

# International Public Notice: Our Title IV Flag

By Anna Von Reitz



Under the power-sharing agreements represented by the distribution of "delegated Powers" under the Federal Constitutions, it was necessary to set aside a specific version of our national flag for the specific use of our Federal Subcontractors when exercising our delegated powers: the Title IV Flag, a specific proportion and style of flag described in Federal Title IV, was created and set aside for the use of our Federal Subcontractors.

That's really all that any Title IV Flag is, whether it is the war flag known as "Old Glory" or the peacetime flag known as "Open Gate" that we now fly in this country.

Americans are proud of their flags and so far as the art of war is concerned, they have a right to be; few countries in the history of the world have a more untarnished record on the battlefield; however, that military excellence has been accompanied by political corruption and legal chicanery, which has led to our Armed Forces being suborned and misdirected by foreign powers, and those foreign powers have been engaged in war profiteering non-stop for the last 164 years.

As a result, we have a dichotomy that is difficult to resolve: the resolution and bravery of our men and women in battle, versus the shabby ends their services have served.

Even the contracts that they have served under have been misrepresented in such a way that the average inductee doesn't know what "induction" means and has no concept that their "Tour of Duty" is a term of indentured servitude, and that they are to be used as cheap commercial mercenaries instead of honorable soldiers.

The misuse of our Armed Forces in this way has led to the misuse of our Title IV Flag.

During the 1999-2000 bankruptcy of the United States, Incorporated, and the enforced 120 day vacancy of the Federal Capitol that involved, Russell J. Gould and David Wynn Miller found our Title IV Flag laying in a puddle of water on the street. They picked this flag up and carried it away, and claimed, falsely, that this act of "rescue" gave them ownership of the Title IV Flag.

If this were true, every U.S. Flag ever trampled in the mud or burned in any place on Earth, would offer the same opportunity, and every soldier who rescued such a flag by wresting it from the hands of enemies would similarly own the flag as their personal property.

However, this is not true and the claim being raised is ridiculous.

The Title IV Flag was created by our American Government for the use of our British Territorial Federal Subcontractors; it belongs to us and to our flag array forever, so long as our Government remains.

Thus the Title IV Flag is not available for any peculiar and personal claim by Russell J. Gould, regardless of where or in what condition he found a particular example of our Title IV Flag---because it always has and still does belong to us; however he styles himself and whatever arcane PERSONS and offices Mr. Gould may imagine for himself -- none of them have any place or honor in our American Government and he is not recognized as any Officer of ours.

We have our own Post Master and Postmasters, whose names appear on The Postal Treaty of the Americas 2010.

In our view, Mr. Gould is a pirate trying to seize upon our property so as to make nothing -- his possession of a piece of cloth you can buy at any Dime Store in this country-- into a claim of contract.

Mr. Gould is reminded that possession by pirates does not change ownership and that we have no contract with him.

We do not recognize Russell J. Gould, or any NAME or usage he styles himself under, as a Federal Subcontractor; nor do we need him to act as a Federal Subcontractor.

All delegated powers surrendered or abandoned automatically return by operation of law to the Delegator, which in this case is The United States of America, our unincorporated Federation of States.

Likewise any ownership interest in property belonging to our American Government, such as the Title IV Flag, remains under the protection of our sovereign letters patent which were reissued most recently on [November 4th 2015](#).

The bankruptcy and removal of the United States of America, Incorporated, or any other entity of this kind has no effect on our American Government which is the creator and owner of the Title IV Flag, and which is not an incorporated entity, and which is not eligible for bankruptcy protection related to these foreign entities and their foreign citizenry.

The confusion between us, The United States of America, and the British Territorial Corporation operating as the United States of America, Incorporated, is again self-evident.

So is the difference.

The United State of America, Unincorporated, cannot go bankrupt and is not eligible for bankruptcy protection by any public --- now or at any time in the past. Our States enjoy state immunity and our Federation of States is indemnified.

The British Territorial corporation doing business as the United States of America, Incorporated, is underwritten by British Territorial U.S. Citizens and is subject to bankruptcy due to its incorporation. It, and variations of it, USA, Inc., The United States of America, Inc., the UNITED STATES OF AMERICA, INC., etc., have been repeatedly bankrupted and the resulting debts have been dumped on the American Public misrepresented as U.S. Citizens via the Birth Certificate Registration Fraud Scheme described elsewhere.

We hope that this gives at least a small insight into the kinds of fraud schemes that have been unleashed against this country and its people by British affiliates and Municipal officers alike.

The fact remains that they are not our representatives in the face of our presence, their debts are not ours, and our actual contracts and treaties must be respected.

As an enterprising opportunist with a big imagination, Russell J. Gould (however styled) may or may not have evil intent toward this country as a whole, but he is not our Municipal Subcontractor and he is not our Territorial Subcontractor and he has absolutely no basis to make a titular or copyright claim upon our Title IV Flag which is protected by sovereign patent, nor upon the contracts underlying its existence.

Likewise, the repetitious bankruptcies of the British Crown and Municipal Corporations merely calling themselves some form of "United States of America" --- Incorporated, are not eligible for any succor beyond the explicit terms of our contracts and treaties with the British Territorial United States Government and the HRE Successors.

The foreign citizenship obligations of the millions of Americans who have been misidentified as British Territorial U.S. Citizens or otherwise misidentified as Municipal citizens of the United States via constructive and self-interested fraud can be summarized as non-existent.

This vast fraud of national scale identity theft and deceitful misrepresentation of rank and file Americans as Federal Dual Citizens and the use of undisclosed and unconscionable registrations to do it, is an international crime of fraud amounting to attempted political genocide of our nation, used as a pretext to gain access to our credit and the assets of our land and soil.

Whether it's Russell J. Gould or Joseph R. Biden, these men are engaged in fraud against us and fraud against the rest of the world.

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

June 17th 2024

-----  
See this article and over 4800 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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