



International Public Notice

March 7, 2026

The United States of America —
Federation of States



Take Notice, All to Whom These Presents Come:

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

So much for Trump's promises of "no war" during his administration.

Trump giddily, gladly, and gaily went to war without any authorization by our Congress, which is a requirement of his Service Contract, The Constitution of the United States of America.

Now, ask yourselves, can a privately owned corporation operating under a service contract rewrite its own contract, and give itself powers, in this case, "War Powers" it was never granted?

No, not when the actual grantor of the service contract is present and denies this "accommodation". We are present and our States are in Session, and we deny it.

Our States are the fifty States of the Union, not the Insular "States" defined at Section 101 (A) (36) of the federal Immigration and Naturalization Act.

The actual States of the Union and the fully provenanced State Citizens of those States, who are the grantors of all delegated powers are now present and in Session, and have not accepted this interpretation by our public employees willy-nilly granting themselves "powers" never authorized by nor envisioned by us.

We never extended Executive Power to declare war to any Presidential office created under any Constitution, period. And both our Federal Employees and the world-at-large, have cause to know this, as our service contracts have been public since the late 1700's.

Our public employees interpreted and redefined their roles and powers to suit themselves while the actual States of the Union were not in Session, but they are in Session now.

And we recognize that the only "Congress" in Session now is the same British Territorial U.S. Congress illegally promoted by Abraham Lincoln during the first version of this debacle back in 1861.

No American Congress is in Session, therefore, no possibility that this country can be declared "at war"

by anyone or anything on Earth.

This is Notice to Principals and Notice to Agents that this is so.

This is also Notice to Agents and Notice to Principals that the Americans are not paying the costs of any such illegal “war” declared by any executive officer of any foreign incorporated entity.

This is further Notice that the “Republic” that Mr. Trump gratuitously announced yesterday underneath all the hubbub he has created with this “war” in Iran, is not a “republic” associated in any way with this actual country and its people, and is not a “restored” republic in any sense.

It’s another British attempt to substitute a British look-alike-sound-alike impersonator in the place of the actual American institution, which can only be restored by people who are Americans.

Now, let’s clear this up once and for all: Mr. Trump and his cohorts were invited to change their political status back to that of their birthright as free people born in this country.

They stubbornly declined and have continued to operate as British Subjects.

This means that they have not met the requirements to be considered Americans and they have not met the further requirements to become United States Citizens as required by the First Immigration and Naturalization Act — which for these purposes, remains in effect and cannot be overturned by any foreign species of Congress.

The provisions necessary to become a United States Citizen were codified in the 1920’s under the Revised Statutes at Large that were never adopted, but which remain summarized and available as a reference of the older Public Law established by the actual American Republic that operated from 1787 to 1861.

Having been born on the land and soil of this country, an American State National — which is a term found in our Law, but not codified directly into any Federal Code — could, upon attaining the age of majority, choose to become a United States Citizen and serve the American Federal Republic. This lengthy and circumspect process is detailed in the First Immigration and Naturalization Law.

This leaves no doubt that the American Federal Republic was owned and staffed by Americans who voluntarily and mindfully and consciously decided to serve and accept the unique obligations of United States Citizens.

In the long years that the American Federal Republic has been inoperable and vacant, people have forgotten the United States Citizen political status that went with it, and have tended to think that there is only one such designation.

In fact, there are three different kinds of “United States” citizenships, and they all apply to persons working for Federal Government subcontractors — not to average people at all.

The first such citizenship was created along with the American Federal Republic and resulted in United States Citizens. They all lived and worked under The Constitution for the united States of America issued to the State of America confederation in 1787.

The second such citizenship accrues to persons serving the British Territorial Subcontractor and they are known as U.S. Citizens serving under The Constitution of the United States of America issued in 1789.

The third such citizenship was created in tandem with the third Constitution issued in 1790 and resulted in Federal Civil Service employees serving as “citizens of the United States”, under The Constitution of the United States — the very same citizenship conferred on former Negro plantation slaves as “Fourteenth Amendment citizenship”.

These are all Federal citizenships and do not reference average Americans at all.

So here we have Mr. Trump, yesterday, declaring the end of the United States, Inc., and the “restoration” of the American Republic, by a British Crown corporation “President” working as a British Subject under The Constitution of the United States of America.

As the Fiduciary of the actual American Federation of States, I can affirm that no such rabbit-and-hat-trick is possible.

British Territorial U.S. Citizens can't function as State Citizens and restore our American Federal Republic “for” us. They can only create a British Territorial doppelganger and try to pull off yet another fraudulent British substitution fraud scheme.

We do not accept nor accommodate Mr. Trump's proposed republic and recognize the fact that it is not American and not a “restoration” of anything we ever created; a British-made impersonation of our American Federal Republic cannot be said to restore anything, as the Brits never had a Federal Republic to begin with.

The British Federal Subcontractors have always operated as British Territorial companies or corporations of some kind, ever since 1783 when the Treaty of Paris declared King George to be its “prince” and “Arch-treasurer”. These companies and later, incorporated British Crown entities, operate under names like “the” United States of America, Inc., or U.S.A., Inc., or in a current registration, the United States of America, LLC.

So Mr. Trump is simply doing another British End Run and Substitution Scheme, trying to fool everyone into thinking that his “republic” is the same as our republic — just as these Blighters have presented their “congress” as our congress, their state-of-state organizations as our state-of-state organizations, their corporate “President” as our elected public official President, and so on.

This present situation in Iran and the Middle East in general, is nothing but another old British Navy False Flag operation, in which they abuse our Title IV Flag, assigned to them in good faith for their use when exercising our delegated powers according to their service contract, to usurp other roles and powers for themselves “as if” they were Americans, when they are not adopting our political status and

not adhering to our Laws.

Let the world know that Mr. Trump has flown our Title IV flag under conditions of deceit and accepted foreign employment for his corporation, which has resulted in the current “war” — that is, mercenary conflict — with Iran.

It has nothing to do with us and Trump should be flying the Union Jack or the Israeli flag, the flag of his corporation’s present employers, not any flag associated with this country.

Trump should also not be signalling any intention to charge this horrific boondoggle off onto the American people, using the excuse that his actions in some way “defend” this country.

The concept of defense self-evident in all three Federal Constitutions

involves defensive action undertaken to defend the borders and sovereignty of this country and our shipping on the High Seas and Navigable Inland Waterways when and if attacked.

Iran did not attack us, did not trespass within our borders with any hostile action, and did not attack our shipping on the High Seas or Navigable Inland Waterways.

There is no excuse for mischaracterizing this mercenary attack and trespass against Iran as anything but a separate and self-interested action undertaken by the Trump Administration at the behest of foreign bidders — Britain, Germany, and Israel.

When you step back and look at it, the proclamation of a “new” republic operating under “common law” is just more of the same old British fraud game: British Subjects born in America pretending to be us, pretending to be or to “represent” the American people, while in fact operating as British Subjects.

Mr. Trump’s Republic would have to be new because it certainly isn’t ours and isn’t being “restored” as a result.

And as for common law, are we talking about British Common Law, American Common Law, or the Martial “Common Law” that these same renegades and traitors have used to maintain their illegal occupation of our country ever since the Civil War?

Mr. Trump and the “US” military needs to come home and accept their “strictly limited” role with respect to this country and its people.

The international persons that have been supporting and funding this mercenary regime are all put on Notice that these activities here and in Iran are illegal mercenary attacks against sovereign states.

These actions by the Trump Administration are unlawful, illegal, and immoral — and that is not to say that the actions of the Biden Administration were any better.

Both these hands are attached to the same corpse; it needs to be identified for what it is and these commercial and municipal corporations need to be dissolved and outlawed.

This circumstance has been promoted by the corporations “acting as” Britain, Germany, Japan, and China backing Iran, while Britain superficially pretends to be our Ally and pretends that their “King” — acting as a “Monarch” or “Emperor” instead — is our trustee and the owner of our Given Names and all else we lawfully and legally possess as our inheritance.

This is all subterfuge just as Mr. Trump’s proclamation of a “new” republic is subterfuge designed to maintain coercive and illegal control of our country, our money, and our economy under False Pretenses. It is also an attempt to evade their contractual obligation to provide good faith service to the American people by attempting to convert us into British Subjects using unconscionable Third Party contracts to do so.

These crimes against humanity are well-established in international and national law, as crimes of unlawful conversion of nationality and political identity, as well as crimes of fraud, personage, conspiracy, and outlawry. The guilty Parties that have collaborated to support Iran are just as guilty as those who have abused our Title IV Flag in a sidebar mercenary attack by the U.S.A. Inc. or its current successor, on Iran — a largely unprovoked attack which has put our sons and daughters and equipment that we paid for at risk without our consent and without any clear and present danger to our country.

This constitutes full Due Process Notice and Public Warning and Information of Criminal Activity promptly submitted to those responsible for the discipline of international commerce and government affairs.

If you are going to take the Bad Guys off the board, do a complete job of it, and don’t allow them to play games of Good Cop - Bad Cop, or as it is in this case, games in which Brits play games of Good American v Bad American, at the expense of the entire world.

So said, so signed, so sealed this seventh day of March 2026 by:

Take Notice! Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

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