

Second to Secretary of the Treasury, Scott Bessent



International Public Notice

June 18, 2025

The United States of America —
Federation of States



It seems that you are still operating on False Presumptions, Mr. Bessent.

We, the actual lawful government of this country, already have a “United States Dollar”. It’s an ounce of pure silver.

We, the actual lawful government of this country, already have a new gold standard asset-backed currency: the American Federation Dollar.

It’s already in circulation.

We don’t approve of our Federal Subcontractors, who are interfering in and presuming authority related to duties and functions never actually delegated to them (but were delegated to other Federal Subcontractors), issuing unauthorized currencies.

Kindly cease and desist your plans to issue a “gold-backed dollar” and commence using the currency we have created and stipulated as the gold-standard currency for this country — the American Federation Dollar.

We contacted the “US Mint” and instructed them to use certain of our known gold deposits to create and issue a new gold-backed American currency more than four years ago; the failure of two Secretaries of the Treasury to listen and follow instructions is no excuse for not listening now, long after your opportunity to cooperate and expedite the issuance of the new American currency has passed.

Cease and desist issuance of any competing currencies.

It would be extremely inappropriate for a Federal Subcontractor to interfere in the exercise of rights and duties belonging to the States of the Union and furthermore presuming to exercise their mutual powers, when our States are in Session and have already taken action.

The right to issue our mutual currency was entrusted to the original American Subcontractor being run by our Confederation of States doing business as the States of America. It was never our will or intention to allow any other foreign Federal Subcontractor to take over that duty or exercise that right.

We are well-aware that the actual circumstance has been misrepresented and that for many years undeclared agents of the British Territorial “United States” have told the rest of the world that our government “disappeared” is “absent” and “in interregnum”.

This doesn’t happen to be true. Being deliberately misidentified and left in the dark by our Federal Subcontractors doesn’t add up to being absent, and neither does the incapacity of one-third of our

government apparatus add up to incapacity overall.

Our unincorporated Federation of States held all mutual powers and ran all business affairs, both international trade and commerce, for a period of five years, 1776 to 1781, and there is no reason to think that we are incompetent to engage and run our own affairs now, with or without the assistance of any foreign Federal Subcontractor attempting to step into the role of the States of America or the Federal Republic, either one.

You need to come to an agreeable accommodation with your actual Employers, instead of ramming around trying to act in a unilateral way, while exercising delegated powers that were never delegated to “the United States of America, Incorporated”.

We are making this as explicit as possible for everyone to know and hear: the American Government showed up for work five years ago, is fully provenanced and declared, and we have claimed back all the United States debt as the actual Creditors in Fact. We have also issued the American Federation Dollar as our gold standard currency.

The American Federal Subcontractor was enabled to issue gold and silver coinage for us; your British Territorial operation is not — except by our specific invitation, which your Predecessors declined five years ago.

Your Predecessors left us to do the work ourselves, and so we have done it, and you are obligated to recognize the new currency as the currency of this country as a result.

Similarly, your corporation was never enabled to directly access our credit — though it has contrived to do so, an issue we have taken up with the comptrollers and central banks and purported trustees, who were similarly never elected nor appointed by us.

Please cease and desist all pretensions and acts contrary to our instructions, such as the emergency passage of “stablecoin” legislation. It’s not appropriate to confuse the actions and the identity of a Vendor with the actions of a Principal.

Cease and desist all such obfuscations and usurpations, deliberate confusions, and actions detrimental to the established Public Interest of the American people.

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. 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

June 18, 2025