

## What Happened in 1871?



# International Public Notice

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The United States of America —  
Federation of States



There are three principal international jurisdictions: Land, Air, and Water.

Thus, we have land law, city law, and sea law.

This is the underlying structure set in place by Rome circa 750 BC, and which they adopted from the Greeks.

To have a sovereign government, you have to have operations established in all three international jurisdictions. The American Government won all three as a result of the Revolutionary War and the peace process that followed, however, the peace process also resulted in treaties between the former combatants, and those peace treaties were implemented as power-sharing service contracts known as “constitutions” — one each, in each of the principal jurisdictions.

Thus, the Federal Constitution issued in 1787 and which covered certain delegated powers in the land jurisdiction is called “the Law of the Land”. All American commercial corporations formed under this Constitution by “the United States Federal Republic” were bound to function lawfully.

The British Territorial Constitution issued in 1789 and which covered certain delegated sea powers operates under the Law of the Sea. All British Territorial United States commercial corporations formed under this Constitution were bound to function legally.

The Holy Roman Empire Constitution issued in 1790 and which covered certain delegated air jurisdiction functions operates under the Law of the Air. All commercial corporations formed under this Constitution function under Municipal Law.

All three of these Federal Subcontractors function exclusively in international jurisdictions of law. All three are administered by “persons” occupying various offices and bearing specific duties as “citizens” owing service to the government(s) involved.

Thus, the employees of the United States Federal Republic owed their duty to the American People exclusively and provided delegated services in the jurisdiction of the land.

The employees of the British Territorial Government owed their duty to the British Monarch and worked under their direction, but were under contract to provide stipulated services to the American People in the jurisdiction of the sea.

The employees of the Holy Roman Empire owed their duty to the Pope and worked under the direction of his secular government, and were under contract to provide stipulated services to the American People in the jurisdiction of the air.

Now, you have the background and the players identified and are enabled to rightly interpret what went on in 1871.

In 1861, the original Confederation of States-of-States formed in 1781 under the Articles of Confederation, fell apart and ceased to operate for lack of a quorum to conduct business.

This had disastrous consequences for the United States Federal Republic, because the Confederation doing business as the States of America held their constitutional service contract and directed their activities under The Constitution for the united States of America (emphasis added).

As you can now see, this first Federal Constitution was issued to the Confederation doing business as the States of America.

When the Confederation went dark, so did the United States Federal Republic.

Ten years later, with no Notice being made outside the District of Columbia, the British Territorial U.S. Congress seized upon the “abandoned” assets of the United States Federal Republic as salvage.

This happened on February 2nd 1871, whereupon the British Monarch received and unlawfully converted all the original Federal corporations into British Territorial holdings and began operating as the United States, Incorporated.

Of course, this was done in-house and hushed up as a “national security matter” without any mention of which “nation” was being secured.

Essentially, our British Service Vendors — British Navy interests embedded under The Constitution of the United States of America — saw their chance to substitute their foreign hegemony for the intended American Service Vendors.

So they acted in Gross Breach of Trust and self-interest to purloin property that didn't belong to them and to undertake duties and provide services as Successors to Contract, that they were never authorized to provide.

In the process they unlawfully converted American Corporations and incorporated them as British Crown franchises — the assets of the United States Federal Republic were cashiered and rolled over into the United States, Incorporated — salvaged as abandoned property without Notice to the American People and the American States.

That is what happened on February 2nd 1871 and this clandestine Breach of Trust and Service Contract — the “good faith service” Britain and the British Monarch owed to the American People under The Constitution of the United States of America — is what allowed the British to commandeer our Federal Government and “surrender” American assets to the British King.

Of course, it's all self-interested fraud and illegal as hell under international law, and a treasonous violation of the Brit's own Service Contract, The Constitution of the United States of America, but so long as nobody knew, nobody could object.

Thus, the great secrecy and the effort made by the Tories to appear to be Americans operating the American Federal Republic— while in fact operating as British Subjects. Those guilty of these crimes against this country and against the interests of its people will claim that they acted under conditions of war and emergency, but in fact there was no war — only an illegal commercial mercenary conflict duplicitously named “The American Civil War” which they engendered — and there were never any

emergency powers granted.

The actual American Government, the employer of these miscreants, was left purposefully in the dark, its officers harassed and bullied, while the Brits asset-stripped and subjected the same American People they are and were contractually obligated to serve “in good faith”.

We are now at a time wherein this Great Fraud has run its course, and both the British and Papist Secular Governments are revealed to be parasitic entities that have long operated in Gross Breach of Trust and in violation of their own Service Contracts.

We have provided an apt example of how these two colluding foreign powers have conspired to undermine the American Government and the Federal United States Government, too, by observing their operations in Alaska.

The two foreign “citizenries” provided by the two Federal Subcontractors colluded among themselves to create a state-of-state Constitution, the State of Alaska Constitution, that is a mutual services compact that the General Public wasn’t even allowed to vote on.

Embedded in this “Constitution” is a secondary Municipal Government franchise doing business as the STATE OF ALASKA, so that we have the British Territorial State of Alaska substituting itself as the owner — a position belonging to the actual State Assembly — and the Papist Municipal Government providing the enforcement and “local” government for this scheme.

This has all been done in Breach of Trust and lacking full disclosure, in gross violation of the “good faith services” provisions of both The Constitution of the United States of America and The Constitution of the United States. And we’ve called them on it.

The Municipal Corporations have contracts with the British Territorial Corporations and the British Territorial Corporations are all commercial entities; this means that the Municipal Corporations have no contracts with anyone here but the Brits and the original American Government that predates the United States Federal Republic and which is the Delegator of the Delegated Powers.

Our American Government is, by definition, first in line and first in time. Our nation-states are the only viable international sovereign government(s) possessing all three international jurisdictions and having established known borders.

Thus we say, the Federal Subcontractors are operating in default, and have failed to perform in good faith. These corporations have used practices of non-disclosure and entrapment and false claims of emergency authority to undermine, denigrate, and defraud their employers. These treasonous and clandestine activities and misrepresentations have been carried out against the interests of the American People and the American Government for sixteen decades, but the truth is finally out.

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