

International Public Notice: The States of the Union and Our Admiralty Claim

By Anna Von Reitz



Here is a helpful reminder for everyone, coming fast upon what is being billed -- incorrectly, as a State of the Union Address -- by President Trump last night, Tuesday, March 3rd 2025.

Please note that neither President Trump nor Speaker Johnson called it a "State of the Union Address". Rather, It was an address to prepare Congress for the onslaught of changes and actions which the Trump administration plans to pursue, and has pursued during its first few days in office. The actual state of the Union per se was at best a corollary subject implied or barely touched upon.

There is a section in The Constitution of the United States of America (that is, the U.S. Constitution) Article II, Section 3, Clause 1, that requires the President to make periodic reports to the Congress to inform them concerning the present "state of the Union" -- meaning condition of the Union --- "and recommend to their Consideration such Measures as he shall judge necessary and expedient".

These periodic reports have a long and varied history, so deviations from prior Administrations in this regard are not really anything to be concerned about. Sometimes these reports have been issued in writing, instead of via a public address. The frequency, format, and actual content of such reports is left to the individual Administrations and the Speaker of the House, who invites these reports.

This reference to these periodic reports as "State of the Union Addresses" is obviously not referring to any "State of the Union", by which we mean the member states of the Federation of States doing business as The United States

of America. In this context, the same four words have a completely different meaning: "a State belonging to the Union".

The fifty (50) complete and physically-defined States of the Union may indeed collectively represent "the state of the Union" -- meaning the condition in which we find ourselves as a country, but it is important that people make the distinction.

The "States of the Union" as opposed to "the state of the Union" belong to "the Union" in another sense. The Union refers to "the Union States" collectively. These are the States formed by the counties within the State borders, which hold the national soil jurisdiction and which are the actual, factual sovereign nation-states.

The States of the Union are "instrumentalities operating in International Jurisdiction" belonging to the Union States that are the home and environment of the living people and the basis of our sovereignty as a country.

Our State Assemblies ultimately represent both the "land" (international) and "soil" (national) jurisdictions, as the land and soil jurisdictions exist in a natural and unavoidable "perpetual union" dictated by Nature itself.

The difference between the Union State (organized in counties) and the State of the Union (organized as a whole) is entirely a matter of the same people operating in two different jurisdictions, one international, one national.

As we repopulate our States of the Union (International) we also at the same time, owing to their perpetual union, repopulate our Union States (National). This is because Americans naturally and automatically live in a State and in a County within that State.

All State Assemblies are reminded that at the present time, all fifty (50) States of the Union are in Session, and our International Jurisdiction apparatus is operational; the over 3,000 Counties are in the process of becoming fully populated, with a majority of counties having a minimum population established.

As more and more Americans return "from over the sea" through the international gateway provided by the land jurisdiction States of the Union, our country "comes together" in more ways than one, being restored and rebuilt from within, and standing firmly on time-honored Maxims of Law.

We were "bound" away, first in the international jurisdiction of the sea, and later, in the global jurisdiction of the air, having been reduced sequentially from our natural status as living people, to the status of Lawful Persons, to the status of Legal Persons operating in the jurisdiction to the sea, and finally to the status of Commercial PERSONS existing as incorporated entities in the jurisdiction of the air.

We have used the venerable Laws of Commerce to bankrupt and dissolve the fraudulent Municipal ESTATES and franchise corporations named after us, and are now engaged in claiming the British Territorial Persons and Estates which have been established as Seaman's Estates under Admiralty Law "in our names" and which are now claiming to be the Receivers and Primary Creditors of the derivative Municipal Estates.

We are hereby objecting to the presumption that these Intestate British Territorial Seaman's Estates are the ultimate owners and Priority Creditors of the assets and beneficial interest in the bankrupt Municipal Estates named after us; the assets in sum total of both the Municipal ESTATES and the British Territorial Estates were derived from American Infant Decedent Estates which were formed via a process of unconscionable contracting. All beneficial interest in the assets and credit purloined by these foreign trusts belong to the American babies victimized by this improper and secretive salvage operation.

The way in which our free, sovereign, and independent estates were bound and misrepresented are as follows:

An American baby born in one of our Union States/States of the Union is seized upon in "port" -- a hospital operating as a British Crown Corporation franchise -- and misidentified as a British Territorial U.S. Citizen.

This creates in one stroke, an intestate American Infant Decedent Estate without the knowledge of the victim, the baby, still in their cradle, and a British Territorial Estate operating as a Legal Person Franchise Corporation of the United States of America, Incorporated, a British Crown Corporation.

This Legal Person is subsequently listed as "missing, whereabouts unknown, presumed lost at sea" --- which again, in one stroke, creates an intestate British Territorial Seaman's Estate under Admiralty Law, and an intestate Municipal Cestui Que Vie ESTATE operated in the name of the victim of all this constructive fraud.

We claim the undisputed right established by the Roman Civil Law to exercise justice for fraud and also our undisputed right under the U.S. Expatriation Act of 1868 and ever since, to expatriate from these respective jurisdictions and the derivative "states" that these conditions represent, sequentially dissolving the presumption of the conferred "citizen of the United States" status resulting from the creation of the Municipal Cestui Que Vie ESTATE trust operated in our names by the UNITED STATES, INC., and also dissolving the presumption of voluntary U.S. Citizenship resulting from the creation of the British Territorial Legal Person and subsequent "Missing Person" Estate accomplished via unconscionable registration of our Given Names by Third Parties while we were still babies in our cradles.

As startling as it may be for the Authorities and Administrations operating in the jurisdiction of international Admiralty, we long-lost Americans have returned "from over the sea" and dissolved all presumptions related to our purported U.S. Citizenship, demise as such, and the existence of any valid British Territorial intestate Estates established in our names without our conscionable knowledge and agreement.

The state of our States is that we are alive and well, returned home to the land and soil of our respective States of the Union and Union States, both, and demanding the prompt acknowledgement and return of the American infant decedent estates that are our natural birthright and any beneficial interest in the intestate British Territorial Seaman's Estates created in our names under Admiralty Law by British Crown Officers acting in Bad Faith, Breach of Trust, and Violation of their Service Contracts, most especially, The Constitution of the United States of America, which at Article IV and other parts, requires these same Officers to respect and protect our persons, including our Lawful Persons which they have instead latched upon and commandeered and salvaged without full disclosure, without due process and without adequate notice.

We therefore are calling upon the International Community and our loyal Officers, to discharge their duties, bring forward their billings for settlement, clearly indicate their process for settlement, and expedite the return of our assets and credit unharmed, as required by international and national law.

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

Issued by:
Anna Maria Riezinger - Fiduciary
The United States of America
In care of: Box 520994

Big Lake, Alaska 99652

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cc: Lord Peter Mandelson
3100 Massachusetts Avenue NW
Washington, DC 20008 USA

cc: Pam Bondi, Attorney General
1600 Pennsylvania Avenue NW
Washington, DC 20500 USA

cc: Dean John Sauer, Solicitor General
Office of the Solicitor General
950 Pennsylvania Avenue NW
Washington, DC 20530-0001 USA

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