

# Third Notice to Secretary of the Treasury Scott Bessent



## International Public Notice

July 29, 2025

The United States of America —  
Federation of States



This is the third and final notice and opportunity for the Secretary of the Treasury (1789) and Successors to correct and cure their operations on the land and soil of the Several States.

These operations include but are not limited to: (1) Allowing the Internal Revenue Service/IRS to run rampant and deliberately misaddress Americans as if those Americans ever knowingly and voluntarily pledged to pay private taxes imposed by commercial banks and benefiting foreign interests. These organizations are illegal and unlawful; they are collecting illegal payroll kickback taxes from federal employees and imposing False Claims in Commerce as a form of private debt disguised as “taxes” and misapplied under force with regard to the State Nationals that they constantly misaddress as public interest franchises and securitized “commodities” subject to the impositions of the central banks that are behind these illegal, unlawful, and immoral substitutions of the living for the dead;

(2) Promoting the False Registration of American babies as U.S. Citizens and/or citizens of the United States under force and duress and during a spell of illness on the part of new mothers, then imposing these purloined obligations in the form of unconscionable contracts applied to the babies and their estates;

(3) Running a tri-part Public Trust racket, based on the creation of three separate public trust interests designed to control the body, mind, and spirit of the victims and using these unauthorized public trusts as a means to impose citizenship obligations on people having no natural allegiance to the British Crown or the Vatican;

(4) The use of illegal and unlawful offshore shelf corporations and legal fiction persons named after Americans to promote a generation skipping-trust racket, which is itself designed to allow false claims by foreign Principals engaged in Bona Vacantia claims against the estates of Americans and people of many other nations;

(5) The misuse and abuse of frivolous judicial processes and procedures for the purpose of bill collection on behalf of disguised foreign Principals, and Central Banks engaged in illegal profiteering and commodity rigging allowed by commercial corporations in the business of providing essential government services, without, however, having the power and authority to license these central banks in the first place;

(6) The illegal, immoral, and unlawful suppression of national governments by foreign commercial and municipal corporations in the business of providing government services, and which have violated the fundamental law of corporations (lawful operation) and trespassed onto the land and soil, the admiralty, and the air jurisdictions rightfully belonging to and in physical possession of their employers;

(7) The illegal and unlawful confiscation of private assets deliberately misidentified as attached public interest assets;

(8) False claims against us and against our government(s) when we have been continuously present and were deliberately left without Public Notice and omitted from conversations in which our run-amok federal subcontractors misrepresented us and acted as Executors de Son Tort;

(9) Now, therefore, we are giving you a Third explicit Notice of Intent to remove all presumptions of Trusteeship hitherto vested in any branch of the for-hire Federal Government and our Express Will that all assets and credit owed to us, including the gold backing the improperly issued birth certificate bonds, the private family and individual trusts misrepresented as "Legacy" and "Historical" Trusts including but not limited to the Avila Family Trust, the St. Germain Trust and the V.K.Durham Trust, plus the labor bonds, including but not limited to the Miller Act child labor bonds and Treasury Bonds issued upon Federal Reserve labor contracts presumed to exist, the Municipal Trust ESTATES left in the Administration of the United Nations Organization by USA, Inc., President Jimmy Carter, the American State Land improperly purloined and cashiered under a British Title System and copyrighted Municipal Land Descriptions, the mortgage receipts paid by Americans who never owed a mortgage, the receipts of the Federal Reserve and the Federal Reserve System and its Principals and Successors including JP MORGAN and Chase Bank, Inc., and including but not limited to the millions of tons of United States Silver still owed by those Principals, and all asset holdings of The United States of America — our unincorporated Federation of States — held by the Government of Philippines and any Successors thereof, together will all assets belonging to individual AUTOTRIS Accounts, and the receipts belonging to merely presumed to exist DEFENDANTS cashiered in the CRIS Systems as Court Bonds, all State-of-State and Municipal CAFR Accounts, all individual generation skipping trusts kept in Territorial Possession or other offshore locations which have been or which would be (with continued failure to disclose) collected under Bona Vacantia, the receipts purloined under False Pretenses of both the Internal Revenue Service and IRS since they began their repugnant operations on our shores in 1925, all accounts and receipts of the State of State franchises of the UNITED STATES, INC. and departments thereof, together with licensed Agencies of the UNITED STATES, INC. the debts of which cannot be discharged against the corporate veil as a result of their iniquity and trespasses against the living; the receipts of all non-Federal employee property taxes and fees collected under False Pretenses, together with all philanthropic trading platform receipts are to be returned to our Common Law Trust known as The United States of America, an unincorporated Holding Company established in 1776 acting as an instrumentality of the now-fifty sovereign nation-states which remain in our possession and under our administration to date, such assets and credits to be administered by and through our own chartered Global Family Banks for the benefit of humanity.

We invoke our right to damages for all these crimes and impositions at a rate of three times the amount currently owed as of this day.

By our Express Will and Trust and Testament, no Legal Fiction exists, and no legality overcomes Law; credit is not money, money is not credit; the living do not congress with the dead, and the dead may not reply but are moved by the living; in this respect and in all others, we are the recipients of Divine Providence and the Inheritors of the Earth, the Lawful Persons known as People and the living people of substance who have brought their Lawful Government into Session to settle these debts and accounts without regard for legal pretense, jargon, and foreign rules that do not apply to us, foreign codes, ordinances, and statutes that do not apply to us, and without regard for any action undertaken for us

without our individual knowing and agreeable consent requiring all seven elements of lawful contracts to be present at all times and in all contexts and in all jurisdictions if these are to be applied to us and our physical assets in any manner whatsoever.

You, Mr. Bessent, are advised that we are no longer deceived and you and your personnel will stand condemned under your own law if you do not immediately cease and desist your Pretenses and Assumptions and make way for Correction and proper

Accounting and Transfer of our assets and credit to our own banking system and under our own Trust Management.

We are not absent, not missing, and our Government is in Session, not in Interregnum.

This is, in a sense, a private matter impacting public functions; it will be necessary to obtain our permission before exercising our credit and commodity rigging will not be licensed going forward.

No American baby who is not the product of Federal Employees at the time of their birth may be considered a U.S. Citizen at any time after based on undisclosed, unilateral, or unconscionable contracting practices; the claim that a single doctor often not possessed of first-hand knowledge can count as the two required Witnesses of any political conversion is not part of any public law and is not accepted by our Government as proof of anything but either ignorance or complicity under duress.

Your commercial corporation, like the Municipal Corporations cited above, must stand down, Mr. Bessent, and accept this mighty correction in your assumptions and operations; you cannot legally represent those who present themselves and operate their own sovereign government(s) and who thereby give proof against the self- interested lies that have been told and presumed upon our people and our American Government.

We are moving our substantial assets and prepaid credit out of the central bank system and out of the control of our employees for Cause; we are demanding a complete audit for Cause; we are denying the UNITED STATES, INC. bankruptcy protection for Cause; we are providing you with a Third and Final Notice of our Intent and the reasons for this action.

So said, so signed, so sealed this 29th day of July in the year 2025.

Issued by:  
Anna Maria Riezinger© — Fiduciary  
The United States of America  
In care of: Box 520994  
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by Hunter Toyofuku-Aki©  
Visionary, Architect, Strategist,  
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Treasury Director

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