Banking Act of 1934, establishing an exchange rate of one Federal Reserve Note for one United States Silver Dollar—that is, a paper I.O.U. issued by a banking cartel deceptively calling itself the "Federal Reserve" in inequitable exchange for an ounce of refined and hallmarked pure silver.

After this initial fraud and transfer of actual wealth takes place, the villains responsible typically try to make up the "difference" they owe by promoting war-for-profit schemes that allow them to rob a new set of victims under the pretense of war and right of conquest—which is what actually causes the perpetual war narrative we have all been living under.

In its essence, this entire system—the Federal Reserve System and any other such legal tender system functions unlawfully, illegally, and immorally—by seizure of private assets including labor assets, for payment of foreign public debts.

When labor assets are "securitized" it results in a "legalized" system of peonage and enslavement, based on the idea that it is not illegal to subject a corporation to such treatment—though it must also be admitted that no corporation, being a legal fiction, can be presumed to have labor assets of its own.

It's all fraud, in other words.

It is not unlawful or illegal to exchange one commodity for another of equitable value. It is not unlawful or illegal for a corporation to exchange a credit for a debt and vice versa.

The error and the crime occur when living people are denigrated and "redefined" in order to fit the exchange system, and what is actual and factual, or in legal terms, "substantial," is exchanged for what is insubstantial.

This results in an inequitable exchange—a photo of a cat is not the same thing as a cat and has no comparable value.

Another error and crime occur when the privately owned assets of living people, including labor assets, are seized upon as collateral backing foreign public debts; this process of "securitization" and "monetization" of substantial and material assets belonging to Americans as collateral backing the debts of foreign corporations results in peonage and enslavement.

This results in criminal bondage of a kind that has been outlawed worldwide since 1926, but which is again being excused on the vacuous premise that it isn't unlawful or illegal to subject a corporation to peonage or slavery.

Thus by imposing a legal tender system on corporations and corporate franchises and then entrapping living people and denigrating them as corporations via an undisclosed registration process, the criminals have contrived to latch upon and trade upon assets that don't belong to them.

Just as you cannot insure property that doesn't actually belong to you, you cannot securitize, donate, or trade upon property that doesn't actually belong to you.

The ownership interest that the USA, Inc. and UNITED STATES, INC. have pretended to have in the living people and physical assets of this country is the result of deliberate, self-interested constructive fraud. The same is true of ownership claims advanced by the Great Britain Company, the England Company, etc., and the UK Corporation against the living people of England, Ireland, Scotland, and Wales.

Simply repeat this same scam against the people of France, Germany, Japan....

The existence of foreign corporation(s) named after a living man does not make a living man a corporation, nor does it make him a foreign national, any more than a photo of a cat replaces the cat.

A further error and crime occur when people "impersonated" as corporations or corporation franchises in order to expedite the use of an externally imposed legal tender system, become subject to foreign systems of law intended for the use of actual corporations.

This entire scheme, mandated by the use of a legal tender (fiat) exchange system, requires:

- (1) the creation of franchise corporation(s) named after the victim(s),**
- (2) a complicit court system, willing to turn a blind eye to the actual nature and identity of the victims—and the unconscionable nature of the registration contracts being used to entrap the victims.**

One fraud, the substitution of a legal tender exchange system in place of a monetary system, begets another. Living people can't participate in commerce, so they have to be impersonated as corporations.

This impersonation ("enfranchisement") process, effectively traffics the living man and his assets into the realm of the dead, and subjects both to the laws of a totally foreign jurisdiction in which peonage, slavery, and many other crimes are "legalized."

In order for this scheme to work, you must have a bank willing to front the legal tender, a registration/enrollment system to create corporations named after the victims, a clearinghouse willing to certify the transfer of the actual assets being enfranchised; a bonding and brokerage system willing to "securitize" and

"monetize" all these new assets as collateral backing the debts of the parent corporation, and a crooked court willing to enforce all this bullcrap on the victims.

For example: the Federal Reserve issues the legal tender, the Bureau of Vital Statistics registers a new franchise called John Maynard Keynes, Inc., (or the Social Security Administration enrolls a new subscriber called JOHN MAYNARD KEYNES, Inc.), the records of the transfers of these assets are certified by the Depository Trust Corporation, bonded by the U.S. Treasury, securitized by the Securities and Exchange Commission, and monetized by the IMF, for the benefit of the UNITED STATES, INC.

At the end of this production line, you have a Municipal corporation franchise named after you, which is considered to be a "citizen of the United States" responsible for paying the debts of the "United States", a debt which according to the specious and unratified "Fourteenth Amendment"—cannot be questioned.

And, when you misapply this Fraud Factory to all the people of Britain, the former Commonwealth, the countries occupied by the Allies after WWII, and all the other victims since then, you have a gigantic commercial empire founded on fraud and impersonation of living people redefined as corporations.

The same perpetrators have recently attempted to do another "redefinition" and establish a new basis of ownership interest claims misapplied to living people.

The COVID-19 injections delivered a piece of patented genetically engineered mRNA that insinuates itself into the natural genome of the clueless victim. The patent holders then claim an ownership interest in the victim as a Genetically Modified Organism. This purportedly "new" entity is redefined as a "transhuman" and stripped of all human and natural rights. See Biden v Missouri.

To which we reply—it's all fraud. It's all undisclosed. It's all invalid and criminal from beginning to end. It has all taken place under conditions of deceit and under color of law, as these commercial corporations under contract to provide us with "essential government services" in "good faith" have defrauded, misrepresented, and denigrated their own Employers.

They are and have long been acting in gross breach of trust and in violation of their service contracts.

And it all began, in its current form, with the issuance of Federal Reserve Notes—the substitution of a legal tender exchange system for a monetary exchange system.

The fraud has thus far progressed to the point that Federal Reserve Notes have no value as negotiable instruments. None at all. They don't even rate as "promissory notes."

The allegation of any debt whatsoever related to any loan or payment using these "Federal Reserve Notes" is a crime. Using the United States Post Office, or any Service related to the Post Office by name or in fact, to promote these crimes, is a crime in itself.

We call for an immediate moratorium on all mortgages, all property taxes and all income tax collections pending further determination of actual accountability.

It is an abject crime and fraud that people in this country are being evicted from their homes for not paying mortgages and taxes that they literally don't owe, that they are being "summoned" to appear in courts that have no jurisdiction related to them, and that they are being held accountable for the debts of foreign

franchise corporations named after them—based on purloined registration contracts that are totally unconscionable to them.

It is additional abject crime for the Perpetrators to launch the claim that recipients of the Covid-19 injections are thereby redefined as Genetically Modified Organisms owned by the patent holders and are now to be considered "transhumans"—otherwise known as "subhumans" owed no consideration or rights at all.

On behalf of the two-thirds of humanity who trusted what they were led to believe was their government, and who were misled to believe that there was a serious public health problem requiring their acceptance of a phony gene "therapy" misrepresented as a "safe and efficient vaccination", we repudiate all such claims being made against them by the patent holders, now and forevermore.

We demand: (1) immediate investigation of the United States Patent and Trademark Office; (2) immediate release and dissolution of all patents issued to the perpetrators that are related to this scam; (3) a thorough and ongoing dissolution of all patents used for criminal purposes, regardless of any claims of "National Security" interests.

As for the crooked courts operating as corporate tribunals under color of law, they need to dissolve entirely or begin to operate lawfully with respect to the living victims of these crimes.

If we, as knowledgeable living people, choose to use a debt-credit system instead of a monetary system, it must be a conscious and fully disclosed decision, and the system itself must be honest and well-regulated in all respects, so as to promote the well-being and security of the living people who use it.

The restitution owed includes all gold and silver purloined under conditions of fraud, all land titles and patents and grants to be returned to the living owners, repatriation of all natural resources and material interests, both public and private, owed to the living people, return of all American PKIs, all corporate ownership interests, and return of our purloined credit as prepaid credit.

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

Issued by:

Anna Maria Riezinger -- Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652

February 17th 2025