

To Those Trying to Form a “New” Republic



International Public Notice

August 25, 2025

The United States of America —
Federation of States



Before you know where you are going, you have to know where you have been.

And how things work.

Unfortunately, those who are trying to make a blanket claim of fraud and create a “new” Federal Republic and who assume that they can just switch gears and operate under The Constitution for the united States of America — have no standing to do so, because their own political status has been altered.

It’s true that Abraham Lincoln committed fraud, usurpation, and treason against his employers.

It’s true that the entities masquerading as our government since Lincoln’s administration have been operating under conditions of deceit, treason, and commercial filth.

But that has nothing to do with the price of beans in China, nor does it make it possible for British Territorial U.S. Citizens to occupy our defunct American Federal Republic and pretend that they have “restored” it.

There are two (2) issues here and both have to be addressed.

The first issue is — who or what was the first “Federal Republic” — which nobody knows, or at least, the other side of this discussion isn’t admitting; and the second issue is — who has the lawful and legal standing to correct the situation.

A third issue arises because of the other two — and that is, who presently has the authority that was delegated to the first Federal Republic? Since it is not in operation?

Begin with this: the American Government employs the United States Government.

The American Government has national, international, and global powers, because it is the government of the sovereign nation-states.

The United States Government has only international and global powers that have been delegated to it under service contracts known as Constitutions.

The American Confederation known as the States of America was awarded the first such service contract, The Constitution for the united States of America in 1787 — along with delegations of power related to our States and their International Land jurisdiction.

This organization doing business as “the United States” was run by the States of America and it was the

first and thus far only Federal Republic.

If a second Federal Republic should arise to replace this first Federal Republic and thereby “restore” it, doing so requires restoring the American Confederation doing business as the States of America first.

This “reconstruction” has never been done.

Now, this is just common sense.

The States of America won the service contract, The Constitution for the united States of America, and that gave rise to the first Federal Republic operating as “the United States” — unincorporated, of course.

Americans operating as United States Citizens as defined under the very first Naturalization and Immigration Act ran all the functions of this Federal Republic operated by the States of America.

Today, there are no such United States Citizens who completed the required process to become United States Citizens and there is no States of America Confederation related to our States of the Union, either. And therefore, no Federal Republic in evidence.

There is no way for anyone in the modern day to just pop their head up and wave a flag and repair all this by making declarations and holding meetings and pretending that the last 160 years of history didn't happen.

So we have to look at what happened- and deal with it.

In March of 1861, the States of America ceased to function for lack of a quorum. That meant that the Federal Republic was left without a contract and operating in limbo.

Lincoln stepped in and named his cronies to replace the missing Southern Delegates and began operating outside the law and provisions of The Constitution for the united States of America.

That is what happened. Verifiably, with no doubt about it.

Lincoln claimed ‘emergency powers’ never granted to him and did various other unlawful and illegal things to promote a foreign commercial mercenary conflict on our shores. That, too, is what happened. Verifiably, with no doubt about it.

Our States of the Union never reconstructed the States of America, and as a result, “the United States” — our American Federal Republic — was illegally seized upon and unlawfully converted into a Municipal Corporation that has been operated under conditions of fraud and deceit ever since.

Restoring the American Federal Republic requires that Americans undertake a Reconstruction process to bring the Several States into Session, and initiate action by the States to recreate the States of America Confederation. And then, people need to step forward and complete the process to become United States Citizens as required under the first Naturalization and Immigration Act. And then the States of America has to take action to seize back the name and trademarks of the United States and reboot the original American Federal Republic.

That is the only way that the American Federal Republic can be “restored”, and that is why it has not been restored for 160 years.

The skeletal outlines of this process are expressed by the Reconstruction Acts from the standpoint of

the remaining Federal Subcontractors operating under The Constitution of the United States of America. With a couple small deletions, the Reconstruction Acts remain on the public record and still in effect.

Read these Acts, knowing that they are written from the perspective of the British Territorial Federal subcontractors, and their opinion is not necessarily controlling—but does give a flavor of what actual Reconstruction entails.

Compare any of the above to what people are trying to pass off as “restoration” of “the” Federal Republic, and you will see how far off the mark they really are. They don’t know what the Federal Republic was, so they don’t have any concept of how to restore it, and are being misled by British Territorial Officers intent on substituting their administration for ours, again.

With the help of ignorant but patriotic Americans.

The hard work must be done for the result to be achieved.

There is no “restoration” possible otherwise.

With both the States of America and the United States Republic both out of commission, what happens to the powers delegated under The Constitution for the united States of America?

It’s supposed to revert to the Delegators of the delegated powers, the People and States of the Union operating as a Federation of Several States in International Jurisdiction — but it didn’t because the self-interested remaining foreign Federal Subcontractors never let the American Public know what was going on, and our loyal American Subcontractors together with a portion of our General Population, were deliberately misidentified as “rebels” and suppressed.

So the two remaining foreign Federal Subcontractors snuck in the backdoor and usurped powers entrusted to the American Subcontractor — the States of America.

The chaos and lawlessness and idiocy you now witness is the result of this fraud and breach of trust and lack of “good faith service” for the past 160 years.

Mr. Trump, acting as a loyal British Territorial Officer, and his misled groups of MAGA supporters, are trying to add another chapter to this Great Fraud, and we are trying to stop it — not because we don’t want America to be “great again”, but because we realize the folly of letting ourselves be deceived by British flim-flam again.

It’s appealing to think we can just wave our flags and claim fraud and restore the American Federal Republic, but that isn’t really what Mr. Trump is talking about. He is talking about creating a British Territorial Republic that has never existed before, and pretending that its a restoration.

We are here to tell him and you that it’s not.

This answers issues one and two and three — what the Federal Republic was and who has the lawful and legal right to restore it, and what body now has the right to exercise the powers once delegated to the Federal Republic.

The answer is the Several States and People thereof.

Earlier we said, “Restoring the American Federal Republic requires that Americans undertake a Reconstruction process....” with the word “Americans” in boldface print and underlined. There is a

reason for this, which brings us to another part of the Great Fraud.

Generations of Americans have been “redefined” as British Territorial U.S. Citizens via a process of birth registration as such, and as a result they have been misidentified and defrauded and denigrated from their birthright political status as Americans.

This is “legal” if you assume that full disclosure has been granted to the victims — new mothers; but, no, again, our Federal Subcontractors failed their Public Trust. It is a legal choice for Americans to adopt British Territorial U.S. Citizenship or even Municipal status as a “citizen of the United States” — but only if they know what they are doing and what obligations and costs they are undertaking.

The same is true for members of the Armed Forces and Federal Civil Service throughout. It is completely legal for them to adopt foreign citizenship status while employed by the Armed Forces or the Federal Civil Service either one — so long as they are fully informed and are adopting these foreign citizenships knowingly and consensually. This hasn’t been happening, either.

These registrations and purported adoptions of foreign citizenship statuses have been taking place without full disclosure and for the main part, are contractually defaulted as a result, null and void — however, some of these registrations are accurate, true, and allowable, which results in the next conundrum on the way to restoring our government.

There is no “blanket cure” available. Each one of these citizenship contracts have been established on a one-by-one individual basis and they have to be dissolved one-by-one on an individual basis.

The foreign Federal Subcontractors have employees who function as part of a foreign citizenry. As employers, they can make many demands as a condition of employment — including the surrender of Constitutional guarantees that would otherwise protect Americans, payment of payroll kickback “taxes” from the earnings of Federal employees, compulsory enrollment in “Social Security” and “Selective Service” and — birth registration of newborns born to such citizens, is just another such imposition.

People undertaking these employments are not given any full disclosure about what they are losing by accepting the job and adopting the political status that goes with it, nor are they registering, enrolling, applying, or volunteering consensually as a result of lacking full disclosure.

Average Americans who are not Federal or Federal franchise employees have less than no reason to accept any of these provisions and most likely would not knowingly accept any of this, but they are not given disclosure and are instead told that they have to comply by what appears to be their government.

As a result, millions upon millions of Americans have been coerced under color of law to do things and accept contracts and obligations that were never disclosed. This circumstance only adds to the conclusion that these people have been defrauded under duress and that all such citizenship contracts and obligations need to be examined with a jaundiced eye — but we cannot simply ignore these contracts, because some people do accept them knowingly and willingly.

This, and the individual nature of the contracting process, is what makes it impossible to just waive our hands and declare all birth registrations, all Social Security enrollments, and all similar adhesion contracts to be null and void.

Each and every American caught up in this swindle DOES have to make a political status choice, and DOES need to declare, record, and publish it for public cognizance. Otherwise, Americans get caught in the cross-hairs between the two foreign Federal Subcontractors — and liberally “mistaken” for rebels,

foreign agitators, subversives, and even runaway slaves, railroaded through foreign courts, subjected to foreign law, and fleeced blind by the Perpetrators of the Great Fraud.

All the people who are running around trying to “restore” the Federal Republic have gone through this undisclosed foreign birth registration process and are not considered Americans as a result.

This means that even if they wanted to restore the American Federal Republic, they couldn’t do so.

See above. It’s Americans who have to undertake the Reconstruction process and do the restoration work; nobody else can do it for them.

You have to be recognizable as an American with birthright standing if you are to undertake the reconstruction of the American Federal Republic — the only Republic that has ever existed on these shores, and therefore the only Federal Republic that can be restored.

And that birthright standing has to be claimed and declared and provenanced and recorded and published.

Again, the MAGA people and the “National Assembly” people may be well-intentioned, but they don’t realize that they have been misidentified as foreign citizens in their own country, so they have not even considered taking action to correct their political status records and can’t act as Americans as a result.

Not being identified as Americans leads to many other abuses and losses for each and every victim of this fraud, but the fact remains that it is up to them individually to take action against it.

At this point, the States of America has been out of operation and The Constitution for the united States of America has been vacated for over 160 years; the Municipal Subcontractor operating under The Constitution of the United States has been bankrupted under Chapter Seven Involuntary Bankruptcy rules and is no longer operating.

The only Federal Subcontractor still in operation is the United States of America, Incorporated, acting under The Constitution of the United States of America.

But even though the United States Government is on its last legs and we may be in danger of losing all our foreign Federal Subcontractors, the American Government which employed all these yahoos is still here and still doing its job.

Many thousands of Americans from many walks of life have heard the call and read the sources and taken the necessary action to declare their birthright political status over the past five years. They have reclaimed their lawful and legal standing as Americans. They have populated their Union States and States of the Union. They have empowered themselves to exercise the full range of the State’s powers, both delegated and non-delegated. They have recouped their standing and are all inheritors of this great country.

What remains is for all the less educated and less informed Americans including those presently engaged in the phony “restore the Republic” movement to catch on and do the same.

Whatever these people do — absent correcting their political status — has nothing to do with us and does nothing to restore the American Federal Republic.

Meantime, the only government having the established standing and authority to govern this country is the American Government provided by the States of the Union and the People thereof. Our States have

been in General Session for five years and have served complete and cured Due Process on the Principals and Agents responsible for these Breaches of Trust and violation of Service Contracts.

We have not only corrected our political status individually, we have brought our States into Session, issued private Indemnity Bonds to secure our States and People and guarantee their exemptions, and we have accordingly placed valid Uniform Commercial Code liens against the offending parent corporations and corporation franchises. We have issued our own gold-backed currency, the American Federation Dollar, and ordered the resumption of issuance of American United States Silver Dollars. We have also demanded a complete accounting and balancing of accounts.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals. Notice to principals is notice to agents; notice to agents is notice to principals.

Our advice to MAGA and the “National Assembly” promoters — declare your birthright political status and join your lawful State Assembly.

Issued by:
Anna Maria Riezinger© — Fiduciary
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

August 25, 2025

by Hunter Toyofuku-Aki©
Visionary, Architect, Strategist,
Love-onomics© Founder
Treasury Director

