

International Public Notice and Declaration of Assignment: Regarding American Heritage Dollars



International Public Notice

January 19, 2026

The United States of America —
Federation of States



Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals: Take Notice, All, to Whom These Presents Come:

The Missing Link has surfaced, the “lost” connector that links the world of asset-backed money and commercial paper: we know this vital connector as “prepaid credit”, that is, credit that has already been paid, as opposed to credit that has yet to be repaid (with interest) at some time in the future.

For over a hundred years, the goods and services that Americans have provided in response to being presented with Federal Reserve Notes (I.O.U.s) have not been credited.

A similar situation exists with the EURO and other fiat currencies that have been used in other markets and countries which have appeared to collect a “National Debt”.

By definition, National Debts and interest owed on National Debts cannot exist.

Why? Because each time a Federal Reserve Note or EURO has been presented, these I.O.U.s have been paid for with actual goods and services.

The I.O.U.s in circulation- Federal Reserve Notes, EUROS, etc., — have already been “redeemed” and they should have been “discharged” also, at each initial point of sale.

The Federal Reserve Notes and EUROS — commercial I.O.U.s — should have been cancelled, collected, and marked “paid in full”, but they weren’t.

The I.O.U.s were allowed to remain in circulation, instead.

As a result, these I.O.U.s were paid for in actual goods and services over and over and over again.

This results in a gargantuan “unclaimed” credit, but we all know who it belongs to — the living people of every country impacted by this egregious fraud.

Our country, officially known as The United States among the nations, was used as the base of operations for the criminal banking cartel known as the Federal Reserve.

The Federal Reserve is not and never was any part of our American Government nor has it been part of the Federal Government provided by Federal Service Contractors that have operated under our delegated powers.

It has, instead, been a vendor hired under contract by the British Territorial United States Congress known as the U.S. Congress.

This Central Bank cabal member, the deceptively-named “Federal Reserve” is licensed by the British Territorial United States Congress to rig commodities and issue debt notes on behalf of the British Territorial Service Vendors we defined and hired under the terms of The Constitution of the United States of America.

The Federal Reserve is a vendor of our vendors, and like all the other central banks, it has to be licensed because it is engaged in commodity rigging, which is a criminal activity leading to monopolization of resources and obstruction of trade.

The Great Mother of the Federal Reserve and the sixty-two other member central banks is the Bank for International Settlements, the central bank of central banks, which is licensed to operate in Switzerland and is owned by the sixty-three central bank members of this organization.

The Bank for International Settlements doesn't operate under any one law or system of laws. It has its own internal corporate law provided by the Statutes of the Bank for International Settlements which were created in 1930. This is supplemented internationally by the Convention Respecting the BIS and the Hague Convention of 1930.

Why 1930?

In May of 1930, the commercial corporations that had been operating “as” the governments of the G-5 nations, all decided to go bankrupt and pass on their debts to their purported Underwriters — the living people of the nations that these foreign corporations illegally occupied — the living people they misrepresented and impersonated as public trusts belong to Missing Persons and as Roman Municipal Estate TRUSTS.

This gigantic fraud scheme benefiting commercial corporations at the expense of living people has

continued snowballing ever since, until now.

The Wonky Bookkeeping which tracked the debt created upon the issuance of the Federal Reserve Notes (and EUROS, etc.) failed to track the corresponding credit, failed to cancel the debt, and left the debt notes in circulation, so that they continued to be paid and paid and paid — in actual goods and services, while the Issuers of the debt notes only accrued the cost of printing and debt tracking.

There was no equitable consideration and no cancellation of the “debt” and no balancing of the accounts.

Their excuse?

Actual goods and services belong to the monetary system, not the financial system, and as the “Americans” and later the “Europeans” were “Missing, presumed dead”, and the credit was “unclaimed” — the bankers and the Crown and the Popes were content to let the actual Creditors appear to be perpetual Debtors, instead of issuing the prepaid credit they owed the victims of this scheme.

We claimed the credit owed and we claimed their debt(s) — both the debts of the UNITED STATES and the UNITED STATES OF AMERICA and the FEDERAL RESERVE, etc., plus all the same for the United States, Inc., the United States of America, Inc., and the Federal Reserve, Inc.

This now extends to all the Maritime Commercial Banks and especially to Chase Bank and JPMorgan Bank, as they acted as creditors of the Federal Reserve System bankruptcy in 2009 and received the assets thereof, including the trademarked brands and business names “FEDERAL RESERVE BOARD OF GOVERNORS” and “FEDERAL RESERVE” respectively.

All private bank accounts in this country were secretly rolled over and redefined as “FedNow” accounts beginning in July of 2023, so the Federal Reserve now claims to own every “private” bank and every private bank account in The United States.

Our Treasury claims to own the Federal Reserve and all the other Central Bank members of the Bank for International Settlements, plus the Treasury of the United States Successors (1787 to date), the Treasury of the United States of America (1789 to date) and the TREASURY OF THE UNITED STATES and U.S. TREASURY and all various Municipal treasuries (1790 to present) associated with this outrageous bookkeeping and currency fraud scheme, plus all the bankrupt Maritime Commercial banks, on behalf of the living people of this planet — all those who have hands and feet, in whom the blood flows and the flesh grows.

That does, of course, include the estates of the British Crown employees and Roman Inferior Trust Estates and ESTATES created by the successive generations of Roman Pontiffs, which are reclaimed

and reverted along with all the rest of the estates, physical assets, and credit owed to suffering humanity.

The assets owed are hereby returned to the bank(s) we chartered for the purpose of reallocating assets and credit to the living people, The Global Family International Trade Bank (for physical assets) and The Global Family Commercial Bank (for land jurisdiction assets in commerce) and The Global Family Bank of Commerce (for maritime commerce assets).

These banks function under American Common Law, American Public Law, and American Maritime-Admiralty Law, respectively.

They operate under the original and undelegated authority of the Federation of States of the Union; that is, they are Federation Banks, not “Federal” Banks.

We have undertaken the responsibility to erase the fictitious National Debts that have hitherto been amassed under conditions of deceit and duplicity, to collect and return ownership of the physical assets of each nation which have been purloined, to collect and return the abundant prepaid credit owed to each living man and woman on Earth.

The Bad Bookkeeping and False Claim that our credit is or ever was Unclaimed is thus overturned and all public employees of all strata, our Vendors and their Vendors in receipt of contracts based on our largesse, are all directed to heave-ho and make the required adjustments and arrangements.

In particular, Donald Trump, Scott Bessent, Jerome Powell, and all related Administrative, Treasury, and Central Bank personnel are provided with this Notice and Declaration regarding the issuance of American Heritage Dollars as prepaid credit instruments that will directly absorb and back-charge all National Debts against already issued and circulating Note-based currencies, thereby gradually removing those “note based” currencies from circulation and replacing them with new prepaid credit instruments, which we are issuing directly as the American Heritage Dollar.

This applies to all Federal Vendors and their franchises.

This will effectively erase all paper debt and also result in all interest payments based on this paper debt being identified as Odious Debt, that is, debt created by some means of fraud that the victims are unaware of and do not benefit from.

These “National Debts” will be absorbed by the already issued note-based currencies recognized as credits owed the living people of each country, and by the American Heritage Dollars that we are issuing as a means to return prepaid credit to millions of Americans as well.

This ends the conundrum presented by the lack of connectivity between the monetary and financial

systems, resolves the ownership of the so-called “Unclaimed Credit”, and redistributes the prepaid credit directly to the people to whom it belongs.

A similar solution with respect to the Monetary System already exists in the form of American Federation Dollars (gold) which is both a separate species and which includes all “United States” gold coinage, plus the United States Silver Dollars (silver) owed to the living people of this country.

In that regard, Mr. Trump and Mr. Bessent, are specifically requested and required to return the 432,000 bars of gold that have been commandeered; that gold, recouped from the Vatican, belongs to living people and to the ancestors of living people who were enslaved and who endured peonage under the scourge of Rome and the Birth Certificate Bond Schemes practiced by both the British Crown and the Office of the Roman Pontiff.

We have the records of the 60:40 split between the Pontiff and the Crown and a complete documentation of the paper and physical asset trade between the Pontiffs and the administration, provided most recently by Pepe Orsini, bankrolling the SERCO accounts paying for your corporations’ services.

We also have recent admission by JPMorgan of its receipt of silver owed to the American People as part of the assets it recouped from the bankruptcy of the Federal Reserve System. This physical asset is also owed return to the American States and people from whom it was extracted as part of the 1933-34 Emergency Acts.

Attempts to harvest private bank accounts on the pretense that the debts represented by the contents of those accounts are property issued by and belonging to the Federal Reserve will not prosper any settlement; those “notes” have already been claimed as part of the United States’ “National Debt” on paper, and as evidence of a vast and pernicious commercial banking crime and fraud scheme perpetrated against humanity.

Finally, there is the issue of the land assets purloined by the Northern Trust Corporation, which properly belong to this American Government and its States of the Union and the living people of this country, together with the similar “reversionary trust interest” owed to the people of Canada and Greenland.

These purported Trust properties are claimed hereby and in the Public Records and Court Records previously established and must be returned to the ownership of the actual living people and National Governments without further pretense, obfuscation, or delay.

We note that the Northern Trust Corporation and its affiliates are part of the entire scheme to illegally latch onto American assets, especially land assets, by presuming that the American Government was rendered “absent” and “in interregnum” as the result of one of its Federal Service Vendors going

bankrupt.

This is self-evidently not true and never was true. The Federation of States and the States themselves were not rendered absent or inoperable in any sense by the mercenary conflict known as the American Civil War, and have never been in need of any salvage services rendered by the British Empire.

The “titles” taken and imposed by these false suppositions, must be dissolved and the United States Land Patents returned to the States and the living people to whom they belong. Ditto Canada.

Any residual interest the British Crown and its Territorial Government held in these assets is represented purely and simply by the British Subjects who continue to voluntarily reside in this country under the terms of the Residence Act and those similar provisions made for Municipal citizens of the United States.

Please note that the long delay in the enrollment of the so-called western Territorial “States” and their condition of perpetual Territorial Statehood was corrected as of October 1st 2020, with unanimous acceptance and retroactive enrollment by the provenanced People and States of the Union Assemblies that existed prior to 1861. Each such Territorial “State” was enrolled as a State of the Union effective with the date that they accepted such Statehood.

Any generalized interest in the property assets and characters of the American people purloined by undisclosed registration of “birth certificates” must be completely disallowed as a self-interested fraud scheme resulting in unlawful conversion of assets, impersonation of Americans as British Subjects, imposition of foreign law in breach of trust, aggravated identity theft and conspiracy against the limitations of the Federal Constitutions.

We are issuing prepaid credit as American Heritage Dollars owed to living men and women; these are in effect a non-taxable gift and part of a worldwide settlement of fraudulent debts, fraudulent commercial claims, and restitution that must be made in the Public Interest and to individual living people, whose labor has been extracted illegally, who have suffered unlawful and illegal taxation, and whose assets have been non-consensually used as collateral for public debts that don’t actually exist.

So said, so signed, so sealed this 19th day of January 2025 in the common calendar by:

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