



International Public Notice

December 6, 2025

The United States of America —
Federation of States



Here's an example by analogy:

You hire a new company, ABC Lawncare, to take care of your lawn and everyone on the block knows all about it. You shared your service agreement with ABC Lawncare around to the neighbors and they know all the details.

A few years later, ABC Lawncare defaults on its service contract with you, because of internal management issues: very quickly, in about three weeks, a different company, a foreign commercial corporation also called "ABC Lawncare" (Incorporated) takes over.

Nobody knows or notices the difference between your original ABC Lawncare Company and the new ABC Lawncare, Inc. They look identical— almost. Very similar name. Same color trucks. Use the same kind of equipment. Same logo. Wear very similar uniforms. And of course, the name of the new corporation is very similar to the old company name.

The only change is from "Company" to "Incorporated", and they just go by the name "ABC Lawncare" on their logo and in correspondence, so there's nothing to make you notice the change.

Even you, the Employer, hardly notice the difference. The new corporation hired most of the old ABC Lawncare employees so the faces are familiar. The new Successors to Contract take over and do the job, so it doesn't make much difference to you who mows the lawn, so long as they abide by the service agreement.

Right?

That's what happened here in America and all over the world in other countries, too.

We started out doing business with a company providing services under The Constitution of the United States of America and wound up with a foreign commercial corporation doing business as "the United States of America" Incorporated, taking over from them with hardly anyone noticing.

Same thing happened in Britain, throughout the Commonwealth, and in the Allied Occupied countries of Western Europe after WWII, and also Japan, Iraq, Libya, South Korea.....

For the most part, people didn't notice the change and in the early years, the commercial corporations were careful to provide the stipulated services and keep a low profile.

But over time, something else began to become more and more apparent. Companies function under Land Law, while these commercial corporations that replaced them all function under the Law of the Sea.

This is what caused the change to the court system, from Bouvier's Law Dictionary to Black's Legal Dictionary, and from land law to sea law, and no, nobody ever approved of that change.

It was the result of allowing a new kind of Federal Subcontractor to sneak in the back door and function as the Successor to the original contract, which they did without full disclosure of the consequences.

Because non-disclosure is involved and because elements of constructive fraud and self-interest are involved, the onus is on the commercial corporations.

This is what we mean by the sea usurping upon the land.

By doing this, these Service Vendors evaded the Law of the Land, and that means they evaded the Federal Constitution.

That also explains why there are no actual Article III Courts in operation.

The so-called “Federal Courts” that remain are only “Federal” in the sense that a Federal Services Vendor is paying for them (with your money, of course). For example, the “Federal Court of Appeals” is only a high level in-house Administrative Law tribunal. The “Federal Court of Appeals” is a commercial court.

Using the deceit involved, the original intended government was displaced and replaced, but by using similar names, similar logos, similar uniforms, and by rehiring former employees, the illusion that nothing had changed was maintained.

To this day, sixteen decades later, Donald Trump still doesn't admit that he is functioning as “President” of the United States of America Incorporated, a British commercial corporation. Nor does he admit that he can only “appoint” a President if he is talking about a “President” of the United States, Incorporated, too.

Americans and many other people around the world have been snookered and abused and deprived of their intended government for 160 years, while the Perpetrators operated in secrecy, in breach of trust, and under color of law —and used our money to promote their corporate bottom lines and their tongue and cheek “National Security” instead of ours.

The delusion that we were free and that we were not suffering under the British Colonial system was maintained by the Illusion that nothing had changed, when in fact, everything including the definitions and the form of law we are living under was changed.

<https://rumble.com/v72dp1s-why-we-must-restore-the-republic-must-watch.....html>

Finally, the actual Delegators of all the Federal Powers jolted fully awake and figured this out, whereupon efforts began to force the Federal Service Vendors back into their respective boxes, and to reboot our own land and soil jurisdiction courts.

Lawyers and attorneys are facile beasts that can serve any master on air, land, or sea. It doesn't matter to them, overall, which form of law they are charged with administering, but even they have become confused by the continuing conflicts of law.

This is the truth, whether anyone likes it or not. We all have to deal with it as promptly, peaceably, and pragmatically as possible.

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

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