

Ancient Fraud is Still Fraud



International Public Notice

July 29, 2025

The United States of America —
Federation of States



Our American Government, which was organized entirely during the War of Independence, subsequently created three “federal” Subcontractors to provide “essential government services”.

At the time, the word “federal” as revealed by the 1824 Webster’s Dictionary, was a synonym of “contract”.

Each of the three Federal Subcontractors were granted a “Constitution” which is a Service Contract.

The American Service Contract was issued in 1787 to the States of America, the doing-business-as name of the American Confederation of States formed in 1781. It was called The Constitution for the united States of America.

The British Territorial Service Contract was issued in 1789 to the United States of America, the doing-business-as-name of the British Crown Corporation referenced in The Treaty of Paris (1783). This service contract is called The Constitution of the United States of America.

This British Territorial entity needs to be distinguished as separate and apart from the unincorporated American Holding Company doing business under the extremely similar name as The United States of America.

A third service contract was issued to “the United States”, another foreign corporation operating under the auspices of the Holy Roman Empire in 1790. This Constitution was called The Constitution of the United States. It’s primary responsibility was to provide postal service, customs service, and to run the patents and trademarks office.

What happened in short order is that the American Confederation of States organized in 1781 and doing business as the States of America, created a subcontractor of its own to fulfill the obligations of The Constitution for the united States of America. This entity did business in its own right as “the United States” — the exact same name as the Holy Roman Empire entity cited above, only under American supervision.

So we had an American Federation of States doing business as The United States of America, and a British Territorial business doing business as the United States of America. The only difference was the word “the” — capitalized in one instance, and small case in the other. The shift from “The” to “the” and context is the only way you can tell these business entities apart.

We also had an American Federal Subcontractor, popularly known as the Federal Republic, doing business under the exact same name as our Holy Roman Empire Federal Subcontractor: the United States. The only way to tell the difference between the two versions of “United States” is context.

This repeated use of profoundly similar names for different business entities hid the extent of foreign infiltration into our government functions and powers from the Public, and set up a situation wherein one entity could be mistaken for the other, and ultimately, provided the means for a substitution scheme used to usurp upon and steal the identity of our lawful government.

This is precisely what happened and what has caused the equivalent of a national-level identity theft.

In March of 1861, the States of America ceased to function for lack of a quorum. This meant that the contract holder of The Constitution for the united States of America was dormant and the American Federal Subcontractor doing business under the name “the United States” was paralyzed.

Lincoln immediately substituted the British Territorial Congress for the American Federal Congress, and pretended that the incipient Mercenary Conflict which was then ready to erupt, was a War subject to his Office as Commander in Chief of “United States” Armed Forces.

This constant commingling and confusion caused by the use of extremely similar names was used to obscure the actual identities of public versus private offices and also obscure the identities of the entities being referenced.

As we have seen, the States of America ceased doing business in March of 1861 for lack of a quorum.

Ten years later in February of 1871, February 2nd, to be exact, the British Territorial Congress put in place by Lincoln —gratuitously and without ever advertising the facts to the American Public— claimed that “the United States”, meaning all the names, contracts, franchises, trademarks and property belonging to the American Federal Subcontractor was vacated and they claimed it as abandoned property enriching themselves.

As a result, the British Territorial Federal Subcontractor doing business as “the United States of America, Inc.” —has been operating as “the United States”, as a Municipal Corporation, ever since.

This act of fraud and malfeasance against their Employers went undetected and misunderstood for over a hundred years, but has finally come to roost.

This is what we are dealing with today — over 150 years of fraud and malfeasance and misrepresentation by the British Crown Corporation dba as “United States of America” and its local affiliate “Presidents” acting in Breach of Trust and violation of their Service Contracts (which require “good faith” service) and International Law.

This was a form of impersonation and substitution fraud leading to misrepresentation of this entire country, unauthorized access to our credit and assets, and other crimes of fraud leading to unlawful conversion of our natural political status, theft of our credit, and foreign control of our assets.

We are no longer deceived and by their own law they stand condemned.

Issued by:
Anna Maria Riezinger© — Fiduciary
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

by Hunter Toyofuku-Aki©
Visionary, Architect, Strategist,
Love-onomics© Founder
Treasury Director

July 29, 2025