



International Public Notice

January 24, 2026

The United States of America —
Federation of States



Take Notice to Whom All These Presents Come: Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents:

The American Federal Republic failed in 1861. The only American Republic of any kind that has been organized since then is the Lakota Republic.

The Federal Republic failed because the American Confederation of States doing business as the States of America failed.

The States of America failed because the delegates could not agree on the limits of Britain's influence on our trade policies and the right of individual States to disagree. Not slavery per se.

The use of slave labor on Southern plantations gave American cotton a market advantage. It was cheaper than Egyptian cotton that the British had invested in, despite the cost of transporting it across the Atlantic.

The British attacked slavery, because they knew that slave labor gave American cotton a price advantage over British-owned Egyptian cotton.

This was pure hypocrisy on their part, because the British were the primary sellers and transporters of slaves to America.

The Southern States walked out of the trade policy negotiations and left the States of America without a quorum to conduct business.

Once the States of America was rendered inoperable, the "Federal Republic" that they ran as the United States (Company) was cast adrift, too.

The Federal Republic was an American Federal Service Vendor run by the States of America. The Federal Republic operated under the Federal Constitution, a service contract issued to the States of America in 1787, The Constitution for the united States of America.

Take notice of how the title of this document is constructed, clearly showing that the recipient of the service contract was the "States of America" — not the United States, not the United States of America.

The British Territorial Government under Lincoln took over and ran the Federal Republic as a business from April 1861 to February 2nd 1871, when the British Territorial U.S. Congress seized upon the assets of the Federal Republic as abandoned property without giving any proper Notice to the actual Owners — the Federation of States, which the British had meanwhile suppressed.

They transferred the assets of the old Federal Republic to a new Municipal Corporation formed in the District of Columbia operated as the United States (INC.) under the management of a British Territorial U.S. Congress oligarchy. Later, they formed other such Municipal Corporations such as the USA, etc.

Confused by the similar names and the fact that the Perpetrators never identified these entities as corporations, the American Public slept on, leaving these corporations to function under color of law and assumption of Successor to Contract status.

What we are looking at now is the end result of a hidden fraud and regime change engineered by Undeclared British Agents and unlawfully converted military forces, that have unknowingly functioned as mercenary forces ever since.

Now the American people are in danger of accepting a false narrative claiming to “restore the Republic!” and allowing the British Subcontractors to cement their ill-gotten and illegal gains.

The American Republic can't be restored without the American Government being involved.

Donald Trump, like Lincoln, is acting as “Commander in Chief” — a British Naval Office attached to a British Territorial Corporation doing business as the United States of America, Incorporated (or possibly, the United States of America, LLC, registered in London).

Like Lincoln, Donald Trump is doing his best to ignore the existence of the actual American Government vested in the States and people of this country.

Many people in this country have been deceived and have welcomed the Trump Administration as saviors, not realizing that we are in the middle of a pre-planned “operation” promoted by two foreign corporations, which are both ultimately owned by the same parties.

These two corporations, one commercial, one municipal, are playing Good Cop - Bad Cop, and using two political Parties — that is, lobbying groups — as the storefronts for this.

These corporations and their various “national franchises” are being used to promote civil “war” and to create social unrest for profit, not only in this country, but around the world.

First, they deliberately import undocumented immigrants; second, they pay themselves for the service of removing all these immigrants.

The guilty corporations make money on the front end of this, the import phase, by increasing the value of their “livestock”.

In cattlemen's terms, they redefine range steers as purebred dairy cows, and benefit from this increase in value.

On the back end of this operation, they make more money by using their USA Corporation to remove the same immigrants welcomed by their US Corporation.

Or, for example, they use their Australia (Incorporated) corporation to remove all the immigrants welcomed by their AUSTRALIA (INCORPORATED) corporation.

This gives the appearance of a conflict where none actually exists.

Both corporations and their franchises are being deliberately manipulated to unjustly enrich themselves at public expense; the fact that they distributed the funds to do all this damage to Non-Governmental Organizations (NGOs) acting under policy directives and non-disclosure agreements, is, in our view, immaterial.

The Prime Movers and Principals are the same, regardless of the facilitators and instrumentalities employed. The use of proxies to commit crimes is nonetheless binding.

This is self-evidently the same process that has been used against our country and against all the other countries where these corporations have operated franchises: create a problem, and then get paid (and praised) for solving the problem you created or used proxies to create.

Example: British Government operatives used Hamas as a proxy to create the excuse for the attack on Gaza.

Example: British Government corporations acting as subcontractors, Cecil Rhodes' British South Africa Company, was used as a proxy to asset-strip South Africa.

Example: British Government invades Iraq using territorial forces and illegally continues to commandeer control Iraq's oil supplies even after the War ended: https://www.youtube.com/watch?v=FqF1_vhrD2E

We are not deceived. At the end of the day the Pope owns all of these "service" corporations and despite employing different middlemen and different management teams in different jurisdictions, the responsibility for this mess comes back to the British Monarch, the Vatican and Roman Curia — and ultimately, the Pope.

Mr. Trump needs to be aware that our American Federation of States and our underlying Union States are the American Government he is supposed to be working for— and we, provenanced and declared Americans, are the civilians he is supposed to be receiving his orders from. Not British Territorial Subjects. Not Papist Municipal citizens.

The American Government is still here, still viable, and still competent to give orders.

Mr. Trump needs to receive those orders and act accordingly under civilian administration.

Most Americans are dimly aware that the Federal Republic was their government once-upon-a-time, but they lack the discernment necessary to recognize it when the Brits and their Roman patrons try to substitute “a” Republic for “the” Republic. In this instance, they need to be defended against their own ignorance.

We object, strongly, to the Substitution Scheme being rolled out by Donald Trump’s Administration and all the look-alike, sound-alike “assemblies” that have sprung up like mushrooms, all populated by U.S. Citizens and citizens of the United States.

Foreign citizenries do not now and never could replace the interests and identities of the American people, no matter what undisclosed registrations and impersonations are suppositioned.

Mr. Trump needs to enter into communications with the only State Assemblies and American People who are property provenanced, declared, and recorded and knowingly invoking their retained trust interests.

The British Empire needs to be told that we are still here, and still know who we are.

We still know what we are owed.

We wish for our silver and gold to be returned to our safekeeping, not commandeered by JPMorgan and Chase Bank under false pretenses, and not seized upon by Donald Trump’s Administration, either.

For the better part of two centuries, the British Navy disguised as the U.S. Navy has been seizing upon our assets under the pretense of foreign public interest and “safekeeping” concerns. They have done this with no reasonable disclosure to the American Public.

For over a century, persons acting as unauthorized trustees (Executors de Son Tort) have been managing American assets for their own benefit under color of law, and bankrupt Maritime Commercial Banks have been allowed to continue operations under claims that this was necessary on an “emergency” basis; more recently, these same bankrupt banks have been converted into securities brokerages while continuing to run under bank trademarks and continuing to perform bank functions.

American, Commonwealth, British Home Island, Continental European, Japanese, Iraqi, Filipino, and other assets have been illegally latched upon and securitized under False Legal Pretenses, so that even the labor assets of individuals have been misrepresented as assets belonging to corporations and “securitized” as chattel property, leading to the peonage and enslavement of living people under False Pretenses and resulting in false commercial claims and corporate tax obligations being conferred upon them and presumed against their interests.

More recently, this criminality and misrepresentation has allowed the patently criminal “fractional reserve banking” scheme to extend to commodities, securities, and even bond markets, so that in the case of commodities, the operators have been caught selling delivery contracts for physical goods and policies issued on insurable interests they never possessed.

The current scandal impacting the global silver market and the Commodity Exchange applies to all commodities, not just silver; traders and brokers have been operating on fractional reserve margins for decades — and it doesn't matter what the listed commodity is: oil, soybeans, corn, pork bellies, orange juice — future delivery contracts have been routinely oversold and traded, leveraged and marginalized without disclosure to investors.

Deceptive terms have been used and interjected into contracts, such as “unallocated silver” and then using this as an excuse to defraud investors. Buyers have been led to believe that they actually purchased a commodity, in this case, silver, when in fact the seller never set aside any physical product for the buyer. This is a pig in a poke fraud.

Insurable interests have been packaged and sold as investments in the same way, where no insurable interest exists. “Unallocated” interests in bundled mortgages have been sold in the same way. Even the world bond market has been plagued with monopolization of middle term bond supplies, MTMs, and “fractional reserve” practices applied to the bond rollovers.

These and other criminal practices, or practices which should be criminal and aren't, have eroded investor confidence and ruined entire economic sectors, not to mention the harm done to individual lives.

In this country, the entire mining industry has been sidelined for decades; owners of mining claims have had to bear the cost of development and maintenance while the market has been artificially manipulated to suppress prices and discourage investment in new mining operations. This has been the policy rigidly imposed by the central banks, even in the face of ever-increasing industrial demand.

The central banks thought that by suppressing mining and manipulating a marginalized “reserve” they could ultimately spike precious metals prices to unimaginable heights. This is what they are trying to do right now, and it is no surprise; they have been planning this since 1910.

Instead of piling in on their manipulative fraud by panic-buying precious metals — which is what they want, we should exit the rigged market and invest directly — physically, in other commodities, in our homes, and in ourselves, while demanding that the politicians arrest the bankers and fix this mess.

This situation has been brought about by central bank policies and has been inflicted under color of law by persons who were never elected to any public office. These practices and manipulations are artificial, arbitrary, and dishonest; fractional reserve banking leads inexorably to market chaos, bank failures, supply chain failures, suppression of industry, destabilization of currency markets, irrational commodity prices and hyperinflation.

The foregoing result which the world is facing right now, is the exact opposite of the reasoning that was used to justify acceptance and licensing of central banks in the first place.

We were told that allowing central banks to control commodities — including but not limited to currency and financial instruments — would lead to a new era of stability, peace, and growth. Central banks would, we were promised, ease taxation, streamline the economy, keep the commodities markets honest, and serve to prevent bank runs and other chaos.

Instead, we have suffered two World Wars, endless meddling in the Middle East, unaccounted lesser conflicts all over the planet, endless natural resource and commodity market manipulations, taxation of everything and anything has been illegally imposed and mercilessly enforced by unelected and unaccountable agencies, consistent and deliberate devaluation of fiat currencies, inflation and monopolization of the fiat currency, loss of buying and earning power, resource monopolies and manipulations, war-profiteering abroad, racketeering at home and near constant chaos in one form or another — has been the legacy of central banks.

This is why we want the licenses and corporate charters of the central banks pulled and for these institutions to be shut down without any need for big explanations or apologies.

All contracts are owed performance and the central banks, most especially, the Federal Reserve, have not performed. They have not produced the benefits touted; they have been harmful and predatory and manipulative in ways that benefited the banks and their bank's cronies at the expense of the public good and Public Interest.

The Pope and his Imperial Majesty, Charles III, must be made aware that we know who ultimately owns all these corporations — and who is responsible for their operations, even in bankruptcy.

We are claiming ownership of all the banks, yes, but also claiming ownership of all our material assets, including but not limited to our own Given Names, our vessels, our beneficial treaties and contracts, our copyrights, patents, and labor, any public trusts operated in our names, our rights and our responsibilities.

We have described our banking system and its very substantial benefits in other notices; we have also described our means to resolve all claims of National Debt and to force deployment of our prepaid credit to resolve imbalances in the financial system.

All assets belong naturally to the living people and their lawful governments; Mr. Trump has a contract to honor and it does not include any provisions to seize and traffic our assets, salvage our assets, create foreign public trust interests in our names, treat us as British Subjects, subject us to Maritime or Admiralty Law, create registrations and unconscionable foreign citizenship obligations for American babies, nor to hold our assets captive as collateral for his corporation's debts.

We do this peaceably in the name of all Americans who have been misidentified as members of foreign citizenries residing in this country. We further make the same asset claims and assert the same beneficial interests on behalf of all mankind, all those who have been harmed by the

Let each one receive back their physical assets, both private and public, that have been purloined, and the prepaid credit that is theirs.

We wish for a swift and peaceful and mutually beneficial outcome, with no continuing fraud, coercion, or deceit of any kind.

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