

To the International Court of Justice and United States District Court for the District of Alaska



International Public Notice

August 14, 2025

The United States of America —
Federation of States



Notice of Potential Crime in Progress

In re: U.S. (British) Territorial Government Acts in Breach of Trust and Contract

We have clearly identified Donald Trump as a “President” of the British Crown Corporation doing-business-as the United States of America, Incorporated, which is the same exact private “presidential office” occupied by Abraham Lincoln at the time he usurped against his Employers and the American Service Vendors operating the Federal Republic under The Constitution for the united States of America.

It is important for the courts and everyone else reading this to realize that these foreign Federal Subcontractors are operating in Gross Breach of Trust and in criminal violation of their employment and service contracts. They are, essentially, thieves in nice suits, engaged in a confidence racket of mind-numbing proportions.

They have made a steady practice of selling, trading, leveraging, indebting, and administering assets they don’t own, with the result that their victims — both the actual owners and the new “buyers” are defrauded while the dishonest middlemen are sailing over the horizon with the loot they have received in someone else’s name.

From the Bottomry Bonds scandal in the very early 1700’s to today, their Modus Operandi remains the same.

As part of the surreptitious usurpation and mercenary occupation that occurred following the end of the hostilities in the so-called Civil War, these criminals are attempting to impersonate and steal the identity of their victims— specifically, they are attempting to substitute themselves for the American Federal Subcontractors operating the so-called Federal Republic, just as they are substituting their Territorial State-of-State operations for American State of State organizations, and are creating corporate franchises named after Americans as an additional impersonation and misrepresentation scheme.

They have to be stopped.

The most expeditious means to do so, is to cut off their access to both actual assets and credit resources.

Bear in mind that these Federal Subcontractors never had assets or credit of their own in the first

place, and still don't. They have purloined and illegally latched onto assets and credit belonging to their employers, instead. This has been allowed — knowingly — by Central Banks, and especially the lawless and unaccountable Bank for International Settlements, which is allowed to keep assets and credit balances sequestered off-ledger with no accountability and no obligation to disclose.

This amounts to an international license to commit financial crimes and manipulate world financial markets with no accountability at all, to establish and run a monopoly interest enterprise on a global scale, and all on someone else's nickel.

The key to understanding this is to understand the Rothschild banking empire — and the foundation principle is simple: they always use someone else's assets to profit themselves, and never put anything of their own at risk.

As a result, they can only gain. Any losses have to be sustained by their customers. This is all just par for their course, as they are now talking about "bailing in" their depositor's assets as assets belonging to their banks using the commercial Maxim that "possession is nine-tenths of the law".

We have another Maxim for them: Fraud vitiates everything.

Tomorrow, August 15th 2025, "President" Trump may try to swap the land and soil of Alaska for the land and soil of the Ukraine, but it is patently obvious that he has no standing to do anything of the kind, and Mr. Putin as the President of the Russian Federation, Ltd., has no standing to accept.

The land and soil of this country belongs to its people who call it home, just as the land and soil of the Ukraine belongs to Ukrainians; and there is no place or law or reason for commercial corporations to trespass against the substantive nature of the actual owners nor any basis for them to ignore our substantive claims.

We do not recognize any legal fiction nor any legal fiction claims in the realm of fact.

As the Roman Law puts it: "Fictio cedit veritati; fictio juris non est, ubi veritas."

Fiction yields to truth. Where truth is, fiction of law does not exist.

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