

89. seigniorage looting fraud

The Seigniorage Looting Fraud

By Anna Von Reitz

Information provided to H.E. Cardinal Mamberti and the Vatican Chancery Court regarding our Claim March 6 2005, January 19 2023 in seq:

Among the many fraud schemes that have been deployed against us and against our credit is the mysterious disappearance of our seigniorage credit.

Seigniorage is the difference between the cost of producing a physical currency token, such as a coin or a dollar bill, and the face value of that same currency product.

At the time we investigated this issue, it cost four cents to produce a dollar bill, whatever the denominated value of the bill was --- it cost four cents to print a single one dollar bill or a hundred dollar bill or a million dollar bill.

Many people are unaware that such large denomination bills exist, because they are used by banks for interbank transfers and are not generally available to the general public, but the cost of printing such bills was still the same: four cents.

As bills are representations of value and spend at face value, when they first go into the market the seigniorage is "collected" as the bill is released. This recoupment pays for the materials and printing costs and leaves a profit---- so a one dollar bill yields a 96 cent profit, a five dollar bill yields a \$4.96 profit, a ten dollar bill yields \$9.96 profit, a twenty dollar bill yields \$19.96 in profit, a fifty dollar bill yields \$49.96 in profit, and a hundred dollar bill yields \$99.96 in profit, so that the entire currency issue is nearly pure profit for the Issuer.

Think of the issuance of the currency as a sale by the manufacturer of a product.

We are the actual source of the funds and the manufacturers are under contract to produce the bills for us.

They are owed their four cents, but we are owed all the rest --- the seigniorage. What happened to it? Did the banks pay for it? No. Did the Federal Reserve pay for it? No.

So who gave value to these bills? We did, the same people who issued them. We got charged for the seigniorage instead of being paid for the seigniorage.

The asset owners whose assets were used to create the credit were forced to pay for the use of their own credit. Another way to say this is that the asset owners are also the owners of the credit generated from their assets, but while their assets have been put at risk, they have not had access to their own credit generated from and secured by their assets..

The only way that we can be separated from our seigniorage and 90% of the credit issued "in our names" is via the same personage fraud schemes addressed elsewhere in this presentment--- the registration and unlawful conversion schemes that have allowed the Perpetrators to pretend, for instance, that credit owed to the living man is owed instead to an estate or public transmitting utility or other incorporated franchise named after him.

This is how our seigniorage has been purloined, how our "home loan" credit has been purloined, how our National Credit has been purloined, how income taxes have been improperly addressed to us and been purloined, how property tax and utility bills have been improperly addressed to us and been purloined ----- all of this fraud and theft has been accomplished via crimes of substitution, personage, identity theft, unlawful conversion, and institutionalized fraud against the General Public by Municipal Corporation employees and Municipal Corporation franchises operating at lower levels of the cancerous bureaucracy these crimes have spawned and perpetuated "in our names" --- and all accomplished by Undeclared Foreign Agents acting as Third Parties operating under color of law and conditions of secrecy and deceit.

We wish for a complete correction of these practices and assumptions of debt and unearned security interests.

We wish for the return of our credit to our accounts, as well as the release of our encumbered assets.

The alleged debts meet the definition of Odious Debt --- that is, debt accrued by means of fraud of which the victims were unaware and from which they did not benefit --- and must be discharged accordingly.

We wish for an end to all presumptions related to foreign Persons presumed to be operated by us or in our names by members of the Bar Associations, and owned by the Municipal Corporations housed in the District of Columbia, Puerto Rico, and other parts unknown.

We wish for an end to all illegal and unlawful debt collection practices being misaddressed to Americans, Australians, and all others similarly harmed as a result of the crimes of personage and unlawful conversion we have detailed throughout this presentment.

We wish for an end to all the corporations involved in these criminal activities, including the UN CORP, the WHO, INC., the US, INC., the DOD, INC., the USA, INC. and their affiliates, franchises, and agencies found to be complicit in these crimes against us and against Humanity, as well as their

British Crown corresponding corporations using similar names, to be liquidated or stand forfeit to us as the actual and only Preferential Creditors.

Issued by: Anna Maria Riezinger, Fiduciary
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See this article and over 4100 others on Anna's website here: www.annavonreitz.com

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