

The Trail of Tears Administrative “State”



International Public Notice

October 20, 2025

The United States of America —
Federation of States



We just explained to the world how one word, “State”, has been misapplied to “States of States” and “Confederate States” and the confusion and ignorance and criminality that has engendered, but there is one more example of this same phenomenon: the “Administrative State”, which is also routinely called a “State”, even though it isn’t one.

We decided to treat the concept and confusion surrounding “administrative states” separately, for although it is a similar gambit to the State of State v. State confusion, it takes the whole concept a step further away from reality and enters the realm of deliberate misrepresentation and intentional fraud.

The first true example that we have been able to track down as an administrative State occurred in Oklahoma, which was a Territory on the edge of nowhere in 1830 when Andrew Jackson signed the Indian Removal Act.

Jackson turned the Territory of Oklahoma into an administrative military State, an “occupied territory” under the control of the British Territorial Company Jackson was operating as “the” United States of America. The Indian Removal Act turned Oklahoma Territory into an open air prison for the Indians “removed” and allowed Jackson’s Company to collect service fees for warehousing them.

This was a preliminary move toward the horrors that would manifest in full thirty years later, as Blue Coats — British Territorial Mercenaries — were used to attack, incarcerate, and remove tribe after tribe from their homelands in the western states and force them onto “reservations” — basically, roomy internment camps, that separated them from the rest of the population and started the modern welfare state in which the Territorial Government became responsible for providing the basics of existence to those interned.

Using the chaos and confusions created by similar names and the so-called Civil War, Jackson’s successors would endeavor to set up this same system throughout The United States — and do it under color of law.

The assumption of military occupation of our entire country was provided by the Civil War, and so long as nobody mentioned that the Civil War wasn’t a “war” and was a Mercenary Conflict instead, they could get away with it.

We’ve mentioned that fact, and the fact that the Law of War has nothing to do with the price of beans in America, nor with the mis-administration and abuses of the British Territorial Federal Services Provider.

This explains how the whole business of the Administrative “State” started out as a military operation under Andrew Jackson aimed at unlawful and predatory action against native Americans and how military involvement in such Administrative States has continued.

Over the years, the role of the mercenary-military evolved so that its part in this morass of criminality is less obvious, but it is still present and at the bottom of the Territorial Administrative States and District Courts and School Districts and Municipal Districts that pox-mark our country.

They've hired or in some cases (Medical Doctors and Attorneys, for example) conscripted (via licensure and forced guild membership) an entire cadre of "civilian military" employees and promoted a system of private corporate elections to substitute for the Public Office Elections of our lawful public officials.

The "Governor" of each "State of State" organization is the head of the local Territorial British Crown Administrative Corporation and a "civilian military" employee. Not American. Not a Public Office in our system of governance at all.

This is a picture book example of how the abuse of one man results in the abuse of all men. The misery of the Cherokee who were innocent of any crime, being evicted unlawfully from their homes and lands and force marched to Oklahoma in the winter is adequate demonstration of the ultimate evil of this scourge that Jackson unleashed, probably without realizing what he had done.

To him, the Indians were taking up space needed by white settlers and if he could provide an additional "service" by warehousing them on reservations during peacetime when work was slack for the Army, why not? Then as now, the British Territorial Service Providers were heavily involved in providing mercenary services — and charging the American Public for them.

The British Service Providers looked down on our ragtag militias and were intent on building a professional standing army, something that our Founding Fathers were dead against, both in terms of the cost and the danger that such a force could pose to freedom.

It is no accident that civilian militias have been demonized in the press, when in fact our civilian militias have been absorbed into and unlawfully converted, aka, "Federalized" into the "National Guard" and the only "well-regulated militias" that remain are those organized under the auspices of the current American State Assemblies.

Jackson's creation of the Territorial Administrative State was no doubt fueled by prejudice against colored people of all kinds and particularly against American Indians, as there were profit motives in addition to racial prejudices involved.

Many tribes in the Southeastern States, like the Cherokee and Creek nations, had become successful farmers and plantation owners and horse breeders, with lands and business operations on a par with white people. Jackson's "resettlement" meant that his political cronies and supporters in the military could benefit from these "abandoned" homes and lands vacated by the Indian Removal Act.

This is little different from what went on in Ireland a few years later, where the British Mercenaries came in and removed native Irish from land that had belonged to them since prehistory in favor of English industrialists, nor does it differ from what they subsequently did in India and South Africa, Palestine, and elsewhere, for the next century and a half.

The evils of the British Territorial Government are self-evident, and their lack of any credible basis of authority for their actions is also. That a commercial company, or a few years later, a commercial corporation, was ever allowed to get away with this level of abuse and over-reach is mind-boggling, but they were largely protected because they were operating under color of law.

Everyone thought that they were employed by the lawful American Government, and that whatever they did had to be approved by the actual American Government. They gained a huge benefit from that assumption, especially when the American Government was somewhat crippled by the loss of key personnel and a full third of its operating structure during the so-called Civil War.

It didn't help the actual American Government that the British Territorial Government mischaracterized it as a "rebel" organization, even though our States of the Union weren't involved in their Mercenary Conflict.

The Brits burned our homes and ambushed our men and slandered our officers and stole our Great Seals and destroyed our documents and rewrote our history while taking their paychecks from our

pockets and wearing what appeared to be our uniforms the whole time.

It took the Native nations a long while to realize that the Blue Coats were British expeditionary forces, not American; it took us almost as long, because the snakes were well-hidden in our midst, and thanks to them, our very identity and history was obscured.

Books, including Law Books, were removed from libraries. Libraries like the Library of Congress, were shut down or closed to the public. As of Jimmy Carter's Administration, American History was no longer taught in the Public Schools — only United States History — and the very definition of "which Public" had been skewed to allow a Federal Department of Education to exist along with federal "School Districts" and "School Boards" usurping upon the American counties and communities that are supposed to be in charge of education in America.

It was their prior-established position of trust that allowed the usurping British Territorial Service Providers to pull the Substitution Fraud Scheme we have detailed earlier, making it possible to substitute their corporation dba the United States of America (Incorporated) for our American Federal Republic doing business as the United States of America (unincorporated), and also allowing them to substitute their State of State organizations for our American State of State organizations, so that the British Territorial entity doing business as "the State of Wisconsin" very quietly replaced the American version, "The State of Wisconsin".

All this crime has continued for over a century and a half, and now must come to an end.

For those who are still confused about how the Brits could manage all this, remember — after the War of Independence, a very large contingent of British Subjects, Tories, who fought against us in the War, were allowed to stay here and keep their business interests intact. They look like Americans. They talk like Americans. But they are British Subjects, instead. This includes all the members of the Bar Associations who identify themselves as "Esquires".

We and the native nations were not the only victims. The same exact playbook of fraud, deceit, and usurpation was used throughout the former Commonwealth, the British Home Islands, The United States and United States Possessions, Japan, the seventeen European nations occupied by the Allies in World War II, and every nation that has been attacked and suborned and bought off using our money ever since.

These corporations are forfeit for the crimes they have committed and that's why the tap is being turned off on military pay; a change of paymasters is in order. If you stop and think about it, it makes no sense at all for a British Municipal Corporation, SERCO, to be the Paymaster for the American Armed Forces — and from now on, they are going to be American Armed Forces.

Payment to our Armed Services will resume once this conundrum gets straightened out. Until then, all those who can squeak by are encouraged to stay on post and do their jobs, knowing that both better pay and a better world stands on the near horizon.

In addition to the pause in military pay, we can anticipate other major hiccups, including termination of welfare programs and delays in food stamps and Medicare and other programs that have been the central features of the "welfare state" spawned by the Administrative State.

Note the example of "welfare state"— the number of things presenting themselves as "states" grows in direct proportion to our forgetting what a State is.

A State is a direct instrumentality of the nation-state created by the people and the physical environment they populate. Our States are formed and directed by our State Assemblies which are populated by living people, not District Assemblies inhabited by legal fiction entities known as "persons".

A State isn't a foreign corporation in the business of providing government services. It isn't something

fanciful dictated by function, for example, a “welfare state” or “state of being” or “state of emergency”.

Please note that the downsizing and firing of Federal Municipal Employees is an entirely different matter and is being driven by the Chapter 7 bankruptcy of the UNITED STATES, INC. From the moment Obama dropped the bankruptcy bomb, it was certain that this mammoth downsizing of the Federal Civil Service was going to happen.

Although some of this downsizing is occurring as a result of criminal investigations finally coming to fruition, and another large portion is being driven by the corruption of the Federal Agencies, the bankruptcy means that roughly two-thirds of the Federal Government we have known, is disappearing in front of our eyes.

All the displaced Federal workers are going to hit an already chaotic jobs market, which will cause more confusion and uncertainty. A lot of people will blame this on Trump, but it was actually a business decision made by Pope Francis before Trump’s first term.

The Donald is lily-white and blameless for the bankruptcy chaos.

As the military, which has largely been blind-sided as to its role in all this, struggles to evaluate and cope, the court systems are also being brought to their Come to Jesus Meeting for their part in all of this.

Along with the Territorial Administrative States that were illegally constructed and misapplied beginning with Andrew Jackson’s Administration, using quasi-military powers only presumed to exist and to be available to the U.S. Congress, the King’s Bench Courts were imported to this country and used to terrorize our people and asset-strip our States of the Union.

The pollution of British Common Law by the Admiralty has been explained elsewhere, but the upshot is that the judges get a cut out of everything they can seize for the benefit of their king and the courts have been turned into glorified collection agencies for what is operating as a world-spanning commercial crime syndicate: the British Crown.

This is not the first time that they’ve been busted.

Even now, they are continuing their game, and had the audacity to evict me from my own house under completely false legal presumptions and false claims in commerce, built upon the idea that I, one of the people of this country, must be a Federal Dual Citizen, instead.

This is refuted on their own records, so there is no excuse for their actions and presumptions, a fact that is fast coming home to roost.

Their days of playing Pin the Tail on the Non-Existent Citizen are coming to an end, and with them, the very existence of their Judiciary Courts, aka, King’s Bench Courts, in this country, is in question.

Seldom, if ever, in the history of mankind, has such a duplicitous and evil criminal conspiracy emerged, one that has sought to turn the very institutions of justice into cesspits of injustice and unjust enrichment.

More recently, the same Actors have done the same via medicine; by threatening doctors who have been unknowingly conscripted into their “civilian military” via acceptance of the corporation’s medical licenses on one hand, and rewarding them (and the hospitals they work for) with payola for every “Covid death” on the other hand, the same criminal elements have promoted the entire phony vaccine genocide on the innocent and trusting world population.

They have also promoted an enslavement racket, by which they have hoped to claim ownership of those vaccinated as Genetically Modified Organisms. They have at the same time promoted a Murder Racket, by which they then hope to claim all the abandoned estates of the victims as they succumb to poisonous adjuvants injected at the same time as the scrap of damaging mRNA the patent holders are trying to use

to make their commercial claims to own the “transhuman” population.

And even now, they are still trying to promote the idea of “human caused” global warming, when it is widely known that a single large volcano spews out more carbon dioxide in a few days than mankind has created in centuries. The UN CORP has made its first attempt to impose draconian carbon taxes on the whole world, based on their own senseless malarkey.

Their time of reckoning has come.

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October 20, 2025

