

# The American People Owe No Taxes



## International Public Notice

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The United States of America —  
Federation of States



This will come as a shock, but Americans have never been liable for taxes. No Federal Income Tax, no property taxes, no franchise taxes, no gas taxes, no utility taxes, no sales taxes, no taxes, full stop — none of it.

The living people are exempt from levy, tax percuse, and our American “shipping” is also exempt from levy, tax percuse, just as the Final Order from the Curia Vaticano court of Chancery said.

That’s why the Brits were so crazy to seize upon American babies and register them as British Subjects— so that they could make us pay their taxes for them. Spread the joy!

The Brits have plenty of taxes to share on top of income taxes and property taxes and estate taxes and inheritance taxes and LID taxes, municipal taxes, service area taxes, rural sanitation taxes if you live in the country and urban sanitation taxes if you live in the city, public care taxes, social service unitary taxes (the rough equivalent of FICA), poll taxes, business license taxes, unemployment taxes, regulatory and sales taxes....

The Brits labor under so many taxes, and purportedly, receive so many services, it’s hard to imagine how they find time to do anything but receive services from their government all day long, every day.

Misrepresenting us as British Subjects and as Municipal citizens of the United States, too, is just one of the many services our self-appointed trustees have done for us — defrauded us and denigrated us as Municipal citizens of the United States, so that they could force us to pay their taxes and their mortgages and their debts in bankruptcy, too.

Their entire coercive and institutionalized racketeering scheme depends on “assuming” that they are our trustees and representatives “in our absence” and in otherwise impersonating us as British Subjects and Municipal citizens of the United States, behind our backs.

It’s all entrapment via non-disclosure, and false claims in commerce, but they have had a distinct advantage in that they have their King’s Bench Courts liberally presuming to have jurisdiction over us, and of course, always finding in favor of their King.

These British Courts are coercive and corrupt, which is why they became famous as “carpetbagger courts” in the South, where they were employed to ruthlessly asset strip the Southern States following the so-called Civil War.

But even that was just another bit of British Bunko.

Lincoln was the president of the United States of America, Incorporated, not The President of The

United States of America, Unincorporated.

No Congress ever declared war related to the American Civil War.

No peace process ended it.

Lincoln conducted an illegal Commercial Mercenary Conflict and called it a “war”, and the people believed it, because they thought he was their President and he acted under color of law.

Our States of the Union never took part in the “civil war” and our States of the Union never ratified the Sixteenth Amendment, either, which is where all their supposed “taxing powers” came from.

There is nothing more certain than the Hand of God and the fact that Americans are not subject to Federal Income Taxes and not subject to any British Territorial or Municipal “State-of-State” Property Taxes and not responsible for paying any mortgages owed by British Subjects or Municipal persons, either one.

And unless you are working for the Federal Government and getting a paycheck from Uncle Sam, you don’t have any “Federal Income” either.

The Brits call license fees and service fees “taxes”, so if a gas line technician working for ABC Gas Company has to come to your house and turn the gas back on, it’s a tax, not a service fee so far as the British Government is concerned. If you have to pay for a Business License, it’s a tax.

One has to wonder when the British people are just going to snap and swarm over Buckingham Palace like a tide of voracious ants.

Unless you think that a commercial corporation no different than General Motors or Lowe’s or Walmart can tax you, it’s time to wake up.

The British Crown Corporation dba “the United States of America” and its State of State franchises like “the State of Alaska” are commercial corporations like Burger King, International. They have no powers of taxation.

The Municipal Corporations dba “the UNITED STATES OF AMERICA” or “the UNITED STATES” etc. and their franchises like the “STATE OF ALASKA” could theoretically tax living people, but there’s a problem with that. They aren’t supposed to be operating within the borders of our States of the Union at all, and have only managed to escape from the District of Columbia by colluding with the British Crown Corporations to let them invade fictional British Territorial “States” — pull on your hip waders, they call their “State of State, Inc.” businesses by the name “States” but they aren’t States.

They have no lawful standing whatsoever.

In doing this, both these organizations are conspiring against their respective Constitutions — evading and ignoring both The Constitution of the United States and The Constitution of the United States of America, and the Treaties underlying these service contracts.

And now this is finally coming out and they are finally catching hell for it, as they should have for the past century and a half.

Look at what happened in Alaska and know that the same thing or something similar happened in your State or country, too.

They set up a “Statehood Referendum” and gave everyone the idea that Alaska was going to become a State of the Union. But no such luck, the undisclosed proposal was to create a British Territorial “Administrative State” — a “State of State” (Incorporated) franchise, via a document called The State of Alaska Constitution.

Right out of the box, this was an undisclosed bait and switch fraud — letting the people think that Alaska was becoming a State of the Union, when it was just the same old dreary Territorial Government being incorporated as a for-profit commercial corporation.

The only eligible voters in this “Statehood” Election were Municipal “citizens of the United States” who had been “residing” in Alaska for a year or more.

The people of Alaska weren’t even eligible to vote in this so-called “Referendum”. Just like our States didn’t participate in the “Civil War”. Just like our States didn’t ratify the Sixteenth Amendment, but boy, howdy, the Brits wasted no time in “presuming” upon the people of this State.

Then within this document at Article X, Section 2, another “local” government corporation, this time a Municipal CORPORATION, dba STATE OF ALASKA, INC. was created. Remember, there isn’t supposed to be any Municipal Government outside the District of Columbia, but because they were in a service contract with the Brits, the Brits let them come here purportedly to provide services to the British Territorial citizenry.

They piggybacked the Municipal citizens in here like fleas on a dog.

The State of Alaska Constitution is a mutual services contract between two colluding groups of federal employees. The people of this State had nothing to do with it and aren’t party to it. They were deliberately misled to think this process made Alaska a State of the Union and never provided full disclosure about the entire process or result.

The criminals are still here and still attacking the very people that they admit they are obligated to serve — in good faith, no less.

“Anna Maria Riezinger” and any and all of her names, however misrepresented by them, owes them nothing but a swift kick to the curb, isn’t subject to their law, isn’t a British Subject, isn’t a Municipal citizen of the United States and doesn’t live in their jurisdiction at all.

Anna Maria Riezinger expatriated on the public record from any assumption of Federal citizenship and she did it many years ago. So they can violate the Expatriation Act in front of God and Everyone, or do their jobs, and recognize that there are still “people” in this country.

The U.S. Army is especially culpable and liable for closing down the King’s Bench “Judiciary Courts” and arresting the court officers that are engaged in illegal confiscation and racketeering and making false claims in commerce for the purpose of unjust enrichment. The Provost Marshal General of the U.S. Army is responsible for arresting all the “civilian military” officers responsible for these activities carried out against the American people.

And as for debts and the reason that no American owes taxes —

The quickest way to resolve any question regarding who the actual debtors are, is to finally balance the books. Bring forward the totals from the CUSIP Bond System and balance them against the profit totals from the AUTORIS System. And then we will see who owes what to whom.

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