

Welcome to Another Firestorm of Fraud



International Public Notice

October 14, 2025

The United States of America —
Federation of States



Take Notice: Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents:

Here's a good example of organized crime: POSTAL PERMIT 781 out of LAS VEGAS, NEVADA, a "Notice" of "Intent" to seize your assets and property — without a return address, only an 800 number.

When you call the 800 number, you get a guy with a foreign accent, demanding to know all your personal information — name, birthday, place of birth, social security number, etc., etc., etc., all without identifying himself or any agency or government he might work for.

They are phishing, with a twist.

If you don't pay these unidentified "agents" of WHATEVER, they will claim that you defaulted and acquiesced to their claims and they will establish commercial liens against whatever property they might be able to glom onto, and they will take you to court under these False Pretenses — and since the courts they frequent get a cut, chances are, you will be on the losing end, unless we all wake up and put them and their courts out of business once and for all.

That is what is really called for. A good old-fashioned hard stomp into the dirt for the boyz in LAS VEGAS, NEVADA. And all the "Judiciary Courts of the State of _____, Incorporated" too.

All these foreign King's Bench "Judiciary Courts" that are helping enforce this fraud scheme have to quit or go. And the fun game of misaddressing Americans as British Subjects and/or Municipal citizens of the United States needs to be rammed up their rumps, full stop.

We may be State Citizens of The United States, but that's our business as the Employers of these crooked and incompetent public employees who have accidentally-on-purpose mistaken us for a different "United States" and other kinds of "Citizens".

It gets better.

The same British agents have been misidentifying people in this country as British Subjects since they were babies, behind their backs, so that the Perps could benefit from victims' assets as collateral backing the Perps' debts — and never have to share a penny of the profit with the victims, or take any risks themselves.

You, Joe American, you paid all the costs of their ventures, including their taxes and their wars for profit, and you paid their mortgages for them, and their property taxes, and gee, Joe, you were just the fattest, dumbest mark they ever saw coming down the turnpike....there is just one little problem for them.

They did all this under color of law, under conditions of deceit and non-disclosure, in clandestine fraud, in gross breach of trust, and in violation of their service contracts, and while they were purportedly working for you under contract, and collecting their wages and pensions, too.

They did this disservice under color of law, pretending to be collecting a “tax” just like they are running this double-ended phishing-or-bust scheme out of NEVADA, a purely fictional Municipal “state” that isn’t supposed to exist, not even on paper.

This “Notice” (attached) is supposed to be about a “Tax” liability. They don’t identify what this “tax” is supposedly for. And other than “Tax Investigation 2B, Matanuska-Susitna County” or “Tax Investigation 11A - DePriest Parish” they don’t identify themselves at all, except they are supposed to be “Federal Tax Authorities”.

Funny, I am an American Tax Authority, and I say there hasn’t been a legal or lawful tax against any American in the history of this country. The only ones liable for taxes here are foreign citizens residing here in this country to provide “essential government services” under contract.

Naturally, this “Notice” (attached) doesn’t have a return address or any validated claim to back up any of this malarky, but they are coming for your homes and businesses and everything you own just the same, and their King’s Bench accomplices are in place in every State of the Union, ready to play their part.

When you answer their questions over the phone, they use the information to dredge up more “possible” assets related to you, that they can make False Claims of “tax” debts against. In the example I am forwarding today, they propose to “nominate” a private business that closed more than twenty years ago as the “Nominee” to pay over a million dollars in purported taxes.

Maybe the non-lawyers aren’t picking up on the ridiculousness of this. The statute of limitations for a tax debt of any kind is ten years. And you don’t get to “nominate” who or what owes a tax debt. You have to prove there is a debt and you have to prove that a specific individual owes it.

If you don’t answer their questions, or even if you do, they will claim that you didn’t respond and that you acquiesced to their claims, and allowed them to take your business, house, or whatever they can snab. They will take this False Claim in Commerce to their very own private British Court, their own King’s Bench, and of course, their court will find in favor of the King every single time.

Well, here’s the answer, the “response” in writing, full up in your faces— fellas, all those of you in “law enforcement”, and all those in the military, and all those who are fiddling your thumbs, all the politicians trying to pretend that this has nothing to do with you, oh, yes, it does. And all the British BAR Esquires, too.

I am an American expatriated from any alleged foreign citizenship for over sixty years and I don’t owe a dime. Not a penny, not a farthing, not a centime. I never did and I still don’t.

Instead, you all owe me my land and coinage returned, unharmed. You owe me what I paid out for your mortgages, your property taxes, and your license-taxes, too, You owe me your entire “National Debt” plus interest. And you owe all of that to my parents and grandparents and great-grandparents, too.

So.

I have just made this a very Public Response in front of God and Everyone responsible for these criminal

acts and False Claims in Commerce being made against Americans. That includes “Tax Investigation – 2B, Matanuska-Susitna County” — which by the way, cannot be an incorporated entity and which must be fully identified.

What I say for myself, I say for all Americans.

We are exempt from levy, tax percuse, non-combatants, Land Barons at home in our free, sovereign, and independent physical states.

The Vatican chancery court has already established that. This is because our States of the Union never got involved in the so-called American Civil War or any interminable illegal Mercenary Conflict engendered at that time, either.

We are not British Subjects. We are not subject to any King’s Bench Judiciary Courts. We don’t owe taxes to the British Monarch, nor do we owe taxes to any Municipal Corporation and we are not part of any foreign citizenry.

As demonstrated yesterday, the Brits and the Romans got together and colluded among themselves to in effect “hire each other”, while pretending that our people / People were involved in this and approved of it — making us liable for it, when in fact, we weren’t even eligible to vote on their kind of “statehood” and didn’t approve their Constitution of the State of Alaska.

The millions of Americans who stand to be impacted by this institutionalized fraud scheme and who have been impacted by it in the past aren’t going to fight millions of losing court battles in foreign courts that have no natural jurisdiction related to them. No, instead, we are giving the administrators some firm marching orders for administrative corrections to be undertaken administratively and immediately:

If (1) this crime syndicate in LAS VEGAS and any similar operations are not shut down immediately; (2) if the mail fraud being attempted (similar to the example I have provided and attached) is not shut down immediately; (3) if the international commercial courts are not immediately alerted and prompted to shut these “tax” scams down; (4) if the so-called “Judiciary Courts” such as the “Judiciary Courts of the State of Alaska” do not immediately stop misaddressing Americans as “assumed” British Subjects and/or “assumed” Municipal “citizens of the United States” the following actions will be taken.

Esquire members of all the Bar Associations together with their families and the coats on their backs will be deemed to be in violation of the Residence Act of 1790 and they will be owed immediate deportation as a class of hostile undeclared foreign agents and international commercial criminals engaged in conspiracy against The Constitution of the United States of America, bank fraud, unlawful political conversion, impersonation, barratry, inland piracy, illegal confiscation, illegal takings, dereliction of duty, gross breach of trust, violation of the pertinent treaties of Paris, Versailles, and Ghent, irreparable harm to their service contracts in this country, and fraud under color of law.

We will ship them all back “home” to England on leaky barges and call it good. All the bills that they and their Monarch and their City of London pals actually owe, will be bundled up and shipped out with them.

The Judiciary Courts of the various State-of-State operations, such as the Judiciary Courts of the State of Alaska, Inc. will be bankrupted and shut down for fraud in addition to the charges above and the entirety of the receipts and pension funds in the CRIS system will be attached and prosecuted as

commingled unjust enrichment resulting from criminal activities and fraudulent impersonation. Every single officer of these courts will be charged and held individually and commercially liable for running a foreign court scam under color of law, resulting in unjust enrichment for the perpetrators and violent harm to the American people they are obligated to serve.

We are going to start arresting whole groups of people who are engaging in this sort of activity, and anyone caught stealing assets by means of false claims in commerce, false or misrepresented court proceedings, armed trespass, false claims of taxation powers or tax debts, or similar activities, will be held feet first to the fire for it, starting today.

The gracious and prolonged "Notice" period ended as of April 17th, 2024.

Any Municipal POLICE entering on private property in this country are acting outside their jurisdiction, which is limited to the District of Columbia, and any Territorial District Personnel misdirecting them to trespass are fully liable for endangering and misdirecting them, plus any damage to Americans who are trespassed upon.

Trespassers in this country may be shot on sight and there is no recourse for willful armed entry upon posted property.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents:

Any unspecified "tax" debts presented to Americans without validation and a court bond, any claims made by persons not properly identified, any correspondence sent through the U.S. Mail without a return address allowing a customary written response and proof of response, will be cause for arrest and prosecution and possible deportation.

In no case are these claims lacking validation and a bond to be considered legitimate. In no case are Americans required to give any personal information to unidentified persons. In no case are Americans required to provide personal information over the phone. They must always have the option of a written response and a proper address to return their response to.

Any King's Bench Court operating in this country cannot "assume" that anyone here is a British Subject or a Municipal citizen of the United States based on unconscionable birth registrations, program enrollments, social security numbers or similar paper issued and purloined without full disclosure. All acts taken under color of law and conditions of misrepresentation are fraudulent by definition and are null and void from inception.

All Governors of States-of-States who have allowed and included Municipal STATES OF STATES to exist and operate within the borders established by our States of the Union are fully, completely, 100% personally, individually, and commercially liable for the operations of the STATE OF STATE and its personnel.

We, Americans, are not responsible for the contracts and expenses of our foreign subcontractors acting in their own self-interest.

Here in Alaska, the people who actually live here and who form the population of this State of the Union, weren't eligible to vote on Territorial Statehood or The Constitution of the State of Alaska.

We bear no responsibility for the existence of these foreign contracts at all.

We don't recognize any authority or power of taxation being granted to any commercial corporation by

foreign Municipal persons, e.g., the State of Alaska, Inc., Barnes and Noble, Inc., Wendy's Hamburgers, Inc. and we find the State of Alaska's claim that they will "never relinquish a power of taxation" they never had, and their claim that they may grant their power of taxation to the Municipal Corporation dba STATE OF ALASKA, to be absurd.

It's the Municipal Corporation that would arguably have the power to tax, if that Municipal Corporation had any jurisdiction of its own outside the District of Columbia — which it does not.

We are treated to another fantastical fraud scheme, in which a British Crown Commercial Corporation claims to have powers of taxation in our States of the Union, and then claims the ability to grant those non-existent powers to a tag-a-long Municipal Corporation, too.

Nobody associated with any of these corporations has sovereign standing in this country, therefore none of these claims are valid.

There are no public powers of taxation, no actual money, and no powers of taxation related to any Alaskan available to the State of Alaska, Inc. or the STATE OF ALASKA, INC., either one.

The federal government that the people of this country established and set before both these Federal Subcontractors is totally **bound** and expressed in the Federal Constitutions governing the parent corporations and their state-of-state franchises, too.

Any other extra-claims or powers, including claims of powers of taxation for foreign "State of State" corporations, based on votes of foreign Municipal citizens of the United States, are nothing but fraud, insurrection, and treason with respect to the living people,

The only subject matter that corporations can operate upon are other corporations. And we aren't corporations.

Notice to Principals Is Notice to Agents; Notice to Agents is Notice to Principals. Notice to Patrick J. Hanley, Notice to Susan Carney,

Issued by:
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

October 14, 2025