

More Dumb Cluck Stuff -- Which "United States" Was That?

By Anna Von Reitz



It is extremely important to know which "United States" you are talking about at any given time, and I can show you why with a salutary example. Read this statement, which is absolutely true so far as it goes, except that it doesn't identify which United States it is referring to:

From the United States Congressional Record, March 17, 1993: Vol. 33, page H-1303:

"It is an established fact that the United States Federal Government was dissolved by the Emergency Banking Act, March 9, 1933, 48 Stat. 1, Public Law 89-719; declared by President Roosevelt, being bankrupt and insolvent. H.J.R. 192, 73rd Congress m session June 5, 1933 - Joint Resolution To Suspend The Gold Standard and Abrogate The Gold Clause dissolved the Sovereign Authority of the United States and the official capacities of all United States Governmental Offices, Officers, and Departments."

Scary stuff, right? It looks like our government went down the tubes many years ago. It looks like we are beggars. It looks like the creditors --banks for the most part-- own everything in sight. So it appears.

It appears that way because you don't know two very important things: (1) Which "United States" are they talking about? and (2) What kinds of entities are eligible for bankruptcy protection?

There are four (4) principle versions of "United States".

There is The United States, which is the name of the Union of States controlling our national soil jurisdiction. This is the actual nation-states we are talking about, gathered together in a Union to be able to act together in concert for their mutual benefit. Each member state is a sovereign entity, while the Union doing business as The United States is an unincorporated mutually affiliated business structure -- a Union.

There is also the for-now defunct Federal Republic, which was intended to be our primary Federal Subcontractor, but which has been out of service since 1860 pending reconstruction--- and which did business as "the" United States from 1787 to 1860. The members of the Federal Republic were unincorporated

American businesses operating as States-of-States, like The State of Florida and The State of North Carolina, which have been moth-balled as State Trusts since the 1860's

There is the Territorial "United States", the British Territorial version that operates as an incorporated entity doing business under various names, such as "the" United States of America, Incorporated, and has 57 "States" that include incorporated Territorial States-of-States and United States Possessions and Insular States like Guam. These "States" exist primarily on paper and are the precursors of actual States of the Union as required by the Northwest Ordinance.

Finally, there is the Municipal "United States" --- the Papist formerly Holy Roman Empire version, which operates as an incorporated entity doing business under various names, and which also claims to have 57 "states" that include Municipal STATES-OF-STATES, US POSSESSIONS, and INSULAR STATES like GUAM. These STATES also exist on paper as incorporated entities, including US CORPORATIONS. So, which "United States" went bankrupt in 1933?

We know it wasn't the Union, because the Union is unincorporated and not eligible for bankruptcy protection.

We know it wasn't the Federal Republic because it wasn't doing business at the time and like the Union, was never incorporated, and therefore never eligible for bankruptcy protection.

Of the two remaining options that were incorporated and were eligible for bankruptcy protection the "United States" that went bankrupt in 1933 had to be one of the two incorporated versions of "United States" -- the so-called Territorial United States or the Municipal United States.

Which one was it?

It could only be the Territorial version, doing business as "the" United States of America, Incorporated. We know this from many other public and private records, but the fact that it appeared in the Federal Record, was the subject of action by the U.S. Congress, resulted in "Public Laws" like 73-10, involved removal of the Gold Standard, and resulted in pledges by the Territorial State-of-State Governors at the March 6, 1933 Conference of Governors tells us without a doubt that it was the British Territorial Government, Incorporated, that went bankrupt.

We are able to deduce this easily, because we know what the principal entities called "United States" are or were, we know which ones operate as incorporated entities, and that tells us which were eligible for bankruptcy protection. From there, we can deduce which entity was involved from the references and nature of the actions and where the public records were posted.

Contrary to what might have been your initial impression, our country and our government did not go bankrupt. Ever.

What went bankrupt was a British Territorial Corporation in the business of providing governmental services under contract, and like any insolvent

corporation, it's offices were vacated in receivership and its franchises were held accountable for the parent corporation's debts.

It's only relationship to us was as a limited service provider under contract. Except that this particular Federal Subcontractor was unable to pay its debts and unable to perform its functions, nothing much happened. A new Territorial corporation was quickly organized, took on a similar name, assumed a Successor to Contract position, and that was that.

Of course, the franchises doing business as, for example, the State of Ohio, were hard-pressed to pay off the debts of the erstwhile parent corporation, and the Territorial "citizenry" of Ohio was equally hard-pressed --- but in fact, none of this had anything to do with the millions of Americans who were subsequently "presumed" to be Territorial U.S. Citizens and coerced to pay debts they didn't owe.

Read that -- this 1933 bankruptcy had nothing to do with our version of "United States".

This neatly illustrates how and why the Queen and the Lord Mayor owe our country and our people a great deal of money and property returned, and why racketeering and impersonation and fraud ---crimes--- were committed to coerce and deceive Americans into paying these foreign debts.

It also explains why that particular incorporated bankrupt entity went off the gold standard. As an incorporated entity, it wasn't obligated to pay in gold, so they opted to pay in credit and fees and taxes and property collected from the victims of this scheme instead.

Our United States is still on the gold and silver standard --- never left it --- and it is still competent to actually pay debts. Our United States is the Priority Creditor of all the other versions of United States.

Their United States is on the Petrodollar, trying to rig an artificial shortage of oil and gas, to pump the prices ---and the corporate profits -- up.

And all this goes to show why it is important to know and ask which "United States" is being referenced, and what your relationship to it--- if any --- is. The Perpetrators got away with this sleight of hand "mistaken identity" scheme in 1868, 1907, 1925, 1933, 1946, 1953, 1965, 1999, 2007, 2015, and now they are trying it again in 2022.

But we know which United States we are dealing with, and all the Other Creditors now know it, too.

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