

Nobody Likes Hearing It, But....



International Public Notice

November 12, 2025

The United States of America —
Federation of States



Nobody likes to be criticized for wrong-doing. It's embarrassing. But it does force one to examine thoughts and actions and evaluate things from other perspectives than just your own. Even if people are outright lying about you, you have the opportunity to check your certain knowledge against what they are saying, and go from there.

There is, therefore, a value in having critics, and even those who slander you and what you bring forward, if only because it forces this kind of self-evaluation.

We know all about this, because our work has brought forward another whole history of America and a profoundly different viewpoint.

The first time we said, "The Civil War was a Mercenary Conflict, not a war. It was all illegal." — people looked at us like we had two heads. They also jumped to the conclusion that we were Southern Sympathizers.

That's what dualistic thinking will do for you.

But no, the plain fact is that no Congress ever issued a Declaration of War related to the American Civil War.

If someone thinks we are wrong about this, they are welcome to come forward, and produce a credible Congressional Declaration of War commencing The American Civil War.

If a war is not properly declared it is illegal and takes on the character of a Mercenary Conflict — like the "War" in Vietnam.

There are other proofs and indications, too.

(1) The muster rolls show individuals and whole companies of men signing up to serve The State of Ohio, The State of Wisconsin, The State of Indiana — and all "state of state" entities are commercial corporations of one kind or another. The soldiers probably didn't know this. They probably thought they were fighting for their State and were confused then as now, not knowing the difference — but the records are clear;

(2) Abraham Lincoln bankrupted the United States of America, Inc., the day after he issued the Lieber Code to the Union Generals. Only incorporated corporations enjoy public bankruptcy protection. Sovereign governments by definition can't go bankrupt and enjoy sovereign immunity instead. This again indicates that the "war" was a Mercenary Conflict;

(3) What happened at Appomattox was a surrender of Lee's Army of Northern Virginia and an Armistice. That was it. There was no Peace Process and no peace treaty ever issued. What did happen is that Lincoln's successor, President Andrew Johnson, issued three public proclamations, announcing "peace on the land". No similar proclamations were ever issued proclaiming peace on the sea or in the air.

So far as the historical records show, the American Civil "War" was an illegal mercenary conflict that was never properly settled and ended. It does not fall under the Law of War and does not provide any basis for claims of territorial conquest or occupation.

Sorry to be the bearers of bad news, but it is what it is.

This analysis "delegitimizes" over a hundred years of military and quasi-military occupation and administration of the government of this country.

We, the Federation of States, and People thereof, were neutral during the "war" and we still are.

All we are doing is observing the facts and other people need to observe them, too, or we are all left playing with a short deck in La-La-Land.

With a foreign subcontractor left in charge, all sorts of graft and malfeasance are bound to occur—and that does appear to be exactly what has happened here, beginning with the graft, embezzlement, and pork-barreling that made the administration of Ulysses S Grant famous.

Neither of these two groups of federal employees are functioning as Americans.

The Territorial Subcontractors are British Subjects.

The Municipal Subcontractors are Holy Roman Empire citizens of the United States.

Both are "residing" here under the conditions of the Residence Act.

Both groups have been claiming that they "represent" us, because we assigned some limited delegated powers to them in the sea and air jurisdictions, respectively.

Because their actual "delegated authorities" are limited to the sea jurisdiction or air jurisdiction, respectively, and because both groups have chosen to operate as incorporated entities, they can't function as a lawful sovereign government. Not together. Not apart. They simply don't have the right stuff to make it work.

Please note: incorporated entities are not sovereign by definition, and these federal service providers lack a clear grant of authority to speak to or for our land and soil jurisdiction

So, many years have gone by....

The Federal Subcontractors have claimed that we, our American Government, and most especially, our American Federal Republic, are "missing", "in interregnum", "absent" — and that this creates a perpetual "emergency" that allows them to act extraterritoriality and assume the duties of the missing American Government.

Strange, they never told us about this. Not a word. Not a single public newspaper article or book clearly stating this in over 160 years.

We had to hear about our absence from former Canadian Prime Ministers and former Secretaries of

Defense, British Peers retired from public life, little old ladies from the Bogland in Sweden, neighbors of the Queen in Kensington, and most of all, Karen Hudes, an attorney and program manager for the World Bank.

They all found their way to our door, simply by looking. The Queen, Elizabeth II, certainly had our address. It hasn't changed in over 200 years. We wrote to her regularly enough. Not often, but every five or ten years— most recently to object to the sale of the Royal gold tribute share to China.

One of our weird obligations under the Treaties ending The War of Independence, is that the British Monarch gets a ten percent share of all our gold in the ground, payable when that gold is mined and refined. Elizabeth II decided to sell this asset to the Chinese; the Chinese planned to bring in huge mining equipment and mine the western states.

We objected because the Queen's interest in the in-ground assets only attaches after the gold is extracted and refined; her percentage of gold may be hers, we said, but the soil and land surrounding the gold is ours, and we object to mammoth willy-nilly Chinese mining operations.

This is well-documented and should reasonably indicate that we still have a legitimate American Government and it has Officers and it is in operation.

Who else would: (1) know that the Queen had a tribute share; (2) that she moved to sell it to the Chinese; (3) that the Chinese plan would involve extensive strip mining on a very large scale and would do damage to our land and soil; (4) who would have the right and duty and knowledge to object --- if not the American Government?

Queen Elizabeth II heard from us often enough to know our address and the topics covered in our correspondences were not birthday good wishes. The Chinese Government received their copies of our correspondence regarding the sale of the Royal tribute share, too.

Who else but the actual American Government would be concerned about keeping their original Post Office open? Who else would even know that it was an issue, and an important issue, too? Our national seat of government in Philadelphia, Pennsylvania, could have been lost, but again, we were there, corresponding with the Queen and the Pope(s). They all got the memo. They know what went on. They know that Americans showed up and signed the appropriate paperwork.

Pretty hard to do, if there is no American Government.

Right now we are being held as political prisoners because some people don't like the truth. They think that by harassing and attacking us and sending armed thugs and making false claims in commerce to steal our homes and land and bank balances that they will gain "right by possession" --- but this, again, isn't true.

The old Maxim that "Possession is nine-tenths of the Law" is sea jurisdiction law; our superior land jurisdiction commerce claim to retain and reclaim everything they have stolen and purloined from us predates everything they are doing by two or three decades— in some cases, two or three hundred years — and comes down to two other Maxims: "Fraud vitiates all." and "Possession by pirates does not change ownership."

Everything that has our name on it or associated with it, is ours, tax prepaid and exempt from levy, American maritime shipping and American land jurisdiction commerce is our baileywick, not yours, not subject to any District Court, not subject to the whims and imagination of Daniel Applegate and Roswell

Properties or any of the other “land management” Municipal Corporations you smart guys hired to manage our land and houses and public assets “for” us without our knowledge or permission.

Here is our Writ of Execution, wherein we agree to receive it all back, immediately, and unharmed; we are not aboard any Ship of State but our own, and if you notice the seal you sail under, you will find that that is ours, too.

Instruct Mr. Applegate and DOJ in general, to withdraw all his/their actions and complaints and fully inform the courts that they must release and exonerate all liens, all garnishments, all complaints, every accusation of any tax debt issued by any Federal, State, State of State, Municipality, Borough, City or other incorporated entity, now or ever alleged to be owed by my departed husband, James Clinton Belcher, or me, Anna Maria Riezinger — and that includes any such charges brought against any other abbreviations, orderings, combinations, or permutations, styles or variations representing or thought to represent our names in any Territorial or Municipal Court database anywhere on this planet.

Erase, exonerate, and provide full cure; correct the corporations and agents that are misaddressing and harassing us and offering violence to us under False Presumptions.

That is your duty under The Constitution of the United States of America and the duty of everyone who wears a uniform or receives a government paycheck, license, or other privilege, including the privilege of bankruptcy protection.

Tell the U.S. Trustees and the United States Trustees and the UNITED STATES TRUSTEES. The corporate veil is very thin tonight.

Also please inform your inept State of Alaska, Inc. franchise manager, Governor Michael Dunleavy, that he is responsible for preventing illegal takings under force as part of his obligation to The Constitution of the United States of America — especially when those takings are based on fanciful and self-interested lies lacking due process.

We require an immediate and complete exoneration of all charges and all hostile actions -all “orders” ever undertaken by any State of Alaska Court or District Court regarding any physical property issue whatsoever addressing us or our names or names thought to be ours— and that includes any actions taken now or in the past by Roswell Properties located in Roswell, Nevada, or Pacific Rim, LLC, in Anchorage, Alaska, and also honor our liens against the defunct and bankrupt MATANUSKA-SUSITNA BOROUGH, INC.

We dissolve any trust and release any property in rem back to us.

Reclaim your honor and also avoid your liability, Mr. Trump, by cleaning up this whole mess, for us, and countrywide. The Writ of Execution is effective immediately.

We have been slandered and misidentified and mischaracterized for over 160 years, chased, beaten, shot at, burned out, ambushed, murdered, had innumerable homes and farms stolen under force, been laughed at in your crooked courts, derided by your bought-and-paid-for thugs, falsely accused of crimes — Mr. Trump, my husband moved twelve times in the first eleven years of his life to avoid “King Herod” — a Satanic (British) Union General intent on raping him and taking his life.

Do you really think that your administration’s recent actions, accusing us of owing taxes we couldn’t possibly owe, selling our home out from under us without notice or due process, harming and harassing our elderly friends — you think this kind of violent, sordid, criminal action coming from Westminster is

any surprise to us? You think that we will buckle now, when our deliverance is at hand?

When my husband died, his face glowed with golden light for hours afterward. The expression on his face was utter joy and wonder. His reward was sure, and his treasure in Heaven. When the genealogists came to find my name and my photo was placed on the table, it too glowed with golden light.

We have done what we have done and earned what we have earned and nobody on Earth can take that from us.

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

Issued by:
Anna Maria Riezinger© — Fiduciary
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

by Hunter Toyofuku-Aki©
Visionary, Architect, Strategist,
Love-onomics© Founder
Treasury Director

November 12, 2025

