

National and Individual Identity Theft



International Public Notice

September 19, 2025

The United States of America —
Federation of States



They stole our identity as a country and nation by naming their commercial and municipal corporations after us:

“the” United States of America (Incorporated)

“The United States of America” (Incorporated)

“the” USA (INCORPORATED)

“the” UNITED STATES (INCORPORATED)

etc., Etc., ETC.

Our sovereign government, by definition, is not and never has been incorporated. So all these British knock-off impersonators operating under deceitfully similar names as incorporated entities and claiming to “represent” us, have been doing so “extraterritorially” and under False Pretenses and in Breach of Trust and also, let’s not forget, in violation of their service contracts, The Constitution of the United States of America and The Constitution of the United States, respectively.

Right now, Mr. President Donald John Trump, the actual British Territorial Officer, is operating undercover as “President” Donald J. Trump. That is, he is operating under an “unspecified” name.

Which Donald J. Trump would that be? Donald John Trump? Donald Jeremiah Trump? Donald Josiah Trump? Donald Jehosaphat Trump?

By the way, he has no authorization on air, land, or sea to invest \$500 Billion on an AI Surveillance System to invade the privacy of Americans.

And thanks to the identity theft practiced against us individually, he can not claim that we are British Territorial U.S. Citizens or Municipal citizens of the United States — that is, Subjects of the British Monarch or Roman Pontiffs.

Please be advised that American babies cannot be citizens of any kind. Our children can’t serve as citizens until they reach the age of 21, and then must volunteer to serve as citizens. We, Americans, are not born with any citizenship obligations at birth.

The Trick Question asked of our mothers when we were newborns was, “Is your baby a United States Citizen?”

Millions of American Mothers assumed that the “United States” being referenced was our country, The

United States, and as nobody ever taught them the definition of the word “citizen” they accepted that, too.

They couldn’t possibly know that what they were really being asked was — Is your baby a British Territorial “United States” Citizen? Or perhaps a Municipal “citizen of the United States”?

Those asking the question could have easily explained which “United States” was under discussion and the consequences of citizenship, but they didn’t. Instead, they prompted millions of innocent young mothers to enter into an undisclosed contract “for” their babies and unwittingly “waived” their baby’s freeborn American estate — which served to misidentify their baby as some kind of foreigner merely residing in this country under the Residence Act.

This resulted in the mothers signing undisclosed foreign citizenship contracts, and of course, these became unconscionable contracts and obligations for their babies as adults. The mothers didn’t know they signed away their baby’s identity as an American, so they could not tell the baby what they’d done.

A slick identity theft racket was just getting geared up. Let’s use our Fiduciary’s experience as an example:

An American baby girl, Anna Maria Riezinger, born June 6th 1956 in Neillsville, Wisconsin is misidentified as a British Territorial U.S. Citizen and registered as such on June 24th 1956. A British Territorial U.S. Citizen who is a British Subject bearing the same exact name, Anna Maria Riezinger, is created and substituted for Anna Maria Riezinger, the American baby girl.

A Birth Certificate is issued as of June 24th 1956 indicating this “transfer” and this is given to the parents, without any explanation. They think it’s just an official recognition of their baby’s birth and this interpretation is encouraged because the document is labeled “Birth Certificate” instead of “Berth Certificate” — a far more accurate description of what a clearinghouse certificate is.

Like the deceitful question, “Is your baby a United States Citizen?” the real meaning and nature of the “Birth” Certificate as a commercial document was obscured.

As a result of this first substitution fraud, a known bunko routine known as “mirroring”, the original “Anna Maria Riezinger” is killed on paper, and all that remains of the American baby is an intestate American Infant Decedent Estate Trust — read that, “Intestate American Infant Waived Estate Trust”, which is administered by members of the Territorial Bar Association at the County level.

At the same time as the intestate American Infant Decedent Estate Trust is created: “Anna Maria Riezinger” a British Territorial U.S. Female Person was created on paper on June 24th 1956 and a Birth Certificate was created for “her”. She is eventually declared “lost, missing at sea” and an intestate British Merchant Mariner Estate Trust administered by British Bar Association Members — “Esquires” — administer her Estate.

A few days later, on June 27th 1956, another “mirroring” occurs, and a third person bearing the name of little baby Anna Maria Riezinger appears: ANNA MARIA RIEZINGER. This is a Roman Inferior estate trust known as a Cestui Que Vie defined as a Municipal United States citizen, also known as a “citizen of the United States” and also known in some circles as a “Fourteenth Amendment citizen”. Another document, a BIRTH CERTIFICATE is issued for this “entity” defined as a Municipal Corporation franchise. This entity is also an “intestate” estate trust, administered by members of the International Bar Association.

All three of these “estates” are purportedly intestate and all three are controlled by members of Bar Associations operating as Executors de Son Tort and all operating as Undeclared Foreign Agents.

This entire ancient and evil system based on defrauding, denigrating, and disinheriting innocent living people was used by the Roman Emperors and later, Roman Pontiffs, and is known as “the Three Keys of Enslavement”, prominently displayed on the UBS Bank emblem and the Papal Tiara — a means to enslave body, mind, and soul — and it is all based on fraud: undisclosed and unconscionable contracts, substitution via mirroring, impersonation, and barratry.

The members of the Bar Associations are owed prosecution for their part in this gigantic fraud, amounting to a National Level Identity Theft Scheme, not only in The United States, but in the British Isles, the former Commonwealth, 17 Western European countries that are still illegally occupied since “World War II”, Japan, and numerous other countries that have become involved in this “public interest” enslavement scheme.

Mr. President Donald J. Trump — whoever and whatever and wherever “Donald J. Trump” may be — is not permitted nor authorized to spend \$500 billion of our American credit on an AI Surveillance Scheme that will violate our right to privacy. And even if he has borrowed \$500 billion from some other source, he is not allowed to deploy any such system here.

Mr. President Donald J. Trump owes the Americans “good faith service” including the protection of our “persons” — all of them — and must honor our right to privacy, too. He may have the right to surveil his own personnel and the personnel of the foreign Municipal Corporations, but not a single American.

The American Government has returned and all the Americans with it; the convenient assumptions being made about our demise and absence and “interregnum” status and the pretension of all these fraudulent public trust interests have been nothing more than criminal -minded and self-interested drivel designed to legitimize identity theft, illegal confiscation of private assets, evasion of

All the British Territorial and Roman Municipal corporations named after each and every one of us are subsumed; all the members of all the Bar Associations are put on Notice; all the other governments in all the other countries and all the other nations of the world are fully informed and advised that we are back.

We have individually and collectively repudiated all this British-Romano bunk for the fraud that it is and demand immediate extinguishment of all the False Legal Presumptions resulting from this humongous Identity Theft Scheme — including any role for the members of the Bar Associations as administrators of our estates.

We didn’t knowingly, willingly, or voluntarily waive our American birthrights and neither, as it happens, did our mothers. Undisclosed, unconscionable, and obfuscated contracts are universally disallowed. Enslavement is outlawed.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents. NOTICE TO AGENTS IS NOTICE TO PRINCIPALS; NOTICE TO PRINCIPALS IS NOTICE TO AGENTS.

Issued by:
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