

For Those Still Bewildered



International Public Notice

November 1, 2025

The United States of America —
Federation of States



The UNITED STATES (a Roman Municipal Corporation) and the USA (a British Crown Corporation) are two giant corporations in the business of providing “essential government services”.

See Article IV of either The Constitution of the United States or The Constitution of the United States of America.

These foreign corporations are supposed to be here providing the American Government and the American People with certain enumerated services as Vendors.

The respective federal Constitutions are service contracts and as you can see from reading the Residence Act, these persons are allowed to be in this country to provide these services in “good faith”.

Originally, there were three Federal Constitutions and three Service Vendors, one American, one British, and one Holy Roman Empire.

They were, respectively, responsible for providing delegated services on the land, the sea, and in the air jurisdiction.

During the so-called Civil War, the American Subcontractor known as “the Federal Republic” went out of business, and the other two Subcontractors got together and took over the work apportioned to the Federal Republic — work and delegated authority impacting our land jurisdiction affairs — that was never entrusted to them.

They moved in and substituted themselves for the American Subcontractor under color of law with hardly anyone knowing, and using a maze of similar names for unincorporated, corporate, and incorporated entities, they kept this secret for a century and a half.

Now, it’s right there for anyone to see. The Brits and the Pope’s Boyz moved in and ran this country and misdirected and misused and abused its resources and its people for a century and a half, under conditions of fraud and color of law.

These Principals and the giant “service” corporations they ran together with millions of franchise operations, worked together in collusion to secure this result.

They told the rest of the world that they “represented” us- a partial truth, in that they continued to exercise duly delegated powers, but also a partial lie, as they usurped and exercised powers never delegated to them.

They also told the rest of the world that the American Government was “absent”, “missing”, and “in interregnum”.

All this was without ever actually telling the American People what was going on, and thereby forestalling any action on our parts to correct the situation.

They did this in gross breach of trust and violation of their own respective service contracts which required “good faith” service.

Beginning in 2006, the Principals, Pope Benedict XVI and Queen Elizabeth II and their Administrations, received the first Due Process Notices from the American Government.

In 2011, Pope Benedict XVI dissolved the Office of the Roman Pontiff. In 2013, Pope Francis ended the protection of the Bar Associations worldwide and withdrew the Letters of Marque allowing them to act as privateers for the Vatican. In 2014, the American Court of Record issued its findings as the Final Judgment and Civil Orders. In 2015, Barack Obama entered the UNITED STATES, INC. into Chapter 7 Involuntary Bankruptcy. In 2025, we are entering the end phase of the UNITED STATES, INC. bankruptcy.

Meantime, the British Crown has been twisting around trying to find a way to keep the same old schtick going, and maybe even officially expand and legitimize its take-over of the duties and delegations of power granted to the American Federal Republic, by sponsoring its own British Territorial version of “a” Federal Republic.

That whole initiative has just been shut down by the U.S. Supreme Court.

They have been offering more confusion of identities and more coercive power for themselves, in a situation where their debts and bad faith have been exposed. They get high marks for audacity, but little else.

What needs to happen is for the United Nations to recognize the actual living people and their government as the only legitimate government of this country.

This should be as simple as recognizing the American Government (the Employers) and observing the plainly stated contractual limitations of the United States Government (the Employees).

While we remained asleep and silent, purposefully left uninformed, it was possible for the Perpetrators to pretend that they represented us and that everything they said and did was agreed to by their Employers — by a process of assumption and acquiescence.

This made possible efficient but increasingly corrupt “administration” of this country, its people, and its resources by two foreign corporations that colluded to commandeer everything and everyone and do what they pleased for their own benefit and enrichment at the expense of their Employers.

The foxes were left in charge of the hen house, and the farmers were not made aware of the change in management, because the criminals killed and slandered the officers of the American Government and portrayed them as “rebels” when they weren’t even involved in the illegal Mercenary Conflict known as the American Civil War.

This is not a matter of politics, has nothing to do with race, religion, social or economic status, none of the typical excuses for war; this is purely a matter of commercial bad faith and criminality of the Highest Order in the Highest Realms of government on Earth — just as the Bible described it, “evil in high places”, though that also refers to practices of the religion of the Great Abomination, and worship of the unholy triumvirate known as Baal, Columbia, and Mammon, that has also made a come-back since the establishment of the District of Columbia.

Mr. Trump’s administration under the United States of America, LLC, recently ginned up in London, “doth protest too much”. While it is accomplishing some worthy goals aimed at cleaning up the Mess our federal employees have caused, these activities are more like the little boy who cleans up the broken cookie jar and points at the family dog.

The collusion between the Municipal and Territorial Governments, however, was far more than skin-deep.

The Territorial Government run as a British Crown Commercial Corporation had no ability to tax. The Municipal Government had the ability to tax, but was prohibited by the federal Constitutions from operating in the States of the Union.

The two Principals and their Business Partners colluded to solve this problem by creating imaginary Territorial “military districts” disguised as “judicial districts” and pretending that the American Civil War was an actual War under the Law of War, instead of an illegal Mercenary Conflict — which it was, and which we can simply prove by observing that no Congress ever declared any such “war” and no peace treaty ended it.

The Municipal Corporations were barred as part of the Municipal Government from entering and conducting business in the States of the Union, but not barred from conducting business within the District of Columbia or the United States Territories, so they made use of the fraudulently constructed Territorial military districts (later disguised as judicial districts) as a means to evade the constitutional restrictions and allow municipal corporations and municipal government functions to exist in the States of the Union — under the pretense that the British Territorial Government was hiring them to serve the needs of British Territorial U.S. Citizens residing in the States of the Union as a military occupation force.

We’ve seen a good and blatant example of this in the form of The State of Alaska Constitution: two groups of federal persons (employees, foreign Territorial and Municipal citizens) agreed to a mutual service contract — a contract between themselves, that the actual people of this State were not eligible to vote on.

This Constitution of the State of Alaska allowed the creation of a British Territorial Commercial Corporation franchise calling itself “the State of Alaska” and a Municipal Corporation calling itself “the STATE OF ALASKA” and also allowed them to scratch each other’s backs at the expense of the people of Alaska that they are obligated to serve (by their own admission) in “good faith” Imposed by both remaining Federal Constitutions.

The British Commercial Corporation used the Municipal Corporation to establish foreign taxation within the States of the Union, where these Municipal Corporations were specifically forbidden to be.

Of course, the taxes were supposed to be applied only to the foreign residents — British Territorial Subjects and Municipal persons that were parties to The State of Alaska Constitution. That’s how this was all “legalized”.

But then, they liberally assumed and presumed that every American they saw was a Federal Dual Citizen, and subject to their clap-trap and their contracts and their citizenship obligations, leading to pillaging and plundering of American public and private assets on an unimaginable scale — and all of it illegal and unlawful as Hell.

Is this “good faith” or self-interested usurpation and fraud? The government of the people has been universally suborned and misrepresented and usurped upon by our own employees.

As the American Civil War was fraudulently misrepresented as a “war” when it was in fact a mercenary conflict throughout, their basic premise was flawed by misrepresentation and deceit and there was no basis for a continuing military occupation of our States, North or South. And no basis for the establishment of “military” or “judicial” districts, either.

Read that: there is no legitimate reason for “district courts” to be operating outside the District of Columbia, nor is there any excuse for these “district courts” to be addressing rank and file Americans.

Especially not now, when those same Americans have awakened, expatriated from any presumption of being British Subjects (a legal presumption created by unconscionable registration of American babies under conditions of fraudulent misrepresentation, omission, non-disclosure and duress), and have then gone on to bring their own State Assemblies into Session.

The American Government still exists and is still unincorporated.

This is the actual and only American Government that has ever existed, owned and operated by the

people of this country, not by foreign “persons” working for foreign corporations and providing “essential government services” to us under “delegated powers”.

We were lied to, misinformed, abused, misrepresented and used by our incorporated foreign subcontractors and their Principals.

But we are back. All 500-plus nations of living people, all fifty States.

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

November 1, 2025

