

A Tale of Four Companies



By Anna Von Reitz

If you read history and read it closely you will notice all sorts of odd things.

You will learn that on the ninth day of September in 1776, the Americans created an unincorporated international Holding Company and called it: The United States of America.

Please note that "The" is part of the Proper Name of The United States of America, and it is always capitalized. Notice that there is never any reference to incorporation, no "Inc." designation, because it isn't incorporated.

The United States of America is what is called a "Federation" of States, in this case, now-fifty sovereign States, operating as one entity in international jurisdiction to secure their mutual best interest.

Then, as you are reading The Definitive Treaty of Peace, Paris, 1783, which ended The Revolutionary War, you will see that King George III is named as the Arch-Treasurer of something called "the" United States of America.

Please note that this is a British commercial entity chartered by the King. The word "the" is not part of its Proper Name and is never capitalized.

So almost from the get-go, you have two entities, one British, one American, both called "United States of America" and indistinguishable from each other, except for the use of the definite article, "The" or "the".

The United States of America = unincorporated American Holding Company...the United States of America = British commercial corporation.... and both of these entities operate exclusively in the International Jurisdiction of the Sea.

Really makes you wonder, doesn't it?

Were the Brits so lacking in imagination that they couldn't think of a different name for their corporation? Or was infringement of copyrights and deliberate confusion of identities an object of desire from the very start?

When you research the genesis of the name "United States" you will find a parallel development, only instead of the British King, it was the Roman Pontificate of the Holy See involved via their Postmaster, Benjamin Franklin, who established the first United States Post Office in 1754-- some two decades before The Revolution got started.

So Mr. Franklin invented "the" United States and the Holy See chartered it, and it was only later, after the Colonies unanimously declared their independence, that "The United States" came into being as a "Union of States" operating in Global Jurisdiction.

Again, the only way you can tell the difference between the unincorporated American Union of States doing business as "The United States" and the Roman Catholic corporation doing business as "the United States" is the use of the definite article: "The" or "the".

Were the Americans so dull they couldn't think of another name? Did Ben Franklin convince them to use "United States" so that his already-established (foreign and separate) Post Office could serve as the first seat of government?

We may never know the whole story, but what we do have in front of us is very odd and telling:

The United States of America [Unincorporated] = American
The United States [Unincorporated] = American
the United States of America (Inc.) = British
the United States (Inc.) = Holy See

From the very beginning of our country there is an obvious effort to "mirror" our public companies by foreign commercial corporations---- and for what purpose, but to create confusion and constructive fraud?

Less than a century later the perpetrators took good advantage when the Scottish Government got into the act and chartered it's own version: The United States of America [Incorporated].

Because Scottish Law didn't require them to declare the nature of their business entity -- whether unincorporated or incorporated, they got away with using the exact same name as our original Holding Company. Without the "Incorporated" versus "Unincorporated" designation it is literally impossible to tell the difference:

"The United States of America" [Unincorporated] = American Holding Company.
"The United States of America" [Incorporated] = Scottish commercial corporation.

It was the Scottish corporation that set up shop in 1868 with the blessings of the British Territorial "United States" Congress and which published it's own Articles of Incorporation as a new "Constitution" for the British concession we saw in The Definitive Treaty of Peace, Paris, 1783: "the" United States of America.

At this point, the British corporation dba The United States of America was "re-constituting" itself as a modern Commercial Corporation. And using this further semantic deceit as an excuse to call their new charter document "The Constitution of the United States of America" they pulled off the biggest constructive fraud of all time, using nothing more than semantic deceit.

People throughout the world naturally assumed that "The United States of America" had to be "the same as" our unincorporated Holding Company that had been doing business under an identical name since 1776.

The Great Fraud was off and running.

The paperwork this commercial corporation published as "The Constitution of the United States of America" in 1868 was not a constitution in the same sense as the Federal United States Constitutions published in 1787, 1789, and 1790 ---and was instead merely Scottish-issued Articles of Incorporation mimicking the Territorial United States Constitution of 1789.

The vermin promoting this could now operate a brand new deceitfully and similarly named commercial corporation and substitute it for the actual Territorial Government and Constitution the American States and People were owed.

This explains why the States no longer ratify "constitutional" amendments. The actual Territorial United States Constitution ratified in 1789 requires that a majority of States must authorize every Amendment, but the Scottish Commercial Corporation only required approval from the Board of

Directors: the same treasonous members of the Territorial United States Congress that engineered and self-approved these changes. Thus they usurped power from the actual States by deceit and made it easier for themselves to change 'the' Constitution and pass it off as changing 'The' Constitution.

They snuck into our nest like cuckoo-birds and pulled it off, usurping first the Territorial United States Government, and then sponsoring new "State of State" corporate franchises to usurp upon the original Federal States of States.

Again, the schtick was the same -- merely a difference between "The" and "the". Their corporate franchise "ringer" operated as "the" State of Georgia usurped upon The State of Georgia. By 1907, the Scottish ringer was bankrupt.

And their Creditors showed up on our doorsteps wanting payment from the American version of The United States of America. And we paid them.

So the set was ready for more bad behavior from our other "Trustees"--- the Popes.

In 1925 they set up a Delaware Corporation called "United States of America". In 1927, they set up the "Internal Revenue Service" as a collection agency. In 1933, their wheelman, Franklin Delano Roosevelt, bankrupted this version of "the" United States of America, and again, we paid for it all. The European schemers were more than ever encouraged. They'd got that much. Why not go for it all?

They set up the "UNITED STATES" (Rome) and the "USA, Inc." (British) and numerous affiliates and subsidiaries and created an entire mercenary army of unelected and unaccountable alphabet soup "agencies" to control and terrorize us and racketeer on our shores.

They pillaged and plundered and racked up "hypothecated" debt against our good names and other assets, promoted the biggest mortgage fraud scheme in history, and then in 2015, after doubling their "National Debt", the UNITED STATES declared bankruptcy, and left us to hold the bag--- again. And in 2017, the Territorial Government followed suit.

So all their Creditors are lined up on our doorsteps again.

And meanwhile, our Trustees, have been pretending that the real Americans are all gone, can't be found, have abandoned all their inheritance and assets--- ready to be claimed by the banks as "unclaimed property".

What they couldn't steal outright they intended to give away to their Creditors for a share of the spoils. No wonder they billed it as the "Greatest Wealth Transfer" in history.

Imagine their choking amazement when we showed up and cited both Chapter and Verse?

If a herd of horses had surrounded the Pope and started talking to him, he couldn't have been more stunned.

And then, he realized that a good share of this fraud and Breach of Trust was done in his name and the name of the Church.

To his credit, Benedict XVI took immediate steps to correct, and to his credit, Francis has continued to pursue reform.

The Queen, in my estimation did little or nothing to reform and showed no sign of repentance while Mr. Obama was in Office. It has only been since Donald Trump took Office that she has done anything substantial toward paying her own debts and correcting the operations of her agents on our shores.

There is still much to be desired from the Queen and her Consort, such as the return of our share of the "Life Force Value Annuities" which Prince Philip received under false presumptions in April 2017, and the return of all our intellectual properties, all rights, titles and interests, all copyrights and

patents, and the payment of all the leases and fees we are owed -- return of all the bogus mortgages and internal revenue taxes we never owed, all the birth certificates, everything in fact that is rightfully ours -- free and clear and restored.

We clearly view this entire circumstance as a gigantic multiple generational fraud scheme --- a commercial crime, not a matter of politics, having no statute of limitation.

We are clearly presenting our Federation of States, The United States of America--- Unincorporated, and operating our Flag Ship in International Jurisdiction.

We have seized upon all assets of the Municipal and Territorial United States and their franchises. We have rolled these assets back into the possession of and to the jurisdiction of the sovereign States, where they are not subject to seizure by any Secondary Creditors.

As of October 9, 2018, the Delegated Powers have returned to us by Operation of Law --- the automatic result of having all three levels of the "Federal Government" rendered incompetent at the same time, and our official action accepting their return.

This means that no "U.S. Bankruptcy Trustees" have any further authority here. We are the Priority Creditors and Heirs. We are in possession and our claims are cured. With our pending agreement, the debts will disappear and all Third Party interests will be subsumed.

Mr. Trump needs to work with us to finish the lawful conversion necessary to return all the assets to the realm of Public Law and restore our lawful courts and correct our public records and get our government "of the people, for the people, and by the people" booted up, funded, and fully operational.

This will be a test of our National Will and our ability to act self-responsibly in our own best interests, as well as our Good Faith enabling other nations to do the same.

The domination of living men by corporations and crime syndicates is at an end. We now face and accept our right and duty to self-govern in all respects, now and forevermore.

See this article and over 1200 others on Anna's website here: www.annavonreitz.com

To support this work look for the PayPal button on this website.