

International Public Notice: We're Not Bankrupt

By Anna Von Reitz



Let us correct the understanding and the record. The UK, US, and Canada are NOT "bankrupt countries". The only thing that could be bankrupted were incorporated entities.

Actual countries and their sovereign governments are not eligible for bankruptcy protection and enjoy "sovereign" or "state" immunity instead.

This is an important distinction that should be lost on nobody concerned.

Bankruptcy does not apply to countries, which are unincorporated and sovereign entities. It applies to **businesses** that are created by the public via indentures, enrollments, charters, registrations, etc.

It is important to note which "public" is the "public" responsible for the bankruptcy debts--- in the case of the 1930 bankruptcy declared among the G5 in May of 1930 at the Geneva Conventions, the public was the Municipal "citizens of the United States" residing in our country, not the General Public of Americans.

The entities in receivership to the Vatican were corporations created by the Roman Curia. These corporations were subsequently bankrupted and their franchises, including their "Municipal slaves" were returned to the Vatican by Franklin Delano Roosevelt as indicated in his First Inaugural Speech. It has nothing to do with these "countries" at all. **The bankruptcies apply only to the incorporated entities that have functioned as government services vendors operating in this country and their foreign "citizenry" operating**

as franchisees and shareholders of the incorporated service vendor corporations.

The problem has been that millions of Americans have been "assumed" --- wrongly --- to be Municipal "citizens of the United States", which is first predicated on them being misidentified as British Subjects. Only British Subjects were supposed to be caught up in this miasma and asset-stripped to pay for it. It was simply very "convenient" for the perpetrators to misidentify Americans to pay the debts of the miscreant service vendors --- and as a result, we have been "mischarged" a vast amount of money that we don't in fact owe.

The estates of "missing" British Subjects, Merchant Mariners all acting as Warrant Officers engaged as "Taxpayers" have been charged for the debts of the USA, Inc. and its British Crown affiliates and those foreign "public trusts" have been named after millions of Americans without the knowledge or consent of those Americans.

Likewise, the ESTATES of unknown "citizens of the United States" have also been created and named after these vacuous British public trusts and non-existent British Territorial Merchant Mariners that are themselves named after Americans.

We, the actual Americans, have been impersonated and suffered aggravated identity theft ever since May of 1865, and for reasons that should be self-evident, this entire system of things is at an end.

This same constructive fraud scheme of simply "assuming" that Americans born in the States of the Union are instead foreign citizens merely "residing" in this country, and sharing out the cost of the Territorial and Municipal bankruptcies to them, has been repeated over and over again, as the criminals responsible got away with it once and were encouraged to pull the same fraud scheme again, and again, and again--- most egregiously in the 1940's with the Buck Act and Selective Service Act, in 1951-53 with the "Powers of Appointment Act" which is in fact illegal and unratified and unauthorized and three times overruled by high appellate courts, and in 1997-1999 which

resulted in the debacle of 2000-2001. Each of these bankruptcies were pre-planned, deliberate, fraudulent, and entered in Bad Faith.

Each time we objected and each time we were ignored. We've finally gained enough traction and succeeded in describing the mechanism of the fraud to enough other people and nations, so that the Money Mill has gone silent and for the first time in recent history, the victims on diverse continents have taken effective action to expose this pernicious public bankruptcy fraud and the underlying organized personage and barratry scheme misusing the concept of public trusts in support of it.

So let us make no mistake. Any "National Debts" owed by any "National Trusts" in 1930 or at any time since, are foreign and are not the responsibility of Americans, American States, or the American Government. Our country is not and never has been "bankrupt" despite these common, fraudulent, and self-interested bankruptcies of foreign government service providers. And all the attendant misunderstandings that accrue.

Thank you, very much, for correcting your entire assumption and understanding of the "public bankruptcies" and putting them in proper perspective.

Just because the company providing me with garbage disposal service goes bankrupt, it does not imply that I am bankrupt --- nor does their bankruptcy pose any necessary "emergency" for me; I can still haul my own garbage, thank you, and I can still hire other vendors to do it for me, too.

With this new grasp of what has been going on here --- proceed to correct everyone else.

The United States is not bankrupt. The United States of America is not bankrupt. A British Territorial Services Vendor doing business as "the United States of America, LLC" is trying to act as Successor to contract after another British Territorial Vendor, "the United States of America --- Incorporated" went bankrupt. A Roman Municipal services vendor doing

business as the UNITED STATES (INC.) went bankrupt together with all its franchises.

None of this has anything to do with America or with Americans in general and to the extent that these service vendors and employees of these service vendors attempt to confuse themselves with the native and natural American State National population, so as to create fraudulent and illegal claims upon the assets and resources of average Americans, they must be flatly rebuffed and denied any satisfaction.

The Service Contracts require "good faith service" --- and pawning off one's own corporate debts on one's employers, is not good faith of any kind. This is Bad Faith -- a knowing self-service and constructive fraud and in this case, it has been coupled with (1) unlawful political conversion of the victims; (2) organized personage schemes; (3) organized barratry schemes; (4) systemic, organized, and aggravated identity theft, (5) exacerbated by bankruptcy fraud and (6) Bad Faith by colluding bankruptcy Trustees.

We have exposed the Fraud of two centuries-worth of war-mongering madness and no more misrepresentation claiming that our country or any other country "is bankrupt" is allowed; we have also demonstrated that no "National Debts" exist in any country where legal tender laws have been enforced, and no payment of interest on any such bogus "National Debt" is owed, either. This is simple, gross Breach of Trust and violation of venerable Service Contracts, specifically, The Constitution of the United States and The Constitution of the United States of America.

These issues have already been given ten years of Due Process and brought to trial and the results have been published and entered on the Public Record since April of 2014. It is now almost a year beyond any known statute of limitations, and people are still stumbling around thinking that entire countries are bankrupt, and still trying to extract "tax" payments and illegally seizing upon private property assets to pay these bogus "debts" that the impersonated victims don't owe and have never owed.

Enough bool sheet is enough bool sheet. The crime and the fraud have been discovered, discussed, given full public due process. The issues have been tried in an international court of record and the judgement has been released and published.

Get on with the discipline of the actual criminals -- the members of the Bar Associations that profited themselves using a "legal system" in place of the "lawful system" owed, the members of the Committee of 300 who chose to play a game of "Pretend" that has cost millions of lives and untold billions in property losses instead of shouldering their own responsibilities, and the Roman Curia, which was supposed to act in good faith, and provide oversight for its creations, and didn't do so.

So, please do not at this late date make the mistake of saying or thinking that just because corporations calling themselves "Great Britain" or "the UK" or "the United States" or some form of "the United States of America" --- Incorporated, are bankrupt, that this has anything to do with America or the American people, ditto the British people or anyone else who has been defrauded, denigrated, and deliberately mischaracterized by government services vendors seeking to escape their own indebtedness by means of fraud.

Issued by:
Anna Maria Riezinger -- Fiduciary
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

Christmas Day 2025

See this article and over 5600 others on Anna's website here: www.annavonreitz.com
To support this work look for the Donate button on this website.