

## Notice to U.S. Armed Forces



# International Public Notice

September 24, 2025

The United States of America —  
Federation of States



Why is the U.S. Army responsible for the safe care of the international land assets and Lawful Persons of this country known as The United States?

Because it was the U.S. Army that was made responsible for the land assets and American people under General Order 100, the Lieber Code, and now, Hague Conventions, and more generally, because this is their responsibility under The Law of Kinds.

Not the U.S. Navy. The U.S. Navy takes care of British Territorial Seaman and Merchant Mariners and American Wards temporarily under their trusteeship on the High Seas and Navigable Inland Waterways.

Americans living in the States of the Union are outside US Navy jurisdiction, so JAG Officers have nothing to say about us and must content themselves with the proper identification of actual British Territorial sailors and administration of their Estates — not ours.

And the U.S. Army, whether General Order 100 was ever valid or not, is still under contract in any event to protect the living people and our Lawful Persons, because of The Constitution of the United States of America, and because of The Law of Kinds.

So what is this “Law of Kinds”?

The Law of Kinds has its deep roots in Ecclesiastical Law and in the Book of Genesis where God creates all the creatures of the Earth “according to their kinds”. This observes a Divine Ordering Principle in Nature and in Natural Law as well as Ecclesiastical Law and this provides the basic framework for all the Common Law jurisdictions which have ever been developed in the West.

So Land Forces deal with and stand within Land Law, quite above and beyond and in a different sense than “Sea Forces”. The Armies of the world are naturally obligated to the people and the land and soil; the Navies on the other hand, are dedicated to ships, sailors, and merchant mariners.

Thus, while the U.S. Army is obliged to protect and serve the actual American people and to protect our lives and assets, the U.S Navy — not so much. This isn’t anyone’s “fault” or lack of patriotism; it’s a matter of The Law of Kinds.

Now you can easily observe that a “force” — military or mercenary, that is serving under the Law of the Sea naturally has a completely different take on life and on the “subject matter” they are responsible for.

The care of individual living American people, like the care of American businesses and corporations on

the High Seas and Navigable Inland Waterways, is a trusteeship for the U.S. Navy and their captains and admirals retain a large degree of authority and “discretion” in the discharge of their trustee duties.

And whether they are required to treat us as Landsmen owed the Guarantees and Protections of the Federal Constitutions, or conveniently mistake us as Swabs in the Service of His Majesty, depends as much on us as on them.

As a result of the Great Fraud which has overtaken the whole world, the Judge Advocate General's Office thinks that everyone they see on the street is a validly “registered” U.S. Citizen when they are not; as we have seen, millions of American babies have been the victims of undisclosed and unconscionable Federal citizenship contracts that allowed clearinghouse certificates and commercial bonds and new legal fiction entities to be issued — and False Claims in Commerce to be made — with no explanation and no disclosure.

It's important that the U.S. Army honor its mission to protect the victims of these watery and self-interested crimes- and their “persons”, beginning with their Lawful Persons, which are the only entities in this country who can actually, factually own land.

Various public trusts have been set up to promote the pretense that the Federal Government Subcontractors have been authorized to glom onto our land and soil assets and “administer” them for us, which has only resulted in the proliferation of armed racketeering and land swindles and “tax” swindles.

So far as the Federal Territorial “States” are concerned and any Municipal “STATES”, too, we, the American People, have very limited use for them and so never authorized them to do what they have done.

These Subcontractors have, knowingly or not, been conspiring against the Federal Constitutions and acting in Gross Breach of Trust, in Bad Faith, and in violation of their Service Contract(s) for a very long time, and as the number of recognizable Americans has dwindled and the number of purported British Territorial Persons has skyrocketed as a result of their illegal latching upon American babies, the Law of the Sea has been invoked on dry land and millions upon millions of Americans have been strong-armed and kept in the dark and subjected to completely foreign forms of law.

Over time, as this has been happening, with fewer and fewer recognizable Americans to protect, the U.S. Army has forgotten its duty and its debt to the living people and the Law of the Land, most famously presented in the Federal Constitutions and their Supremacy Clause.

But it is there just the same, and the JAG attorneys and the British Territorial interests must not be allowed to press claims to the effect that any American born within the borders of a State is deemed to be a British Territorial U.S. Citizen on the basis of flawed and undisclosed registration procedures.

Neither can the land assets of these purloined and clueless Americans be counted as real estate belonging to the British King and held under land titles or, secondarily, Municipal land descriptions.

It was an outstanding fraud scheme against our Public Interest for over a century and a half. Now, it simply needs to end, and the U.S. Army needs to protect the “returning” Americans who are stumbling back onto dry land, by dint of their own Paramount Claims, and their intentful expatriation under the Expatriation Act of 1868, denying any adoption or obligation of foreign citizenship.

Our State Assemblies are in Session; it's the duty of the U.S. Army to protect us individually and

collectively from any False Claims, any illegal confiscations, any attacks against our persons, any Bills of Attainder. And it's the duty of the U.S. Navy to back down and honor its obligation to us to honorably discharge their duties as trustees of any of our "vessels" and "cargo".

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.

Please be sure that all JAG Officers fully understand the limits of their position and jurisdiction and the implications of the registration fraud scheme; please be sure that their U.S. Army counterparts are aware of their own responsibilities toward the more than 35,000 Americans who have already expatriated from any Federal citizenship status, and who have formed their peaceable State Assemblies in every State of the Union.

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