

On Appointing a President



International Public Notice

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The United States of America —
Federation of States



Donald Trump is famous for pushing the envelope of Executive Power and for doing things that are audacious — attempting to hand off the Office of President of the United States to someone calling himself John Fitzgerald Lincoln Kahlooni Kennedy may be Trump’s greatest attempted overreach yet. We say, “may” be, because the paperwork we have received may be a hoax and is yet to be confirmed officially.

It has been suggested to us that we should appoint a president pro tem to assist us; fortunately or unfortunately, our customs and traditions require open, free, and most importantly, public elections of The President of The United States of America (Unincorporated).]

Not only do our Presidents have to be elected to Public Offices via Public Elections, any normal succession to these Public Offices is precluded by not having filled these offices for many years.

This purported appointment of Mr. Kennedy to act as President of the United States (Incorporated) by Mr. Trump has not been fully confirmed and may just be a hoax, but if Trump has attempted to appoint a President of the United States (Incorporated) it will be a new low for him, for the Company, and for the country.

There is no provision anywhere in any document or agreement, contract, treaty, or covenant for appointing a President — not even the President of a Subcontracting organization. And we do object.

If Trump has attempted this appointment of Mr. Kennedy, it would echo moves we’ve seen before: Pope Benedict XVI handing off the secular ball of wax to Pope Francis, Pope Francis becoming “Patriarch of the West”, King Charles being coronated as Emperor Charles, and similar aberrations as these men struggle to retain power and avoid accountability at the same time.

Trump’s action would be a similar “Hail, Mary!” attempt to retain control of an office he no longer has.

The news that he doesn’t have lawful standing to maintain the office, or, indeed, the assets of the bankrupt UNITED STATES, came as a great shock to him and to the U.S. Military, and if Trump has actually put pen to paper on this matter and in effect tried to appoint a President, that indicates that they still don’t grasp the meaning of that circumstance and the history that has been placed squarely in front of their faces.

The U.S. Military itself is still not redeemed, even though they have a contract to provide services under The Constitution of the United States of America. They are still functioning as a Mercenary Force and have not been returned to their honorable and lawful standing.

They are still working for the British Crown, and only indirectly for the American Government.

We doubt that the men and women working as part of or in support of the U.S. Military have been given this information — that they are working as mercenaries, first and foremost, will be a shock; that they are working as British Territorial Mercenaries and only secondarily for “America” will be an even greater shock.

Trump does not represent an American civilian authority. He represents millions of people who have unknowingly been registered as British Subjects. This deliberately constructed fraud — and failure to rectify it — has left us with the current circumstance:

The Municipal corporation doing business as the UNITED STATES, INC. is what Trump has been “President” of during both his terms in office. Unfortunately for him, this entity was bankrupted under the Obama Administration and that bankruptcy has just been settled by the World Court.

The Court very clearly and correctly told Mr. Trump that he lacked the lawful standing needed to make a claim. We told him that years ago, too, and tried to help him correct this lack. He didn’t listen. Met with silence and sometimes hostility, there was nothing more we could do.

We have undertaken our proper role as the Receiver and Priority Creditor of the assets of the UNITED STATES, INC. corporation, which includes the Offices of this bankrupted organization. That includes the Office of the President of the United States — Incorporated.

So once again, the Brits are trying to “sell what isn’t theirs” and assume an ownership interest that they never had and exercise coercive power over property that isn’t theirs, was never theirs, and has nothing to do with them — to put it bluntly.

Over the years since the so-called American Civil War, the remaining two foreign Federal Service Providers, have colluded so that one man occupying a corporate office “as if” it was a Public Office, was in control of the UNITED STATES, INC. as “President” and in control of the U.S.A. Incorporated as “Commander in Chief”, and that is how these two Federal Corporations have worked out the power sharing among themselves.

The problem is that this is not in compliance with their Service Contracts. They — and especially the U.S. Military — are supposed to be under American control and answering to an American civilian Government.

Using the smokescreen of the “Civil War” the two colluding subcontractors did everything they could to obscure the existence of the actual American Government and took every measure to suppress and remove those officers of the American Government who knew the truth.

And the truth is that the Civil War was never a war. It was a Mercenary Conflict. It was never declared by any Congress. It was never resolved by any peace process, and this has resulted in this country suffering illegal occupation by commercial mercenary forces that only appeared to be acting under our own civilian control.

Lincoln unlawfully converted the American Armed Forces into a private Mercenary Force — without telling anyone, including the Generals, and created a Joint Command placing the British Territorial U.S. Army Generals in command. He simply assumed his position as Commander-in- Chief and exercised that Office under color of law — not as a man occupying an elected Public Office, but as a man occupying the Presidency of a foreign commercial corporation.

That's how the Brits slipped in through the back door, gained control of the Federal government through our clueless misdirected military,

and booted up their own Colonialist regime in America again.

Right now, they are trying desperately to retain that advantage. They quite rightly perceive that our misguided "military" is the only thing standing between them and the inevitable day when they are held accountable by our countrymen and the entire rest of the world.

We are holding them and Donald Trump accountable right now.

First, they tried to gin up a "new" Federal Republic and pass off a British Territorial Republic for an American Republic. After months and months of being told, no, you can't do that, they have finally been forced to give up that narrative.

Now, if these reports of Trump trying to appoint John Fitzgerald Lincoln Kahlooni Kennedy as "President" of the bankrupted UNITED STATES (INC.) are true, they have regrouped and are trying to maintain control of the United States assets via another ruse, by pretending that they still own and control the Offices of the bankrupted corporation.

Which they don't.

The assets of the corporation including all offices and personnel, have been safely passed to the People of this country who are and always were the preferential Creditors of the UNITED STATES and the U.S.A. Inc., too. The American State Assemblies and their instrumentalities are back in control of those assets and in possession of those vacant Public Offices.

It is not for Mr. Trump or Mr. Kennedy to pretend otherwise.

It is for Mr. Trump, Mr. Kennedy (if he exists), and the U.S. Military to come into willing compliance with their service contract, The Constitution of the United States of America, accept the direction of the American civilian government — that is, our State Assemblies, and Cease and Desist trying to bamboozle the American Public and the International Community-at-Large with fanciful and self-interested "narratives".

These narratives are otherwise known as Big, Fat Lies and obnoxious attempts to usurp power away from the People they are supposed to be serving "in good faith".

If they can't meet their performance obligations, it's time for their organization(s) to default and return the assets to the People who paid for them. The U.S. Military which is still operating as a foreign mercenary force and still being paid by SERCO, a British Crown affiliate, needs to return to its honorable status as a true Military Force under the control of the American Government, not the British Government(s) — such as they are.

It is our long-held belief that the English Government has been standing vacated for over 300 years and that the British Empire and Great Britain and the present UNITED KINGDOM are all commercial corporations — mostly foreign — that have been acting "as" the government of England, Ireland, Scotland and Wales, without actually being the government of England, Ireland, Scotland, and Wales.

This is the same thing that the same Parties did here in America, by secretly substituting their similarly named corporations and offices for the Public Offices and institutions that the people are owed. This ruse and unannounced change in jurisdiction and Law has allowed the powers of government to be

secretly manipulated by commercial interests — in our case, foreign commercial interests, in violation of treaties, service contracts, and solemn covenants between nations and states.

The so-called American Civil War follows the same pattern as the English Civil War that occurred 150-some years prior, with actual Monarchies being secretly converted into Shareholders (English Civil War) and actual State Governments being secretly converted into Public Trusts that were then used as the Shareholders (American Civil War).

In both cases the results have been the same. Enabled to manipulate the decisions of government and abuse the powers of government to get their own way and serve their own self-interest, the commercial corporations have engaged in crime on a fabulously large scale: war for profit, enslavement and peonage schemes, conspiracy against the actual Constitutions, unlawful conversion of assets, inland piracy, commercial tribunals substituted for public courts, monopolistic business practices and illegal interlocking trust directorates, political party antics replacing honest public elections, “private” taxation, and so much more.

None of these cozy arrangements between our erstwhile Vendors of “essential government services” were disclosed to nor approved by the American people. Or the English people. Or the Scottish people. Or.... the list goes on.

The practice of using commercial and municipal corporations to do the work of government opened up the door for those same servants to usurp against their employers; thus, the servants became the masters, but did so by means of fraud, omission, non-disclosure, and other criminal acts in breach of trust, treaty, and service contract.

Restoration of sane and lawful government requires widespread recognition of the problem, which can’t be fixed while people continue to shadow box around it.

As the Commander-in-Chief of a foreign commercial corporation, Donald J. Trump has no standing to claim assets belonging to our country and we are in no need of his salvage operations; however, both he and the U.S. Military need to see their rotten part in all this corruption and correct their ideas and their operations to come into compliance with their service contract.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents. Take Notice!

We hereby object to any presumption on the part of Donald J. Trump, President of the United States of America, Inc., of any continuing authority related to the presidency of the UNITED STATES (INC.) and specifically, any assumption of the power of appointment over that office. Public elections will be held in due time for this and other offices. We will not be needing any “salvage” operations; the States are in Session and our instrumentalities in international jurisdictions are intact.

For the time being, we will be issuing instructions and directives allowing the personnel of the former UNITED STATES, INC. to regroup and continue working under The American Federation of States, doing business as The United States of America, Unincorporated since 1776, and proceeding under the rules, limitations, and tenets of The Constitution of the United States.

All Federal personnel, both military and civilian, are called upon to cease and desist all hostility and all pretensions of civil war. All such personnel and their counterparts operating state-of-state franchises have a high calling that they are responsible for. Their only valid and legitimate mission is to protect the people and the people’s assets, both individually and collectively.

Peace is in the interests of the living people of this country, and so we have brought forward the fact that our American Government has been at peace since 1814, and we have instructed all of our Subcontractors — both direct and indirect — to fly the peacetime flag.

This is not a reflection upon our honorable wartime flag; it's simply a recognition of international flag protocol and a signal establishing the fact that our subcontractors have no authority to use our Title IV flag for purposes of undeclared "war".

Of course, we retain our instant and natural right of self-defense. Of course, we require Mr. Trump and his Administration to perform in the defense of this nation made of many nations. Duties such as the preservation of our borders and enforcement of our Laws against criminal incursions are naturally assumed within the famous directive to protect against all enemies both foreign and domestic.

The changeover to the peacetime flag will require all personnel to familiarize themselves with the peacetime flag, its meaning, its use, and its presentation. The mercenary conflict long maintained between our federal subcontractors must end and this is how it ends — in peace, in resumption of normal operations under the American Government that delegated all federal "Powers", and with a common understanding of the corruption that has engulfed this country and many other countries worldwide.

Take notice! The former UNITED STATES corporations are our property and are naturally transitioned to our administration and placed under American Admiralty Law and reflagged as such; the change to the peacetime flag will help everyone including the current Admiralty judges to recognize American shipping and its tax prepaid and exempt from levy status.

If the United States of America, Incorporated, aka, U.S.A. Inc, etc., would like to enjoy this favored status, their officers need to bankrupt their existing parent corporations, separate from their British Crown employment, return the assets that the American people have in fact paid for by recognizing the American People as your priority and preferential creditors, and reorganize as American Corporations. This will sever your inappropriate dependency on the British Territorial Government and allow your operations and franchises to be recognized as tax prepaid and exempt from levy.

These changes also allow honest public bonding and indemnity to be applied in favor of American Corporations and actual Public Office Holders and actual Government property and functions — a significant advantage.

We realize that taking such bold action would cause accusations of treason and mutiny in Parliament, but then, that body has been functioning surreptitiously as a commercial corporation and evading their constitutional obligations for three centuries; they don't have lawful standing to make a claim if their franchises go bankrupt.

Just like Donald Trump doesn't have lawful standing to represent us before the World Court.

The owners and managers of these parent corporations need to stop and take stock, as Pope Francis did, prior to bankrupting the UNITED STATES and divesting the Roman Curia of the assets used to set up the infamous "labor bondage" scheme. Like a Pawn Shop owner caught in receipt of stolen goods, he realized the necessity of returning the property to the actual owners. So, in order to do that while washing his hands and protecting his own backside, he entered the UNITED STATES (INC.) into Involuntary Chapter 7 Bankruptcy, and let the chips roll.

The British Parliament and British Monarch, by whatever hidden process they operate, need to come to the same conclusion.

They are in receipt of “goods” stolen not only from the British people, but from Americans and people of the former Commonwealth, seventeen Western European nations, Japan, the Philippines, Libya, Iraq, Syria, most of Africa — except those countries similarly plundered by FRANCE, INC..... and the list goes on.

Their illegal and immoral continuance of Colonialism even after their Monarch publicly renounced it, and their decision to continue Colonialist enterprises in the international jurisdiction of the sea, despite renouncing them on land, speaks volumes about the poor character and deceptive practices of the old “British Empire” which has contrived to prolong and extend its acts of deceit and inland piracy (legalized as “privateering”) long after all their public acts and words conforming to international demands to end Colonial rule and oppression.

Not only do the British Crown Corporations habitually misrepresent their role and limited authorities, but they sell property and material interests they don’t own (leasing “Israel” to Jacob Rothschild is a stellar example), they appoint people to offices they no longer control, they force their “services” on people who never asked for their services, sell natural resources in other countries that they don’t own, either, and despite plenty of brave words about peace and liberty (their substitute for freedom) the British Government(s) — or what serve as government services providers, and their corporate franchise collaborators around the world are unmasked as the Dirty Players they are and have long been.

Along with their other hallmarks — accusing others of the crimes they are committing themselves, confusing their identity with the identity of honorable organizations and persons, using deceitfully similar names for corporations impersonating actual governments and not disclosing the incorporated nature of these sock puppets by omitting the word “Incorporated” from the name, attempting to legalize crimes via licensing agreements, using licensing as a means to coerce performance, and misdirecting whole departments of commandeered government service providers and agencies thereof to pillage and plunder the very people these service providers are supposed to serve in good faith — reveals the truly criminal and stubbornly criminal nature of these British Crown Corporations.

We’ve called for their correction and discipline. We have exposed their unlawful, illegal, and immoral registration of American babies as British Subjects— and the unconscionable foreign citizenship obligations that result,

We have called on Mr. Trump to make administrative reforms and release false claims against his American Creditors, providing a means for our people to access remedy via debt swaps known as “Mutual Offset Credit Exchange Exemptions” — a remedy promised and provided for in Federal Code but which the U.S. Secretary of State never actually implemented as a program accessible to the American Public.

Essentially, these criminals have knowingly owed us an infinity of debt and charged us with their current billings at the same time.

They are in fact our Debtors from the beginning of any transaction, but have contrived to misrepresent the situation so as to make it appear that we owe them funds.

Yes, we may owe them 50 cents for their services, at the same time that they owe us \$500,000 in unsecured debt — that’s why the Mutual Offset Credit Exchange Exemption, a debt swap remedy for

this circumstance exists in Federal Title 12.

The Officer responsible for providing this remedy and reasonably expediting it and making it known and available to the American Public, in this case, Marco Rubio, has done nothing and remains studiously ignorant of the stupendous National Credit owed to the same people they are billing. Likewise, Scott Besent stands like a deer in the headlamps, going, "What—what?"

As a result of these above subterfuges — deliberately misidentifying Americans as British Subjects (Brits are not owed debt swaps) and failure to implement access to the long-promised remedy, the criminals have avoided their own debts and coercively extracted involuntary extensions of credit to them and have used false claims of indebtedness to unlawfully, illegally and immorally confiscate private property assets belonging to their actual "preferential creditors".

These abuses and more are at the feet of Donald Trump and his Administration, the British Parliament, King Charles III, and the Lord Mayor of the Inner City of London. The Popes saw the light early on and skipped town, but Office Holders are still responsible under Ecclesiastical Law for disciplining and/or dissolving the British Crown Corporations and for correcting the operations of the United States of America, Incorporated — which involves at the very least (1) fully implementing and making the MOCEE remedy fully available to the American Public, (2) dropping all citizenship contracts and presumptions based on undisclosed registration of American babies as British Subjects, (3) return of illegally confiscated and "seized upon" American property assets, both public and private, (4) closure of District Courts operating in the States of the Union, (5) redirection of all District Court Personnel including District Attorneys to immediately return all property confiscated under presumptions of public trust interest, foreign citizenship obligations, and claims of debt against Americans, who are in fact all tax prepaid and exempt from levy and (6) common sense compliance under their service contract, The Constitution of the United States of America.

Take notice! Americans have been misidentified as British Subjects so as to purposefully obscure their standing as Creditors of both the United States, Incorporated, and the United States of America, Incorporated, and related parent corporations and franchises as well as being Creditors of the UNITED STATES and all similar Municipal corporations and franchises thereof.

This is purposeful organized commercial crime amounting to individual and national identity theft.

Take notice! Americans have been guaranteed remedy for this circumstance since 1933, but the promised remedy has never been implemented and access to it has never been provided by the Officer responsible — the Secretary of State. Instead, the Perpetrators have done everything possible to mischaracterize their creditors and defraud their employers.

These and other outrageous breaches of trust, international law and commercial law must now be addressed. Remedy and restitution is the Order of the day.

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