International Public Notice: Status Report

By Anna Von Reitz



As anyone who received the simple graphic released with our International Public Notice: For Those Still Bewildered—can see, two parts of the American Government are still functioning and one part of The United Stated Government is still operating.

On the American Government's part, The United States is still functioning at the level of the unincorporated Counties and Tribes.

The unincorporated States of the Union doing business as The United States of America (Unincorporated) are still functioning, too.

Although the American Government has not yet made the decisions and taken the steps that would be necessary to reconstruct the States of America, it did charter two Commercial Banks in 2021, The Global Family Bank of Commerce (sea jurisdiction commerce) and The Global Family Commercial Bank (land jurisdiction commerce) so that the American Government is fully functional on the soil, the land, the sea, and in the air.

The sovereign nation-states and native tribes that populate this country are still here, and have always been here. No interregnum. Nobody is lost at sea.

On the part of The United States Government that is supposed to be functioning under powers delegated to it by the American Government, things are not looking so good.

The only one of the Federal Subcontractors we hired to exercise strictly enumerated and delegated powers for us, that is still in business, is the

British Crown Corporation doing business as "the United States of America" LLC, Incorporated.

We don't wish them any bad luck, but it doesn't make sense to cheat your employers and violate the terms and limitations of your service contract, The Constitution of the United States of America.

Conducting commercial "lawfare" against their 'employers and unlawfully converting our military forces into private corporate mercenary forces is all illegal and unlawful—- so let's just say it, what the British Crown has done here and elsewhere throughout the world is criminal.

The fact that they have done these things under color of law and conditions of fraud and deceit while taking their paychecks from our pockets the whole time, just makes it worse.

They misrepresented everything to the rest of the world by pretending that they were here legally occupying our country under The Law of War— which is just more deceit and fraud.

How do you invoke The Law of War and occupy a country for 160 years, when there was no "war" here to begin with?

The only thing that happened here, was the "American Civil War" which was an illegal mercenary conflict, like the "War" in Vietnam.

The British Crown has been operating outside their service contract and bilking the American People that they were hired to protect under "good faith service" provisions.

They've been defrauding everyone here for sixteen decades. The con game has gone on so long that many of them think that this is okay and "the way we have always done things".

If so, they've been coercively defrauding and denigrating their employers the whole time — and there is no statute of limitation on fraud.

The Crown was served Due Process in these matters through the Persons of Her Royal Majesty Queen Elizabeth II and the Lord Mayor of the Inner City of London; both the British Crown Corporation and the Government of Westminster were found guilty of Breach of Trust and violation of their service contract in April 2014.

The American Government has been asking them to get back in their box, observe the limitations of their contract, and start operating in good faith ever since their usurpation and overreach was discovered.

Instead of obeying their employers and honoring their contract, The Constitution of the United States of America, the British Crown service providers have issued ugly threats abroad and continued to harm and harass the people of this country as if we were their debtors and personnel instead of their employers.

They have actively en trapped millions of Americans and people of other nations using undisclosed registration contracts redefining Americans and other foreign nationals as British Subjects.

The unconscionable citizenship contracts thus obtained by the undisclosed registration of American babies as British Subjects has then been misapplied to Americans under force of arms. These activities mischaracterized as voluntary private contracts have been used to racketeer against the victims and their property assets on a broad scale and have created a basis for legalized theft of assets and identity theft.

The victims have been kept so far in the dark about these cozy secret arrangements that they couldn't even complain or seek remedy for these gross presumptions and impositions made by the British Crown.

This is why the American Government has asked for international and commercial court intervention to bring this lawlessness to an end.

To our credit we have done this lawfully and peaceably. We have individually declared our expatriation from all foreign citizenship obligations and recorded and published our expatriation and objections to conferred personhood.

We have collectively brought our State Assemblies into Session and told our British Crown Subcontractors what we require of them to no avail.

The so-called "American Raj" continues to run amok and the Principals responsible refuse to correct their operations on our soil.

What remains is for the British Crown to cease and desist its illegal and unlawful operations on our soil and either leave our shores or honor the limits of their venerable service contract — deliver on the "good faith service" provisions or be held in dishonor and in breach of trust and contract.

This is not political. This is a matter of criminal usurpation, breach of trust, and breach of service contract provisions by our federal public employees.

As the Federal Constitutions represent the implementation of Treaty obligations, the current circumstance also represents a willful breach of treaty obligations by His Royal Majesty Charles III, the Lord Mayor of the Inner City of London, the government of Belgium and other Continental parties to the impacted Treaties of Paris, Versailles, Ghent, Westminster, Utrecht, Montevideo, etc.

There is no element of religious, racial, ethnic or other controversy. They have a service contract mandated by a treaty process; we've held up our end for over 200 years and for slightly more than 160 years our British and Roman counterparts have been in criminal default.

We wish for a peaceful and open process to put an end to the fraud, criminal misrepresentation, "lawfare", manipulation, impersonation, and pillaging that our country and our people have suffered.

In view of the gross breach of trust, contract, and treaty our country has suffered we believe that we are due reclamation and restitution and a peaceful international recognition of our lawful government, which has been at peace since 1814.

We also believe that as we honored the treaties and honored the contracts we should be acquitted of any responsibility for the "extra" debts of the oath-breakers and those who have breached our trusts both public and private, while being under contract to protect us and our persons in "good faith".

We have broken no covenants, no treaties, no contracts. We haven't dishonored any debts that we, the American Government or American People, owe.

The entire criminality and corruption fostered "in our names" has been accomplished by foreign incorporated subcontractors operating the United States Government in Bad Faith and Dishonor and under color of law.

They have broken our covenants with them, their treaties with us, and their service contracts owed to us. They don't deserve to hide behind our honorable flag and "represent" the American Government.

We are competent to present ourselves and our member nations;

We have tried to communicate with Mr. Trump, with members of the Privy Council and British Parliament and Lord Mayor in an effort to simply correct their operations and the false legal presumptions they have been operating under.

While some success toward these ends has been achieved, other extremely necessary actions such as legal and monetary system reform have been repeatedly side-lined, started and stopped, and twisted to fit a succession of narratives.

There is no narrative so far as we are concerned.

There is only the truth.

The truth is that all physical and "substantive" assets belong to the living people and lawful governments of each country. We are the lawful government of this country and we are still able to function.

Now everyone is in a dither. The actual assets are being returned and suddenly, everyone is asset rich and cash poor. That's because the Federal Reserve stopped printing and Obama's oversees printing operations have been shut down. Soon the banks won't be able to meet cash demands and the mints haven't even begun to gear up to issue coinage.

We ordered them to do that five years ago and instead of obeying they made excuses.

If we are not given immediate full spectrum cooperation to start dealing with the results of all the unlawful securitization schemes, there will be no money and no credit.

The entire system will collapse and people will needlessly starve and freeze because those at the top are not taking effective action and are preventing others — the actual owners of all the credit and all the assets — from taking effective action.

The military is two-blocking the correct civilian authorities and the civilian authorities are starving the military by default.

Put another way, the military is preventing us from deploying and using assets that belong to us, which means we can't do anything to help them.

And everything remains paralyzed as the last bits of cash and coinage are drained out of the world leaving the Vermin in charge of the coercive money mill known as the QFS System.

The correct answer is for the military to hand control of the Maritime Commercial Banks to the actual asset owners and let us release prepaid credit that is already bought and paid for with actual goods and services.

No more debt. No more debt money. No need for debt.

Issued by:

Anna Maria Riezinger -Fiduciary The United States of America In care of: Box 520994 Big Lake, Alaska 99643

November 3rd 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.