

### **Third Round With Karen Hudes by Judge Anna**

**After two recent interchanges in which Karen refused to answer practical honest questions, she took a powder. Again. The first time was July 2014.**

**I bypassed her and went directly to her banker bosses. Here's the text of the letter we sent them:**

#### **Final Notice of Commercial Obligation Lien to World Bank/IBRD/IMF**

Issued January 4, 2016 to:

Board of Governors, World Bank/IBRD and IMF

Board of Directors, World Bank/IBRD and IMF

1818 H Street NW

Washington, DC 20433

Via Certified Mail Return Receipt Requested # 7006 0810 0003 3541 5106

Be it known to one and all, both living and dead: Karen Hudes is proposing that our gold be used to pay off the debts represented by Federal Reserve Notes--- that is, that we should pay for the odious debts of those who have defrauded us. This is to our knowledge the fifth such scheme Ms. Hudes has proposed. We living beneficiaries of the assets on deposit with the World Bank/IBRD and with the International Monetary Fund/IMF owed to the States of America and the free sovereign and independent people of the United States who also have beneficial interest as donors with respect to assets secondarily on deposit with the "Global Debt Facility" administered by the World Bank Board of Governors depose the following to be Material Fact established by Public Record:

- (1) The World Bank/IBRD were Secondary Creditors in the 1933 Bankruptcy of the United States of America, Incorporated;
- (2) Upon settlement of the bankruptcy of the United States of America, Incorporated, the World Bank/IBRD knowingly received gold and other assets belonging to the Priority Creditors--- who are and who have always been the "free sovereign and independent people of the United States" and their unincorporated States of America;
- (3) The gold reserves contained in the Global Debt Facility and other accounts administered by the World Bank/IBRD and International Monetary Fund/IMF known as the "Infinity Accounts" were obtained at least in part as a result of illegal confiscations of privately held gold carried out by the Administration of Franklin Delano Roosevelt, promoted under inequitable exchange, duress and indemnity, followed by identity theft, falsification

of political status records, and reverse trust and fiduciary trust fraud;

(4) The American gold and other assets such as credit and titles to land together with reasonable interest is owed as an inheritance to the living American people and their unincorporated organic states from which the gold was obtained;

(5) Ms. Karen Hudes has been informed that there is no Constitutional authority allowing for any officials or agents of the Federal United States --including Federal State and Federal County Officials-- to receive assets in behalf of the living people and the unincorporated states; she has also been informed that there is no agreement on the part of the lawful beneficiaries allowing the World Bank/IBRD/IMF to use our gold to pay for, buy back, or otherwise collateralize Federal Reserve Notes, United States Notes, or any other private bank script;

The Board of Governors and Executive Directors have ten (10) days plus three days mailing time from the mailing date of this Final Notice to rebut the truth of the five (5) statements above, or they shall stand as Truth in Commerce and self-enforcing international law creating an effective and collectible commercial obligation lien against the Global Debt Facility, the World Bank/IBRD, and International Monetary Fund/ IMF for the assets valued at \$370 billion United States Dollars and interest due, payable immediately in full, as well as establishing our collateral claim on the land assets of the Continental United States owed to the United Colonies and the States of America however these assets may now be represented, defined, en-titled or accounted and in the possession of the respective banks;

We have specifically directed Ms. Hudes that it is our Will to use our gold to back our own national currency, the actual United States Dollar, defined as one ounce of fine silver, and that General Joseph F. Dunford, Jr., is hereby appointed to act as our Fiduciary Deputy in this matter and is uniquely enabled to receive the gold, titles, and other assets owed to the American people and is obligated to safely convey and secure these assets for our intended use by his receipt of them;

We note that the Federal United States and the UNITED STATES are in Commercial and Administrative Default with respect to us and our estates and we specifically give Notice to the Board of Governors and the Board of Executive Directors of the World Bank/IBRD and to the International Monetary Fund/IMF of this fact. There can be no presumption against us nor against our organic united states nor our unincorporated States of America, no claim that we stand as sureties in behalf of any incorporated entity and no assumption of contract, and our receipt of any gold under this or any other distribution in no way removes, releases or impairs our claim to these or any other or additional assets or remedies we are owed;

We have been the victims of institutionalized fiduciary trust fraud and criminal Breach of Trust which must now be addressed. The Members of Congress who have voted themselves and their own plenary government a "dollar for dollar" fixed exchange rate for private bank notes, that is, Federal Reserve Notes --- I.O.U's ---as pretended equitable exchange for our actual United States Dollars defined as one ounce of pure silver, have acted in breach of trust and contempt of the Constitution; their inequitable claims, acts, and debts stand null and void, *ab initio*, repudiated as odious debt accrued as the result of purposeful constructive fraud;

Any bank that continues to exchange "Federal Reserve Notes" for actual assets upon the presumption that the American people and the American states are standing as surety, or presumes that the American people are willingly engaged in this fraud, acts as an accomplice to gross constructive fraud and breach of trust imposed by

monopoly inducement practiced against the innocent American people and their organic states on the land. Any court or international organization extending bankruptcy protection to the Federal Reserve is similarly supporting and participating in this same fraud;

A Declaration of Joint Sovereignty has been issued by the States of America and Indigenous Tribal Governments of the Native American Nations and addressed to the United Nations, together with updated Sovereign Letters Patent. More than 500 million United States Silver Dollars remain in circulation, all fifty (50) unincorporated States of America are in operation, an estimated 360 million Americans claim their lawful birthright political status as organic states of the union and free sovereign and independent people of the United States; they are all beneficiaries and heirs and are owed their complete inheritance plus return of all donations held in trust, free and clear of any debt, lien, encumbrance or presumption of contract or presumption of debt assumption. Any claim that the free sovereign and independent people of the United States are "stateless" is unconscionable and this Notice of the fact has been served;

This Final Notice of Commercial Obligation Lien is issued upon this Fourth Day of January in the year 2016 for the causes enumerated by the living heirs and beneficiaries known as Anna Maria Riezinger and James Clinton Belcher from without the United States, without representation, claiming their natural political status as free sovereign and independent people of the United States and as organic states of the union having reached the age of majority, being of sound mind and body, not indigent, not bankrupt, not penniless, not needy, and by no other means nor manner incapacitated, limited, obligated or under duress of any kind; we direct the trustees of the World Bank/IBRD and International Monetary Fund/IMF to immediately settle and balance all accounts and return all American gold and collateral assets owed to the American people upon release to General Joseph F. Dunford, Jr., upon his acceptance of it as our appointed Fiduciary Deputy, for use as collateral backing our actual money, the United States Silver Dollar, defined as one ounce of pure silver.

As natural heirs and beneficiaries we specifically forbid any misuse of our gold to benefit any foreign central bank or incorporated governmental services corporation and forbid the release of our gold to any organization or individual who does not owe us full duty as our specifically appointed Fiduciary Deputy obligated to act in our behalf and according to our instruction as a condition of his receipt of our assets. So we depose and say finally that Notice to Principals is Notice to Agents and Notice to Agents is Notice to Principals, whereupon we have set our Signatures and Seals as Witness to our Will in this matter:

\_\_\_\_\_ seal \_\_\_\_\_ by Anna Maria Riezinger, beneficiary, one of the "free sovereign and independent people of the United States", non-negotiable autograph, all rights reserved.

\_\_\_\_\_ seal \_\_\_\_\_ by James Clinton Belcher, beneficiary, one of the "free sovereign and independent people of the United States", non-negotiable autograph, all rights reserved.

cc:

General Joseph F. Dunford, Jr.

John Forbes Kerry, Secretary of State

Ban Ki-Moon, Secretary General of the United Nations

**And this is what she posted in reply--- though no hard copy has been received as yet, together with my answer in boldface type:**

January 4, 2016 <http://annavonreitz.com/commerciallien.pdf>

<http://annavonreitz.com/finalnoticeoflien.pdf>

When time really matters, and the world has agreed to something that will liberate us from slavery for the first time, (and prevent WWII, starvation, and possible mass annihilation) there are bound to be agents and spoilers. Here are two attempts to steal the world's gold from the world's people. The first puts an astronomic amount at the disposal of Anna von Reitz, who in her own words is "legal adviser to former Pope Benedict XVI and now Pope Francis". <https://ourgreaterdestiny.wordpress.com/2015/09/03/call-to-duty/>

**I and approximately 900 other Americans brought complaint for Breach of Trust before Benedict XVI in his capacity as the Global Estate Trustee. The advice I gave him was to give American property back to Americans. He agreed and asked for help doing that. Here I am. Karen would rather pretend that I am an “Agent of the Vatican” than a Claimant against both the Vatican and the British Monarch but the facts and the recorded documents tell the tale as do my words and my work. You shall know them by their fruits. So far Ms. Hudes has come up with no less than five filthy devious schemes to avoid returning American Assets to Americans. She has consistently sought to get immunity for her bosses and profit for the colluding banks instead of justice for the people.**

**Ms. Hudes is constantly making these absurd statements to the effect that she and her efforts are preventing World War III. Ms. Hudes can’t even stand up and answer my questions or come up with an honest plan to return American assets. Good men and women worldwide are preventing World War III by looking around the corners, realizing that they have been duped, realizing that they are dealing with criminals in High Places, and that war crimes and fraud and breaches of trust have been perpetuated upon the Americans, Canadians, Brits, Aussies, and most of western Europe by a small cadre of colluding international banking interests.**

The second attempt is even worse. I said I did not want to debate Ms. Reitz again because she did not fight fair and square, but kept on putting words in my mouth. So what did she do? She made me respond by filing a claim against the Board of Governors of the World Bank and IMF.

**Ms. Hudes has no leg to stand on for her actions. That becomes very obvious when I question her, so she runs.**

The other thing she did was to try and prevent the US from ending a secret military rule and returning to its Constitution of 1789.

**What was that “Secret Military Rule”? The Lieber Code, created and imposed upon the Grand Army of the Republic by Abraham Lincoln in 1863, which made the Army responsible for safeguarding our money. Obviously, the politicians either duped or colluded with military brass**

and the Army failed that mission on an epic scale.

**The truth of the matter is that Abraham Lincoln was only empowered to serve as “President” of a Joint Stock Trading Company doing business as the “United States”. He never held any office related to the actual organic states of the Union doing business as the united States of America. He worked for the Federal United States, which is a different bird entirely from the Continental United States.**

**Our Constitution was created and sealed in 1787. Their Constitution was created and sealed in 1789.**

**Our Constitution affects the united States of America. Their Constitution affects the United States.**

**Our States of America hold the patent to all land assets and also retained considerable non-delegated powers in the international jurisdiction of the sea.**

**Their United States is under contract to provide us with nineteen enumerated services. They are supposed to be our Trustees representing and protecting American interests on the High Seas and Navigable Inland Waterways. Their failure to do so resulted in our complaint to the Pope.**

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**As Her Answer to Our Final Notice of Commercial Obligation Lien She Posted the Following--- Though Again No Actual Hard Copy Has Been Received and Our Response Again Appears in Boldface:**

The World Bank 1818 H Street N.W. (202) 473-1000 INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT Washington, D.C. 20433 Cable Address: INTBAFRAD INTERNATIONAL DEVELOPMENT ASSOCIATION U.S.A. Cable Address: INDEVAS January 4, 2016 To Ms. Anna von Reitz 2366 Sopark Road, Big Lake, Alaska (99652) and c/o Post Office Box 520994, Big Lake, Alaska (99652) To Mr. James Clinton Belcher, by general notice:

**Hahahahah! What is a “general notice” Ms. Hudes? Where did you go to Law School? Or was that a “law” school?**

This refers to the purported Final Notice of Commercial Obligation Lien to World Bank/IBRD/IMF, issued on January 4, 2016 with respect to "assets on deposit in the Global Debt Facility."

<http://annavonreitz.com/finalnoticeoflien.pdf> Please be advised: 1. This is not a "Final Notice of Obligation Lien" as there was no previous opportunity to refute the statements contained therein.

**What kind of a joke is this, Karen? You know the rules. You have to answer and rebut our facts item by item, point by point. To refresh your memory, the item to be rebutted is: (1) The World Bank/IBRD were Secondary Creditors in the 1933 Bankruptcy of the United States of America, Incorporated.**

**And you haven't done so. Yes or no, Karen? You must challenge our statement of fact with proof otherwise or admit it. We take it that you agree that the World Bank/IBRD were Secondary Creditors in the infamous 1933 Bankruptcy; you might as well, as Federal Titles 5 and 12 and the Emergency Banking Act of 1934 would reduce you to a laughingstock if you didn't admit it.**

**As for your assertion that our Final Notice of Commercial Obligation Lien is “not a “Final Notice” because there was no previous opportunity to refute the statements contained therein”--- au contraire, Karen. Many dozens of opportunities were provided to the World Bank, IBRD, and IMF franchises via U.S. Certified Mail Return Receipt Requested between 2010 and 2014 under “Notice to Agents is Notice to Principals, Notice to Principals is Notice to Agents”. Due Process was provided at each step. On February 3, 2014 Final Notice of Commercial and Administrative Default was served on the STATE OF ALASKA, which is a franchise of the UNITED STATES, INC. which is a doing business name of the IMF which is an agency of the UN Corporation which is operated by the World Bank. Final Judgment and Civil Orders were issued on April 11, 2014. On July 4, 2014, the entire matter was published as a book, Disclosure 101, available on Amazon.com and “general notice” was provided to millions of people worldwide. Since then, we have published UCC-1 Financing Statements in favor of the States of America against the Principals of the World Bank, and have also published Public Liens related to the same. You need to look at page 169 of our published sworn affidavit of probable cause, entitled You Know Something Is Wrong When.....An American Affidavit of Probable Cause, which is also available on Amazon.com, and which has been read by millions of people. Our “Final Notice of Commercial Obligation Lien” is exactly what it says it is, and your ten (10) days plus three (3) days mailing time are running.**

2. Ms. Anna von Reitz and Mr. James Clinton Belcher do not represent any persons other than themselves.

**Fortunately, we are Beneficiaries and Heirs to the Assets, acknowledged heirs to the Priority Creditors of the 1933 Bankruptcy (that is, the living people that the World Bank, IBRD, and Federal Reserve defrauded, stole from, and never repaid), each of us is one of “the free sovereign and independent people of the United States” per Article III of the Definitive Treaty of Peace, Paris, 1783, and not as you would mischaracterize us, an “inhabitant” subject to the British Crown. We are also organic states of the Union within organic nation states, who have delegated a share of our sovereignty to the unincorporated united States of America. Thanks to the Equal Protection requirements of our Organic Law, so are the better part of 390 million other Americans whose nativity occurred on dry land. Our Public Law also makes it clear that we (and they) can never be considered as Dual Citizens and cannot become United States Citizens absent performance of the duties established by 2 United States Statute-at-Large 153. As a result, Karen, as long as there is an American alive anywhere in the world whose nativity occurred on the land of one of the organic states, there is a live claim in probate against the World Bank, IBRD, and IMF; thanks to our published Irrevocable Will every such man and woman has equal interest in our claim.**

**We---combined--- all those who are the heirs of parents and grandparents who suffered as a result of the 1933 Bankruptcy, are the only people who have standing in this matter by nature and birthright. We stand on the land, Ms. Hudes, claiming criminal Breach of Trust, Fraud, Unlawful Conversion, Reverse Trust Fraud, Conspiracy, and numerous other crimes against the British Monarch, the Federal United States, the banks you work for and the American Bar Association you belong to.**

**Recently, attempts were made by the scum at Wells Fargo (a securities corporation using a bank's trademarked name to deceive and defraud people, owned by the "U.S. Attorney General") to claim that we no longer exist as a nation. They said that we no longer had any international representation, that we no longer have a national currency in circulation, that we have "abandoned" our land and that the "unknown heirs" could not be found.**

**It's the same kind of story that your bosses at the World Bank peddled when they received our assets as Secondary Creditors, knowing full-well who the actual Priority Creditors were and who their heirs are, and precisely where we live, too. It may make you feel warm and fuzzy to know that there are plenty of people who remember FDR's gold confiscations very clearly as Witnesses having first-hand knowledge. We have their sworn testimony.**

**On November 6, 2015, we issued a Declaration of Joint Sovereignty together with the "federal" Indigenous Nations precluding any claim that the States of America are not represented internationally. According to the Last Man Standing Rule governing both Treaties and Contracts, as long as there is a single competent "federal government" entity and a single competent delegate of the States of America holding up their respective jurisdictions The Constitution for the united States of America is as sound today as it was in 1787.**

**The United Nations Security Council and Secretary General Ki-Ban Moon and numerous other "World" officials have been duly served and notified of our action. As a result, the Native Nations have regained their standing on the land, and we have provided for designation of new "federal government" contractors to administer the nineteen enumerated services we are owed.**

**The bankrupt District of Columbia Municipal Corporation and the UNITED STATES, INC. have nothing to do with us and we have nothing to do with them. If the banks didn't make and keep enough money for themselves to pay their own debts after plundering and defrauding us for a hundred years, it's their own problem. We are not standing as sureties for them and we are not allowing any hypothecation of debt against our assets and we are not buying or backing any private fiat script.**

**3. As provided in paragraph 6 of the Bilateral Minesfield Breakthrough Successor Agreement dated 11th August 1950, only assignees of Ferdinand Edralin Marcos, the mandate legal counsel and asset manager of Code TVM-LSM-666, who have been duly authenticated by the Board of Governors of the World Bank and IMF possess capacity to move or remove after maturity in the year 2005 the assets on deposit in the Global Debt Facility.**

**Probate of estates is never truly closed and is not "close-able" by anyone, Ms. Hudes, whether they are the estates of people or the estates of nations. The World Bank which has functioned as a knowing predator**

**upon us has netted itself the uncomfortable position of serving as our Trustee in this matter and the whole world is staring up its skirt. Those who have “represented” the States of America since 1860 have been knowingly or unknowingly acting in gross Breach of Trust and under conditions of semantic deceit and fraud, both with respect to the American People and with respect to their dealings with other people abroad. We cannot speak to the intentions or the knowledge possessed by people like Douglas McArthur, Eisenhower, or Kennedy. What we can tell you is that with respect to us any action they took was and is null and void for lack of delegated authority and fraud.**

4. Ms. Anna von Reitz and Mr. James Clinton Belcher have no standing to challenge the decision of the Board of Executive Directors of the International Bank for Reconstruction and Development and the Board of Governors of the World Bank and International Monetary Fund on the Global Currency Reset by virtue of Article VII of the Articles of Agreement of the International Bank for Reconstruction and Development and Article IX of the Articles of Agreement of the International Monetary Fund (See [http://siteresources.worldbank.org/EXTARCHIVES/Resources/IBRD\\_Articles\\_of\\_Agreement.pdf](http://siteresources.worldbank.org/EXTARCHIVES/Resources/IBRD_Articles_of_Agreement.pdf))

**See above. The heirs and entitlement holders of an estate always have the right to challenge any disbursement or disposal of estate assets. Your bosses are in exactly the same position as the owners of a Pawn Shop caught in possession of stolen goods, and like it or not, the whole world knows it.**

**Most tellingly, Karen, you haven’t denied it, either.**

5. The United States is in interregnum, pending the reentry of its Constitution of 1789 into effect under Article V thereof. The monetary gold reserves of the United States are being deployed in the Global Currency Reset into United States Dollars in replacement of Federal Reserve Notes and for no other purpose and to no other person. The Global Currency Reset is agreed to among the nations, and every attempt to disrupt or block the Global Currency Reset is doomed to ignominy and failure.

**You have just reiterated our points for us, Karen. The United States (Inc.) is in “interregnum”--- that is, receivership---and facing another round of “reconstruction”. But the United States you are talking about is NOT the same as the United States of America, nor the same as The United States of America, and none of those entities are the same as the united States of America---- which just happens to be the actual landlord.**

**The United States (Inc.) you are talking about is nothing but a private, mostly foreign-owned “governmental services corporation” and the landlord couldn’t give a fig if the cleaning help is in trouble financially, nor do we care if that same cleaning help is in trouble for committing fraud, identity theft, racketeering, unlawful conversion, and hosts of other crimes.**

**The States of America have been infamously mistreated by servants under contract to provide them with “Good Faith Service”. The “United States” we are part of are quite different from all the dopplegangers that a gang of thieves operated by the British Crown have created to cause confusion, practice deceit, and defraud people, but the jig is up.**

**The Great Fraud is over, and you had all better believe it and take it to heart. Your only safety lies in pretending cow-like ignorance, which shouldn’t be too hard to do.**

**It does not serve the interests of the people of the united States of America to use our assets of any**



**kind--- not our labor, not our natural resources – as collateral backing any private bank script whether it is called a “Federal Reserve Note” or a “United States Note”. Nor are we under any obligation to accept any such arrangement.**

**We have appointed General Joseph F. Dunford, Jr. in his capacity as a Commanding General of the American Armed Forces to act as our Fiduciary Deputy in this matter and have instructed him to receive and secure the gold and other assets that the Americans are owed to be used as collateral backing our own United States Silver Dollar defined as one ounce of fine silver. It is our stated intention to be able to interface with the BRICS Alliance while maintaining our own traditional precious metals currency.**

**The Trustees appointed by the Creditors of the United States, Inc., must be made aware of the fact that we are NOT standing as sureties for the debts of the United States, Inc. and will not honor any fixed exchange rate of any successor organization’s worthless paper for our labor or natural resources.**

6. The statute of limitations invalidates any and all claims on the assets deposited in the Global Debt Facility. This procedure was agreed among all the nations in trust as inviolate and in sacred memory of the sacrifice that preceded this agreement. In disrespect of their predecessors and the Board of Governors' duty for the benefit of all of humanity, Ms. Anna von Reitz and Mr. James Clinton Belcher have the temerity, without meeting any burden of proof in showing the origin of the gold reserves in the Global Debt Facility, to insist that any one country, or peoples, should stand above the rest, and thereby plunge the entire humanity in another Dark Ages. For the foregoing reasons, the Board of Governors of the World Bank and IMF declare the purported Final Notice of Obligation Lien to be null and void.

**Ms. Hudes--- there is no statute of limitation on the crime of fraud, and the united States of America along with the countries making up the British Isles, Canada, Australia, Japan, Greece, India, and most of Western and Eastern Europe have all been defrauded by your employers and other collaborating and colluding banks, banking associations, and banking cartels. So much for any of them declaring anything whatsoever about “Law” nor the validity of our Final Notice of Commercial Obligation Lien.**

**Speaking of which, Item 1 of our Lien remains unanswered.**

**So do Items 2, 3, 4, and 5.**

**Unless I get serious answers and factual rebuttals in my hand no later than the close of business on January 17, 2016, every jot of our Final Notice of Commercial Obligation Lien to World Bank/IBRD/IMF stands as Truth in International Law.**

**Finally, I want to address a couple other points, Ms. Hudes. You seem intent on painting us and the people of the united States of America as the greedy Bad Guys, when in fact you are working for the greedy Bad Guys and you are all part of a “System”---that is, criminal racket has that defrauded and abused everyone on the planet except for bankers and lawyers and their employee, cronies, and sycophants.**

**The Americans are only seeking the return of property that was stolen from their parents and grandparents, just as anyone on Earth would do. It is a just claim made by people who have been outrageously harmed and defrauded by sanctimonious con artists in nice suits.**

**But that day is done and the fraud is on the table. I am rubbing your nose in it, right now, and if you can't smell the roses from where you are sitting, just put on your glasses and get closer to the page.**

Sincerely, Karen Hudes Acting General Counsel International Bank for Reconstruction and Development  
Overseer Mandate Trustee, Global Debt Facility, TVM-LSM-666

**Ms. Hudes Has Also Been Putting Out Attack Pieces on the Internet--- Apparently Hoping That She Will Get Somewhere With Gossip She Can't Go With Facts. Below is an example of the Hate Mail, with my response in boldface:**

To: J W I have been warning people that Anna von Reitz is a disinformation agent for quite some time.

As I stated a year ago, when discussing secret societies, "Anna Von Reitz is controlled opposition and works for the Vatican. Most of the people with good websites do. They are gathering information about who is most aware." <https://s3.amazonaws.com/khudes/Twitter4.17.15.pdf>

**Anyone who needs to know can ask and find out that I don't own, operate, or have any kind of role whatsoever with any website except [www.annavonreitz.com](http://www.annavonreitz.com) which is a simple numbered list of articles and blurbs and its donated by a fan who gets no money for what he is doing ----just like me.**

**That's right, Karen. I get no salary from the Vatican and in fact have nothing to do with the Vatican. I agreed to help Pope Benedict XVI return American assets to the American People. But that's not a job with the Vatican, nor with the Holy See. It's not a job in the sense that you have a job with the World Bank or the "Global Debt Facility". It's a mission---one that I began a long, long time ago.**

With this I see that von Reitz is still evidently trying to unilaterally surrender US military might through a crash of the Federal Reserve Note, and turn US gold back to the Vatican  
<https://s3.amazonaws.com/khudes/Twitter1.6.16.1.pdf> General Dunford and the Joint Chiefs of Staff had nothing to say about my letter to General Dunford <https://s3.amazonaws.com/khudes/Twitter1.3.16.pdf> or the fact that the Board of Governors of the World Bank and IMF is restoring the US monetary gold reserves in the Global Debt Facility to US residents through minting the gold into the US Dollar  
<https://s3.amazonaws.com/khudes/Twitter1.6.16.1.pdf> 2 and that the Board of Governors has declared the United States to be in interregnum so that we can implement the Global Currency Reset. @KarenHudes 11h11 hours ago The Global Currency Reset is under implementation.  
<https://s3.amazonaws.com/khudes/Twitter1.8.16.2.pdf> Here is what my followers have to say: "Anna has very close ties to the Vatican, and that is a power base I do not have much trust in. "

<https://s3.amazonaws.com/khudes/Twitter1.7.16.1.pdf>

**The United States you are talking about has no “military might” and never did have. Know why, Karen? Because the “United States, Inc.” is just a stinking corporation-- a name on a piece of paper, an implement of fraud, a Ponzi Scheme, a nasty, globe-sprawling criminal cartel that has done nothing but victimize and terrorize and plunder the American people and give us an undeserved bad name worldwide.**

**The military might of America comes from the people of America. Take the American Armed Forces away from the control of the bankrupted “United States, Inc.” and from any presumption that we are associated with those crooks, and the Truth emerges. The military might of the Federal United States is limited to the Puerto Rican Navy, the Home Guard on Guam, and similar meaninglessly small forces. That is the reality.**

**Our military might comes from the united States of America, the actual one. I know that might be hard for you to grasp, Karen, but it is guns and fists--- and those guns and fists have been used by a sick, rotten, corrupt corporate syndicate and its “leadership” to engage in wars for profit, racketeering, pollution of the environment, terrorizing and murdering civilians, and doing it all “in our names” while at the same time feeding us lies to make us go along with it.**

**And we aren’t going along with it anymore.**

**Our military might doesn’t depend on us enslaving ourselves to a piece of paper or allowing crooks to steal our identity and charge up our credit to the moon or giving them a fixed rate of exchange that allows them to trade their worthless I.O.U.’s for our labor and resources. No, Karen, it doesn’t. Once you realize that the bankruptcy of the Federal Reserve doesn’t have a thing to do with us, and that we have the only actual money in the entire system, you can see that we are more than capable of repudiating their odious debt and their false claims that we are standing as their sureties. And going right straight on down the track using United States Silver Dollars.**

**We don’t need you or the “World Bank” or the “IBRD” or any of the central banks. Soon a worldwide currency backed simply by all the labor and all the natural resources of the world will be available and delivered via Block Chain technology. We will finally have absolutely no need for bankers whatsoever. They will have to find other ways to steal. The lawyers will no longer be in demand, either.**

**This Great Fraud has been the final straw.**

What Von Reizinger doesn't seem to realize is that WE HAVE OUTED THE DISINFO AGENTS ALONG WITH THE REST OF THE CURRENCY SCAM. The real heroes in Harney County are the Hammonds, and they want nothing to do with the dupes and provocateurs. <https://s3.amazonaws.com/khudes/Twitter1.3.16.1.pdf>

**The Hammonds are trying to save the lives of innocent men. Pure and simple, they realize that life means more than money---- something that you and the World Bankers need to learn, too. So they are willing to give up and sacrifice themselves and the land they love to save the lives of others. It’s truly heroic on their parts, however misguided, because the Evil that threatens them also threatens the rest of us, and if we keep on letting cretins like you and your bosses get away with your “storyline” you will have us all believing that chains and whips and cotton fields are “freedom”.**

Here is what I tweeted the day before that about Santilli and the risk of provocateurs hijacking what was marketed as a "peaceful demonstration": <https://s3.amazonaws.com/khudes/Twitter1.1.16.pdf> U.S. District Judge Ann Aiken, who resentenced Dwight Hammond Jr. and his son Steven, is not presiding over a Court under Article III of the US Constitution.

**The Hammonds aren't subject to the "US Constitution", Karen. And they never were. Wake up and hear the birds sing.**

**The "US Constitution" is the Constitution of the United States, not The Constitution for the united States of America that the Hammonds are heir to.**

**US District Judge Ann Aiken was usurping upon our jurisdiction just like all the other US District Courts have been doing for years, and she's going to pay for it with her pension and her job and her reputation. There's a new United States Supreme Court ruling that proves the fraud and the lack of jurisdiction and the ugly, criminal, corrupt nature of the entire court system the banks have been running as their very own little private debt collection system.**

**Once the dim politicians understand that they either bust you or get busted, guess who is going to suffer, Karen?**

Under the Global Currency Reset, the people are going to put the 1789 Constitution back into effect and end martial law, using Article V of the Constitution. The Hammonds' sentence will be commuted asap. Other people who did not harm anyone and were falsely imprisoned in private jails which are nothing more than a modern day slavery system should also expect to get their freedom restored. On Fri, Jan 8, 2016 at 10:11 AM, J W wrote:

**That's a good joke, too. The only "Constitution" these fraud artists can touch is their own corporate charters, known as the "Constitution of the United States of America" and the "Constitution of the United States" which they have violated into oblivion by all their criminal acts. And none of those "Constitutions" date back to 1789. They were first adopted in 1868 and 1888.**

**If the bankers and the lawyers even pretend to touch our Constitution, even try to foist off some kind of look-alike-sound-alike "Constitutional Convention" and attempt to pass this off as having anything whatsoever to do with us, our land, our labor, our property or anything else related to us---- it will be absolute glaring proof of intent to further defraud the American People and intent to damage our lawful Republic.**

**At that point, Karen, we are no longer talking ignorance and white collar crime and fines and pay back and proper administration. At that point, we are talking knowing, willful, pre-meditated fraud and treason.**

**If that happens, we will have grounds to prosecute the current office holders for capital offenses. Think about that. You will be sending your pals the crooked politicians to the gallows, and after they are done testifying, there will be a long waiting line of bankers and lawyers to follow.**

**The other nations who have been harmed and defrauded will happily help us clean house and**

**track down the criminals responsible. There won't be a safe house from here to Hell for any of those responsible.**

**Millions upon millions of average people, politicians, other bankers, other lawyers, now know what went on here. You aren't going to win in any case, but if you keep on like this, you will certainly have a lot more to lose.**

**Judge Anna**