

# International Public Notice: About Sovereignty

By Anna Von Reitz



Perhaps no issue garners more misunderstanding than "sovereignty".

We exist as a sovereign people, therefore, we also have sovereign nation-states.

The sovereignty of the people devolves upon them from "Nature and Nature's God".

We are born with free will and freedom of movement.

We can think what we like and say what we dare to. We are not bound by any Social Contracts. We are not part of any greater construct, apart from the Earth itself.

In the world of men, we established our sovereign nation-states, known as the Union States, as a consequence of our own natural sovereignty.

In international jurisdiction, we exercise sovereignty via grant of sovereignty from those already sovereign by birth; we sail under the auspices of a clan and nation which has never been conquered.

In global jurisdiction, our business affairs are secured by our standing on the land and at sea, so that in all things, by free will and by choice and by rule enforced by force of arms, by custom, and by tradition, the American people are free, independent, and sovereign people.

And so are our several nation-states: Pennsylvania, New York, New Hampshire, Vermont, et alia. (Note -- in the old Latin-based system of nomenclature, these states were styled as pennsylvania, new york, new hampshire, vermont, etc.)

All the sovereignty of this country is vested in its people and in its several, now fifty, nation-states.

Our sovereignty is not vested in any collective instrumentality, such as The United States or The United States of America. Such unincorporated instrumentalities are limited to representing the sovereignty of the nation-states they serve. They are not sovereign in-and-of themselves.

Thus, the character of sovereignty is indigenous by nature, attached closely to the living men and women who self-govern their own lives, and who then direct the course of their common government.

Their Sovereignty is represented in international realms by their unincorporated Federation of States known as States of the Union (This Federation is viewed as a Confederation from the standpoint of the Union States, but as a Federation by the rest of the world).

The States of the Union belong to the Union States.

The realms of land and soil exist in perpetual union as a fact of nature, so that the sovereign Union States abide in eternal joinder with their States of the Union, with the Union States directly presenting the government of the nation-states -- our national jurisdiction, and the States of the Union representing the Union States in international jurisdiction.

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At no point does the sovereignty of the people nor the sovereignty of their nation-states devolve to any incorporated entity whatsoever.

The very condition of being incorporated is by definition dependent, not independent, and not sovereign.

It doesn't matter where an incorporated entity is created (registered) nor does it matter who or what incorporated it.

The bar against an incorporated entity possessing sovereignty remains.

Recently, people have presented claims of sovereignty on behalf of the old Federal Republic, the American Federal Subcontractor operated under The Constitution for the united States of America, which was a service contract issued in 1787--- but this entity never possessed sovereignty in-and-of itself, and never directly represented any sovereign power.

The Federal Republic operated entirely on contract and exercised powers delegated to it by The United States of America and the Second Confederation known as the States of America.

We know this to be true, because the delegated powers exist only in international and global jurisdictions.

The way to view this is that the sovereign Union States created two Confederations. The first Confederation created the States of the Union. The second Confederation created the States of America.

This is clearly demonstrated in the nomenclature used throughout.

The Constitution that created the Federal Republic, The Constitution for the united States of America, was issued to the States of America Confederation, which operated and provided oversight for the Federal Republic.

In terms of sovereignty, the First Confederation directly represented the Union States in international jurisdiction. The Second Confederation represented the Union States in global jurisdiction.

In a pinch, we know that the States of the Union were enabled to operate on behalf of the Union States in both international and global arenas, because they did so for five years, 1776-1781, but once the Second Confederation was formed, it took over the global commercial functions, and delegated some of those functions to the Federal Republic.

Thus, even though the States of the Union are able to perform all the international and global functions, the work was distributed, with the States of the Union doing all the work in international jurisdiction, and the States of America doing all the work in the global jurisdiction --- and the Federal Republic exercising some powers delegated to them by the States of America.

So the original plan was that the sovereign Union States created the States of America to represent their interests and powers in global commercial affairs, and the States of America got the service contract known as The Constitution for the united States of America, and delegated some of those powers to the Federal Republic.

Please note that all sovereign power remained vested in the Union States.

Both the States of the Union and the States of America merely "represented" the Union States ---- with the States of the Union operating in international jurisdictions, the States of America operating in global (commercial) jurisdiction

The Federal Republic exercised some powers delegated to it by the States of America Confederation.

Not only did it have no sovereignty of its own, it borrowed all its delegated powers from the States of America Confederation, which was itself only an instrumentality "representing" the Union States, and having no sovereignty of its own.

Only the people and their nation-states have sovereignty; all the rest of these instrumentalities only "represent" that sovereignty to different degrees and in different jurisdictions.

When the States of America lost a quorum to operate in the spring of 1861, this complex web of duties, powers, and associations was partially destroyed.

The States of the Union remained, relatively undisturbed. The States of America Confederation was inoperable, and because the States of America Confederation was inoperable, so was the Federal Republic, because its contract was held by the States of America.

The only remaining intact instrumentality of the Union States operating in international and global jurisdictions, is (from their standpoint) the First Confederation formed by their States of the Union.

Neither the Union States operating as The United States nor the States of the Union operating as The United States of America required any reconstruction. They were not incapacitated by any circumstance related to the so-called American Civil War.

What should have happened (and what has eventually happened) is that the States of the Union should have stepped forward into the gap left by the States of America. Instead, the loyal officers and staff serving the States of the Union were accidentally-on-purpose misidentified as "rebels" and persecuted and hunted as such by General Grant's U.S. Army.

The two remaining Federal Subcontractors, both foreign, wanted to take over the powers and functions and assets of the Federal Republic, so they used the

confusion resulting from the so-called Civil War and declarations of "emergency" to usurp them.

Ten years later, these disloyal foreign Federal Subcontractors self-interestedly and officially latched upon the Federal Republic that had been doing business under the name "the United States" and seized its identity, assets and powers for themselves on February 2nd 1871 --- while still hunting down, burning out, murdering, and suppressing the officers of the actual remaining American Government.

Thus, a coup occurred at the hands of our own employees, foreign subcontractors, who owed us "good faith service".

The Union States and the States of the Union still remain.

Aware of a plan to place a "claim on abandonment" against ourselves and our assets in 1998, we raised our hands and notified international and global authorities that we still exist, and are still here.

This caused no end of consternation, but nobody could prove otherwise; against all odds, The United States of America -- our unincorporated Federation of the States of the Union -- was still alive, still knowledgeable, still staffed, still functioning after nearly a century and a half of suppression.

The loyal officers of the States of the Union passed on the torch to their sons and daughters and despite more than a century of persecution at the hands of the British Government and its Bar Attorneys, we are still here, still representing the lawful and sovereign government of the Union States.

We discovered the unlawful conversion these criminals imposed upon our country and our people by various means of deceit, including the whole scheme to politically convert American State Nationals into Dual Federal Citizens without their knowledge or consent.

Five years ago, we summoned the States of the Union into Session, and began the process of unraveling the false registrations and false claims in commerce that the criminals used as a basis to attack, subject, and mischaracterize individual Americans.

As the Americans "returned" one by one to the land of this country, they repopulated the States of the Union and they also at the same time, repopulated the Union States.

With fifty out of fifty States formally enrolled as States of the Union, and all fifty State Assemblies in Session, there is no possible rationale for British or Holy Roman Empire claims to the effect that our land and soil are vacated. Nor is there any excuse for claiming that our government is "absent" or "in interregnum".

And most particularly, there is no reason to think that the remaining foreign corporation(s) acting as Successors to The Constitution of the United States of America and The Constitution of the United States, have any powers beyond those strictly delegated to them in 1789 and 1790, respectively.

They certainly have and hold none of this country's sovereignty.

To be blunt, their claim to own the assets of the original Federal Republic doing business as "the United States" as of February 2nd 1871, was an act of deliberate and self-interested treason and fraud. The Federal Republic belonged to the States of America and the States of America belonged to the Union States --- not a British Territorial Federal Subcontractor. And they knew it.

The Union States still had the States of the Union operating in international and, if necessary, global jurisdictions, at the time these Pikers made their claims and began their rampage of racketeering and war-for-profit --- literally --- in our names.

We are still here, still bringing forward our customary and lawful government, which is superior in every respect to any foreign for-profit corporation acting as a Federal Subcontractor. Our American Government has precedent, superior claim, and both lawful and legal standing.

If any entity on Earth has the right to claim and to operate our Federal Republic, it is our Federation of States and the States of the Union, stepping into the gap left by the States of America.

We know that the States of the Union are competent to function in both international and global contexts, because they have already done so from 1776 to 1781. The absence of the States of America Confederation is thus no obstruction to our government's ability to function, and never was.

Likewise, the False Claims brought by the U.S. Congress on February 2nd 1871 are null and void for fraud and breach of trust; these same Miscreants owing us "good faith service" were fully aware of the fact that both the States of America

and the Federal Republic doing business as "the United States" belonged to the Union States and were subject to the administration of the States of the Union.

This fairytale to the effect that our government was ever "absent" or "in interregnum" is no doubt wishful thinking on the part of those British Territorial Perpetrators responsible for this Mess, who still hope to feast themselves and their foreign Creditors on our Substance, but it self-evidently is not true.

A government of, for, and by the people of a country does not so easily disappear with the death or suppression of one leader or one bureaucracy. It endures. It adapts. And it conquers in the end.

Just as the Truth itself remains, obdurate in the face of time and circumstance, our Government has remained.

It is in the best interests of this country and the entire world, that our American Government takes command, and that the remaining incorporated service providers which have been serving as Successors to Contract under The Constitution of the United States of America and The Constitution of the United States, cease and desist all claim of any emergency powers, and abide fully by the limitations of the contracts that give them form.

From our perspective, we serve the Union States in international and global jurisdictions and the Union States are the lawful owners and operators of the States of America which owned and operated the Federal Republic doing business as the United States.

While we were suppressed, physically, and prevented from bringing forward the claims of the Union States in 1871, the British Territorial Subcontractors operating as the U.S. Congress committed fraud and breach of trust against their Employers. There is no statute of limitation on fraud or breach of trust.

What was wrong in 1871 is still wrong today, and what is false is always false.

We have served both Notice and Due Process of these issues, internationally and globally, from 2007 to 2014, a period of seven (7) years. We have continued to bring forward our claims in every applicable venue, in the High Courts, and in the Public ever since.

Offers by the incorporated entities presently serving under The Constitution of the United States of America to occupy our Federal Republic have been returned to them; they and their British Territorial Predecessors have been illegally,

unlawfully, and immorally occupying our Federal Republic since 1871 and the results are self-evident.

It is our intention to operate the Federal Republic and its delegated powers until such time that the Union States convene in Congress Assembled, and reconstruct the States of America.

The States of the Union have always been the back stop and replacement for the States of America and they were only prevented from fulfilling this role by the interference and usurpation of foreign Federal Subcontractors operating in breach of trust and under color of law.

The constructive fraud they have employed against us and against our States of the Union and ultimately against the Union States' interest as well, can only be described as criminal and the results --- six generations of constant commercial warfare benefiting foreign interests --- speak for themselves.

It's more than past time for these crimes to be addressed and for the Perpetrators to be recognized. It's also past time for the foreign corporations acting as Federal Subcontractors to come to heel and obey their actual employers --- the people of this country. We are not, as they would prefer it, their dependents. We are their employers.

And we always have been.

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals.

Issued by:  
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