

## International Public Notice: The Great "Mischief"

By Anna Von Reitz



This may come as news to many, but there has always been a "British Territorial United States". This is clearly indicated in the Definitive Treaty of Paris (1783) concerning that entity and its doing-business-as-name, "the United States of America" (Incorporated) as opposed to "The United States of America" -- our unincorporated Federation of States.

These very similar names, separated only by the Definite Article, which is included as part of the name of the Federation and excluded as part of the name of the British sound-alike entity, have proven to be a fertile bed for confusion and fraud.

Likewise, the British have, by omitting to mention that they are talking about the ***British Territorial*** United States and simply referring to their operation as "the United States", have succeeded in confusing their operations with the Federal Republic that existed from 1787 to 1861, and also with the Municipal United States, and ultimately with our country, The United States.

Despite their continuing efforts to impersonate us, and to bring False Claims against our assets and interests, they have been fully discovered and exposed for what they are and what they are attempting to do.

The Treaties of Paris series represents Treaties at Sea and in the Territorial domain, while the Treaties of Versailles are Treaties on Land and in the International domain.

Thus, from the very start, the remaining interests of the British in The United States after The War of Independence, are identified as: (1) Territorial; (2) Corporate; and (3) Strictly limited.

The Vatican Chancery Court, the International Court of Justice, and even the British High Court, to say nothing of the United States Supreme Court and Supreme Court of the United States, as well as many foreign governments, know or have cause to know, that what we are saying is true and verifiable and has been standing on the international public records for many decades.

It's not a matter of opinion or conjecture.

Early on, we contracted with the British Government via The Constitution of the United States of America, to receive specific "essential government services" --- specifically the protection of our merchant shipping on the High Seas and Navigable Inland Waterways by the British Navy, an arrangement that made the British Monarch our Trustee in those domains.

That is the total extent of their relationship to our government, aside from their role providing the services associated with The Northwest Ordinance, and regulation of interstate manufacture, sale or transportation of alcohol, tobacco, and firearms.

The locus of this "British Territorial United States" is within the United States Territories and Possessions and the District of Columbia, where they established their District of Columbia Municipal Corporation in 1790.

This is, indeed, very old news --- yet it hasn't been taught to American schoolchildren in over a hundred years; neither average Americans nor the rest of the world can be blamed for not knowing these facts, for the British have done everything possible to blur the lines and impersonate us.

We still regularly encounter people who, based on the existence of the British Territorial United States, believe that America is still a British Colony.

We bring this forward and to the attention of the Public, so that people have a grasp of the facts and the confusions that result from using similar names for disparate things.

The United States of America is the name of our unincorporated Federation of States, while the United States of America (Incorporated) is the name of a British Territorial Municipal Corporation.

The British never like it when we require them to say, "Incorporated", and to distinguish the difference between their "United States of America" and ours.

They like it even less when we require them to stipulate that they are talking about the British Territorial United States --- not our Federal Republic, not the Municipal United States, and not our country, The United States, when they refer to, "the United States".

Nonetheless, they are a foreign government under contract to serve the States of the Union and our Federation of States and are not the "same as" the Federation of States and do not occupy the same jurisdiction nor do they have the same powers as the Federation of States.

Likewise, while we acknowledge the existence of the "British Territorial United States" and have not mistreated them or their people, they are a foreign government, and a separate nation which operates under foreign law, and exist in a separate "strictly limited" Territorial jurisdiction.

With this situation clearly focused in your minds, turn your attention back slightly more than a century to the very early 1900s (1900-1904) and a series of British Territorial U.S. Supreme Court cases known collectively as the Insular Tariff Cases.

A Tariff is a form of tax. The word "Insular" refers to the "Insular States" --- the Territories and Possessions of this country.

These cases, including *Downes v Bidwell*, and most famously, *Hooven and Allison v Evatt*, lay the groundwork and provide the permissions necessary to set up a separate taxation system within the Territories and Possessions, the so-called "Insular States" and to levy foreign taxes on U.S. Citizens --- including British Territorial corporation franchises --- according to different standards than the standards required for Americans which are stipulated in The Constitution of the United States of America.

This reveals another motive that the British have had to misrepresent us as part of their citizenry --- they claim the right to "enfranchise" their U.S. Citizens and create corporate franchises named after their U.S. Citizens, which they can then tax and abuse as they please, without regard for the restraints of The Constitution of the United States of America.

British Territorial U.S. Citizens are not protected by the limitations imposed by the Federal Constitutions, so promoting the False Registration of American babies allowed these criminals to evade their contractual obligations owed to those same babies.

The Insular Tariff Cases allowed for the arrival of the "Federal Reserve Act" which was supposed to only apply to the British Territorial United States and U.S. Citizens ----not Americans, as discussed [yesterday](#) in our International Public Notice: The Dutch, the IRS, and Us.

At the time of the Insular Tariff cases, Justice Harlan issued his dissent and voiced his fears that these cases would be used for nefarious purposes and "mischief".

Indeed, it has, as the Brits have continued to omit such necessary words as "Incorporated" and "British Territorial" from their communications about their version of "United States of America" and their version of "United States" --- so as to confuse everyone but the actual Americans, and induce the delusion that "they are us"---when they are definitively not.

They continued to serve this deliberate and venal deceit by secretly registering American babies as British Territorial U.S. Citizens.

They are now engaged in making False Claims in Commerce and trying to attach importance to their Agent's actions in 2010, in which these same British Territorial U.S. Citizens issued a "Declaration of Sovereign Intent" and notably failed to send a copy to the actual American Government, which raised its hand in 1998, and let the rest of the world ---including Her Majesty--- know that we are still here and still minding our own business.

This was done a full twelve years before these British Bunko Artists issued their "Declaration of Sovereign Intent" and it was followed up in 2015 by a formal re-issuance of our Sovereign Letters Patent in cooperation with the American Indian Nations.

To drive the point home and to provide Notice, we published our letters to Queen Elizabeth II, giving Her Majesty our mailing address in Philadelphia, Pennsylvania --- in case she lost her address book. We also notified the United Nations of our Federation of States' continuing presence and our Member's much-prior claim to the American States of the Union and all land assets of this country.

As a result, the British entity calling itself "The Republic of the United States of America" has no valid "claim on abandonment" and the people promoting this entity have no standing.

British Territorial U.S. Citizens cannot "restore" anything American "for" us and have no granted authority to act for us in any capacity related to our land and soil jurisdictions. They commit treason against us and against our country by making any such claims for themselves.

It should be obvious that they are and have always been duplicitous, dishonorable, conniving, self-interested promoters of confusion and that the present circumstance is just more proof that what Shakespeare called "perfidious Albion" is just as perfidious as ever.

This is the Great Mischief that Chief Justice Harlan foresaw, that the British Territorial United States Government would, under the pretense of governing

itself, attempt to govern us --- and by venal guile accomplish what they could never accomplish by force of arms.

All such Pretenses and the source and motivation for these Pretenses have now been cut to the bone before the Perpetrators and the members of the High Courts of the world.

These people, including Donald Trump, are not acting as Americans while they are adopting British Territorial U.S. Citizenship.

Our claim to our American States, our land and our soil, remains, as we ourselves remain, internationally declared, recorded, and published nationals and citizens of our States of the Union, still operating our lawful American Government and in international venues, still operating our Federation of States doing business as The United States of America.

That should be all that needs to be said or explained in refutation of the claims of The Republic of the United States of America, and in exposure of its foreign nature and criminal objectives, which are acts and claims made in insurrection and treason against our actual American Government to which they all owe good faith and service.

Including Donald Trump. And Joe Biden.

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