

How Could the Brits Pull All This Fraud Off?



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The United States of America —
Federation of States



Go back to the years immediately after The War of Independence.

Look at the actual circumstance. The Brits and the French were battling it out and the French were facing a revolution of their own. This brief prelude led to the French Revolution and the Napoleonic Wars in Europe. During this same 20 year period, America was trying to recover from The War of Independence and was struggling to ship its raw materials to factories and workshops in Europe.

In the 1770's, we had a huge commercial fleet, but no navy.

So, we cut a deal with Great Britain — their King would serve as our Trustee “on the High Seas and Navigable Inland Waterways” and the Brits would receive a service contract and be allowed to stay in this country - and in exchange, their Navy would provide protection for our merchant shipping.

This was good business all the way around, because the Americans needed to access the European markets for their raw materials, and the Europeans needed those raw materials to keep their factories running.

This led to a relatively large, permanent population of British Subjects, specifically British Territorial Subjects — “Tories” — remaining in this country after the Revolution. They have lived here as a separate population under the provisions of the Residence Act ever since. They are all U.S. Citizens. They are born and raised in this country. They look like Americans. They sound like Americans. But they are British Subjects and Territorial United States Citizens.

It also led to a permanent presence and relationship with the British Navy and the British Merchant Fleet which could trade here tax free.

To finalize and implement this deal several acts of Congress were required as well as adoption of the service contract known as The Constitution of the United States of America, issued in 1789.

All three Federal Constitutions implement the trade and treaty obligations and necessary service contracts resulting from the peace settlement(s) ending The War of Independence, so if you want to understand The Constitution of the United States of America, you have to look at the American-British naval treaties and trade agreements coming out of the peace process.

From there, the British just sat back and waited for their chance, from the snug insider position provided by their service contract, The Constitution of the United States of America.

The Brits were already here and already providing “essential government services” in 1861, when the American Federal Republic (another Federal Service Provider) lost a quorum to conduct business. The

Brits simply slipped into position, and began providing the services that the Federal Republic would have normally provided.

The American Public was never made aware that there was any change; from their perspective, the expected services continued and the same people were providing them.

This British usurpation of our government was smooth as silk, and the only truly observable immediate difference was that our American Federation of States did business as The United States of America (Unincorporated) and the British Federal Subcontractor did business as the United States of America, Incorporated.

All they had to do was neglect to add the word “Incorporated”, and the only observable difference then became the word “the” — whether it was capitalized or not: The United States of America versus the United States of America — a difference so slight that most people would never notice it, and didn’t.

So how could they pull off this vast identity theft in broad daylight?

(1) Deceit promoted using very similar names;

(2) Deceit promoted by using British Territorial U.S. Citizens to “stand in” for their American counterparts;

(3) Deceit in expanding the scope of their work far beyond their constitutionally stipulated role.

Later on, they further substituted British Territorial State-of-State organizations for American State-of-State businesses and took over “emergency administration” of our functions at that level of government via surreptitious substitution, too.

They could never quite overtake the States of the Union themselves, nor the Union States. That would have undermined the basis for the whole gravy train and couldn’t have been supported, because too many other nations, including Russia, knew that our States and our States of the Union never participated in the so-called American Civil War.

All this history — mostly commercial history, has been tainted by fraud and has been based on impersonating our government, our government subcontractors, and even our people.

It was easy enough to substitute the United States of America, Incorporated for The United States of America (Unincorporated), and easy enough to substitute the British Territorial U.S. Congress for the Federal Republic’s United States Congress. Why not try the Full Monty and register American babies as British Territorials, too?

So that’s what they’ve done under color of law and breach of trust and violation of international law against unlawful conversion of political status and nationality.

And how did they get away with that?

More similar names deceit and simple non-disclosure, foisted off on new mothers still groggy from childbirth and babies too young to know what was going on.

The mothers were asked, “Is your baby a United States Citizen?”

There was no mention of which “United States” this might be, and no explanation of what being a “citizen” might entail, so most people thought it just meant that you were an American who lived in The

United States.

With the flick of a pen, a baby freeborn as an American State National with no citizenship obligations at all, was unlawfully converted into a British Subject, merely “residing” on our shores, and was saddled down with all the taxes and obligations that a British Subject is heir to.

This single “mistake” allowed the British to tax us, to seize upon our land assets and place them in a public trust benefiting the British Crown, to conscript us, to license us, to draw credit based on our intellectual and labor assets, to subject us to foreign British and later, corporate law as “enfranchised” voters..... and in general, to regain by legal deceit what they lost in war.

Over the course of 160 years of fraud and deceit, the Brits with some help from their colluding Municipal Government counterparts, turned Americans back into British Territorial Subjects just like the Colonists and reduced the “free, sovereign, and independent states” into de facto British Colonies, ruled over by a homegrown British Raj that appeared to be as homegrown as Mom and Apple Pie.

This is, of course, all accomplished under color of law and in breach of trust, in insurrection and usurpation against our lawful American Government, and yes, it is treason. It’s just white-collar treason accomplished with lies and legalities instead of bullets.

Sensitive to this fact and the fact that they were additionally operating outside their jurisdiction and in violation of their service contract, The Constitution of the United States of America, the Brits colluded with the Holy See to have the Municipal Government do the bulk of the dirty work for them, in hopes that they could wash their hands and pretend that the Municipal “citizens of the United States” were the problem.

That’s like blaming the sock puppet and not the fist inside.

They are prevented from using this excuse by Maxim of Law: ‘A person who does a thing through the instrumentality of another, is held as having done it himself.’ For the Old Schoolers, in Latin: ‘qui facit per alium facit per se’.

Now that this fantastically long-running con game is revealed, it is also apparent that the problem began in Britain during the reign of Queen Victoria, with the British Crown parasitizing its own people via a public corporation enfranchisement scheme, that defrauded the British Working Class and created a collateral pool used to finance the British Raj in India.

Curiously, the voters and presumed shareholders of this public corporation never got a penny of all the fabulous profits made from pillaging and plundering India’s wealth. Instead, they got the bill for the Raj’s expenses and pensions.

This same pattern of war-profiteering, public enfranchisement schemes, and completely inequitable profit and debt sharing, can be seen all around the world. For the Perpetrators foisting this scheme off on everyone else, the profits have been astronomical. They have been able to plunder and pillage under color of law, and then dump their odious debts off onto the people who unwittingly invested in their war-for-profit schemes — and who paid the Butcher’s Bill as well.

Now all this Fun and Games for the Satanists has to come to an end. Once again, the people and what they call “the Primal Creator” have awakened; the last time this happened was during the last days of the Roman Empire and the violent suppressions and widespread murder of “witches” and “vampires” that occurred at that time attest to the ferocity of the backlash that left Satanism outlawed and also led

to the suppression of transgenders, homosexuals, nature-worshipers, Jews, and any off-brand sect of Christianity.

This is why the actual perpetrators encouraged the craziness of the Biden Era emphasis on exactly these populations, encouraging them to come out of the closet and expose themselves. The scapegoats were being pre-identified.

Not wishing to see any more hypocrisy and scapegoating of innocent people, we have faithfully and accurately identified the source of the problem ensconced in the highest orders of the Roman Catholic and Eastern Orthodox Church, the British Crown, the U.S. Government, (not the American Government — which is a different Beastie), the United Nations Corporation, World Economic Forum, Central Banks, and elsewhere.

We are entering a season of darkness, both in the turning of the year and in the affairs of mankind, however, as our ancestors knew, this is ironically also the time in which light regenerates. Get ready.

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