

## The Land of Oz 2.0



# International Public Notice

March 21, 2025

The United States of America —  
Federation of States



We covered the practical chasm between fact and fiction, and the resulting divide between the actual thing and representations of it, in our earlier International Public Notice: The Land of Oz 1.0

It should now be no big surprise that there exists actual money and “representations” of money, too.

There is actual coinage, which has value as gold or silver or some other precious metal, which is money, and there are representations of this coinage in the form of bills, certificates, bonds, notes, etc. as well as more abstract representations of money in the form of digital coins and so-called “money of account” that is created out of thin air, simply by jotting down numbers on an account ledger.

You can think of these representations of money in the same way as our cat example: there is an actual cat (or actual coins) and then there is a painting of the cat (a paper bill — note or certificate), a photo of the cat (bonds), a video of the cat (digital coins), a drawing of the cat (money of account).... and the number and kinds of these representations of money are only limited by our imaginations and ability to create new media and new representations.

Apparently, this is Big News and we needed the new Department of Government Efficiency to bring it forward, but the “representation” of money has been going on for over a century and a half, and the creation of “money of account” out of thin air has been going on since the 1930’s. Elon Musk described his discovery in terms of “magic money computers” — at the Treasury Department, HHS, DOD, etc.

They just add digits to ledgers and print checks on demand, like you hitting the “print” button on your computer.

<https://www.dailymail.co.uk/news/article-14509707/Elon-Musk-reveals-DOGE-14-magic-money-computers.html>

Realize: the only (legitimate) income the British Territorial U.S. Government has is taxes and fines and service fees. When they spend more than their income, they print the rest.

The “rest” is government debt — or in our case, government subcontractor debt, which imposes an automatic tax called “inflation” on the currency issued by — or in our case, for — that government.

This silent, automatic tax devalues the currency by issuing new money to pay the excess government debt without anything new backing it.

Imagine cutting a pie into smaller and smaller pieces. Each piece has less value, less substance. That is

what inflation is and this is how it happens that the government — in our case, government subcontractors — accrue debt and cause inflation by spending more than they earn.

There are two (2) currencies, the USD, aka, United States Dollar, which is asset-backed and directly funded, and the Federal Reserve Note, which is designed to absorb the government debt as a “loan” at interest from private banks that are part of a cartel of banks operated as the Federal Reserve.

The USD has, over time, been backed by gold, by silver, and most recently by refined petroleum products, but it has always been backed by some form of commodity asset.

The Federal Reserve Note which is issued “for” the British Territorial Government Subcontractor by the Federal Reserve is a debt note, basically a commercial I.O.U., that creates vast amounts of credit for the miscreants to spend, without however, crediting the actual owners of the assets and the source of all this purloined credit.

Put another way, the Federal Reserve tracks the debt of the U.S. Government upon the issuance of each Federal Reserve Note. They extract the cost of producing the bill and the seigniorage as profit the first time the bill is issued and, they count the full face value as a debt owed by the U.S. Government. Plus interest.

The Federal Reserve Note is a Promissory Note — the commercial equivalent of an I.O.U.

After that, each time that same bill is presented for payment, Americans and other people around the world have responded by exchanging actual goods and services for these already-discharged “notes” — which, remember, are just a representation of money, not money, by definition.

Even in the realm of commercial paper representations of money, the Federal Reserve Note is airy-fairy; it is not a negotiable note because it does not stipulate a date for maturity of the note and does not tell us what form of “payment” will be due.

Imagine that you could use the same I.O.U. over and over again and be paid for it in goods and services each time — and still never owe more than the face value of that one I.O.U.?

When you consider the closed monopoly created by the Federal Reserve System and the population using the Federal Reserve Notes, this is exactly what is happening.

The same I.O.U. is being passed around in this closed system; as it passes hands, it appears to be “spent” and “paid” by different people, but in the aggregate, what is really happening is that the same I.O.U. is being paid for and paid for and paid for in actual goods and services. This process continues until the Federal Reserve Note is taken out of circulation and burned.

Thus, the “representation” of money by Federal Reserve Notes is a total scam and always has been, but United States Dollars, whether backed by gold, silver, or petroleum, have always been legitimate representations of money.

Please note that the British Territorial U.S. Subcontractor owes the Federal Reserve whatever the Federal Reserve is owed, and that the ultimate source of all payments and all substance of value associated with the Federal Reserve Note, comes from the living people, not the Federal Reserve, and not the U.S. Federal Subcontractor.

So who is the ultimate creditor?

The living people. Whether they are U.S. Citizens, or Municipal citizens of the United States, or misidentified Americans being conned into paying for the “unlimited” credit their employees have purloined from them in collusion with the central banks.

The Federal Reserve, which is a consortium of mostly foreign private banks, is not really part of our government at all, technically issues the Federal Reserve Note under contract “for” the government services corporations acting as our Federal Subcontractors, because they, according to their Constitutions, have no ability to issue credit for themselves.

That is, this system has been purposefully constructed by the banks and the foreign Federal Subcontractors to do an end run around the requirements imposed by the Federal Constitutions.

The United States Dollar (USD) is now and has always been an asset-backed currency, though the assets backing it have changed from gold, to silver, to refined oil products, aka, “the Petrodollar”.

The Federal Reserve Note (FRN) has always been a fiat currency — a photo of a cat, not the cat itself — based on the debt that our country and people purportedly owe the Federal Reserve cartel for the favor of printing debt-based currency for our federal subcontractors.

People looking at this crazy-making system ask, well, why don't you just issue your own currency based on your own assets?

Answer: the Federal Subcontractor charged with issuing our money was not operational, but it appeared to be, because the other Federal Subcontractors rushed in and usurped its duties without telling the American People.

We have finally sorted it out, and we have issued the American Federation Dollar (AFD) based on our gold assets and we have claimed the United States Silver Dollars that are owed to us by the central banks that allowed our foreign Federal Subcontractors to access our assets and credit under False Pretenses.

Realize: the Federal Reserve Note was never authorized by the people of this country, nor any Congress having the authority to speak for them on this issue.

Realize: the Federal Reserve was acting as a private creditor of each and every American misidentified as a Federal Dual Citizen, and both the Internal Revenue Service and the IRS were private bill collectors for the Federal Reserve cartel, working a system of peonage against people who were purportedly employed by the federal corporations or dependent upon them — but who largely weren't employed by or dependent upon these “federal government” corporations at all.

For those of us who have been keeping watch, none of this is news, we have always known the difference between a cat and a photo of a cat, and we apply the same discernment to the difference between actual money, which has value in-and-of-itself, and various “representations” of money, like the Federal Reserve Note.

The additional problem is that the federal government service corporations self-interestedly pretended that everyone in this country was “voluntarily” agreeing to act as a Federal Dual Citizen and contracting to tax their own private sector earnings twice — once as a U.S. Citizen and once as at Municipal citizen of the United States — as if their private earnings were “federal income” and as if they volunteered to pay what is



otherwise an illegal payroll kick-back tax.

And none of this is true.

Americans were never made aware that they were being counted as Federal Dual Citizens and defrauded out of their birthright political status. They never had an inkling that they were being misdirected to sign undisclosed and even unconscionable private citizenship contracts under color of law.

So, every aspect of the Federal Reserve scheme is and always was dirty, from the conversion of our military into a mercenary force, to the pretense that our American Government was involved in their “civil war”, to the pretense that the loss of the Federal Republic Subcontractor was an “emergency” for us, to the identity theft the central banks promoted, to the false claims in commerce made against average Americans by the so-called internal revenue services.

In the Land of Oz, our government employees use representations of money “as if” it was money; that is, they pretend that a photo of a cat is a cat. They pretend that a United States Dollar is the equivalent of a Federal Reserve Note. They pretend that they legitimately inherited the assets, duties, and powers of the old Federal Republic without a contract from the People — that is, State Citizens, of this country.

All these various representations of actual money are called “legal tenders” and they are imposed via “legal tender laws” put into effect during the so-called Civil War and its aftermath when Lincoln’s Federal Reserve Banks first issued “Greenbacks”, and again after the Federal Reserve System started operations in 1913 and issued Federal Reserve Notes.

Both Greenbacks and Federal Reserve Notes are legal tender for the foreign Federal Subcontractors, but they aren’t money.

One day, our British Territorial “Federal” Subcontractors cut a deal with the “Federal” Reserve — a deceptively named consortium of private banks, and the British Territorial U.S. Congress and their “President” running a corporation styling itself as “the United States of America, Incorporated” passed laws dictating that that all their U.S. Citizens and their dependents had to use this privately issued legal tender instead of money.

So, other than a “something for nothing” swindle, in which actual money, actual goods, and actual services have been exchanged for incomplete and already discharged promissory notes, what else has been going on here? Payment extraction. The Constitutions require the States to pay for Federal Services with gold or silver, and require our Federal Subcontractors to operate on our credit.

It appears that the central banks allowed them to pull a Substitution Fraud and Identity Theft Scheme on a national level, by pretending that foreign corporations calling themselves “The United States of America, Incorporated” and “the United States of America, Incorporated” and now even “the United States of America, LLC” are valid agents and representatives of our unincorporated Federation of States doing business as The United States of America.

They don’t have a single contract or agreement from us or anyone competent to represent us in these matters allowing this; the central banks and the Perpetrators simply agreed among themselves and allowed “representatives” of foreign corporations to replace our Fiduciary Deputies.

Understandably, now that we are fully informed about what they have done “in our names” without our agreement, we object to this entire self-serving course of deceit, fraud, identity theft, illegal latching,

and crimes of personage and impersonation promoted by the Bar Associations in support of these self-serving activities by the British Crown and the central banks involved.

That's why we have issued substantial Common Law commercial liens against the Bar Associations and given Notice and Due Process to these crimes, and have also "fully informed" the law enforcement and peacekeeping forces of the world concerning these corporate impersonations.

Nothing allows the Subcontractors to issue credit for themselves, so they did what all good identity thieves do. They pretended that their similarly named corporations "represented" us, and pulled a Substitution Fraud; using this ruse, confusing our unincorporated Federation doing business as The United States of America with their British Crown corporation doing business as "The United States of America --- Incorporated" they gained access to our assets and our credit. And the central banks allowed them to do this.

This crime of identity theft and credit hacking is painfully common and familiar now, but back when this started and at this scale, it wasn't even imaginable. This criminal impersonation has endured for over a century and a half without detection, simply because of the similarity of the names these corporations adopted, and because they all stayed mum about it for their own "national security".

Bear in mind that both the actual assets and all the credit derived from using our assets as collateral to borrow against— it all belongs to us and has always belonged to us, and not to our public employees, who purloined it all under False Pretenses and covered up this gross Breach of Trust and violation of their service contracts by maintaining silence and non-disclosure, by misrepresenting us, and undermining our political identity.

There was never any valid reason or authority for the "system" they developed to pay themselves and squander our credit on their crony constituencies and war-for-profit schemes and other criminal self-funding and money laundering activities — which the new Department of Government Efficiency is "discovering" now.

This fraudulent mis-administration by our foreign Federal Subcontractors acting in bad faith has been going on since 1865, all under cover of secrecy, all under color of law, and the Federal Reserve has been promoting this outcome the entire time.

Realize: there is no provision in any Federal Constitution for any "Emergency Powers" and no statute of limitations on fraud or inland piracy or illegal occupations by foreign mercenary forces.

Realize: there is no provision in any Federal Constitution for any central bank

Middlemen or any "Federal Reserve" to replace our own United States Mint and American Fiduciary Deputies responsible for disbursing our credit to our Federal Employees.

The "value" backing the Federal Reserve Note was obtained by fraud, unlawful

conversion, coercive illegal confiscation, barratry, racketeering, undisclosed peonage contracts and imposition of illegal payroll kickback taxes that reflected "income" the victims never received, but which was created in their names as runoff from money laundering schemes.

Even the actual Federal Dual Citizens who work for these mercenary corporations weren't made aware of the fact that they were "voluntarily" signing up and enduring peonage benefiting foreign interests whenever they accepted federal or federal franchise employment.

The Federal Reserve Note which, since WWII, has “represented” the value of labor resources, both the labor resources of actual Federal Dual Citizens and the purloined labor resources of Americans misidentified as Federal Dual Citizens, was legalized as “voluntary” peonage, when in fact it was not even conscionable, and even though peonage has been outlawed worldwide since 1926.

The federal employees responsible have played fast and loose for a long, long time, but the Great Fraud is at last coming to an end.

The foregoing should make it clear that actual money has value in and of itself. Some representations of money have validity, for example, the United States Dollar, because they are backed by actual commodities.

Other representations of money, like the Federal Reserve Note, are fraudulent by nature, because of the way they are created and the purloined nature of the assets used to fund them, and because of the way they are used in actual transactions within the economy, and the way they are used to substitute for a legitimate national currency issued by the American Government which can issue its own currency with no nods to the Federal Express banks, thank you, and because the Federal Reserve scheme represents a “legalized” contractual monopoly on currency in America.

These are basic and endemic problems with the Federal Reserve scheme; there are more.

The Obama Administration allowed unlimited amounts of Federal Reserve Notes to be produced off-shore, basically counterfeiting the Federal Reserve Note and distributing it to foreign international markets.

A new economic theory has been promoted called “Modern Monetary Theory” that has resulted from research proving that the current government has to spend before it can tax. This is because they are self-funding using a proxy, the Federal Reserve, to stand in the place of the actual government and issue a form of currency, a debt note, that they can spend as a form of credit. Someone else’s credit, and as it turns out, not the Federal Reserve’s credit, either.

The Federal Reserve has to issue the Federal Reserve Notes before there is a monetary product and proprietary economic activity to tax, and the Federal

Subcontractors have to order the creation of Federal Reserve Notes by “borrowing” them before they come into existence.

No surprises there.

MMT goes on to make the observation that when the government goes deeper and deeper into debt, the private sector benefits to a more-or-less exact degree. The economists then argue that government debt is good for business and the more of it, the better.

No surprises here, either.

All economies on Earth exist as public economies and private economies; the

government can and does spend large sums of money within government agencies and departments, but ultimately, the public sector has only the private sector to trade with.

The greatest recipients of government-based welfare as well as government vendor



contracts are corporations that are franchises of the parent governmental services corporations. The next biggest hogs at the trough are privatized agencies and non- governmental organizations and public employee unions- so what the MMT economists are observing is not — as they seem to believe — any benefit to the traditional economy, which has been asset-stripped by the Federal Reserve scheme.

Think of it this way — in a traditional healthy economy, government spending drives about 10% of all economic activity; in the legalized monopoly created by the Federal Reserve, government spending drives 90% of all economic activity, because government corporation franchises are soaking up the lion's share of what would otherwise be private sector gains.

We see this every day when Mom and Pop stores stand vacant and Mainstreet American shrivels up and dies, unable to compete against the giant box stores. Once Mainstreet is dead, the larger box stores eat the smaller box stores. Soon the world, like the media sector of our economy, is reduced to an ever-smaller number of monopolies which further conspire against their customers to force sales and drive "social" agendas profitable to themselves.

What the MMT economists are observing is a pickpocket transferring his ill-gotten gain to another one of his own pockets — or as our ancestors described it, robbing Peter to pay Paul. The conspirators who put together this current **scheme** on Jekyll Island more than a century ago were already aware of the inevitable result of their actions.

The borrowed "value" of the fiat currency would be nibbled away by cycles of inflation and deflation and corporate bankruptcies, until it became totally worthless; at the same time, the gold these Vermin purloined and consigned to "off-ledger" accounts would become more and more valuable in the eyes of the victims of this fraud, so that the gold they picked up on the cheap in 1910 might sell for a hundred or even a thousand times more in 2025.

Why has this happened? It's simple enough. When they forced the legal tender laws on the population of this country during the 1930s, they arbitrarily made their I.O.U.s, the Federal Reserve Notes, equal to the value of a United States Dollar defined at that time as an ounce of pure silver. The same ounce of silver is now worth nearly 34 of their Federal Reserve Notes — read that, the Federal Reserve Note is now worth 1/34th of its 1934 value.

Realize that this isn't because the actual value of silver has changed; it's because the value of the Federal Reserve Note has declined.

This is the predictable, historical, much repeated end result of all such fiat monetary systems, so the Federal Reserve Bankers meeting in 1910 already knew what would happen as a result of their activities. That was not the question.

The only question was — how long will it take to devalue the Federal Reserve Note to a point of no return?

And now, we have that answer: 2025.

And it's not because the rogues have run out of schemes to pump actual assets back into the rancid fiat currency: Scott Bessant, the new Treasury Secretary has already announced their intention to "monetize" the credit side of the "US" ledger — that is, the prepaid credit that is owed to us, the living people, not their corporation.

Once again, they are proposing to keep their boat afloat by latching onto our assets, in this case the

prepaid credit assets on the AUTOTRIS account system, and use those as their credit instead.

We object to this in no uncertain terms.

We claim all beneficial interest in all assets of the old Federal Republic and everything that has followed since then. That includes the gold that was attached to the BIRTH CERTIFICATE BONDS issued in our names and the receipts of the AUTOTRIS account system and the land and the soil and the cash and the corporate shares — including the corporate shares in all the central banks that are actually ours, not theirs.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals and vice versa in both trade and commerce; now and forever.

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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

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