

International Public Notice: Our Federal Republic v Their "Federal Republic"

By Anna Von Reitz



A great deal of confusion has been created regarding the identity and nature of the original unincorporated Confederation of States (1781) doing business as the States of America, and the award of a service contract, "The Constitution for the united States of America" to them in 1787.

This service contract, "The Constitution for the united States of America" is called the Federal Constitution, or Original Constitution, in the sense that it was the first Constitution issued. Observe that it was issued in 1787, with the (British) Territorial Constitution being issued in 1789 and the Municipal Constitution being issued in 1790.

So the 1787 Constitution contract received by the original Confederation doing business as the States of America resulted in the creation of the first branch of the Federal Government: the Federal Republic.

Please note that everything about this was American and under American control. The Confederation was composed of American States-of-States members. The Federal Republic was composed of American State Republics and American Republics of State.

There wasn't a single British Territorial entity to be seen.

Everything about these structures from the State-of-State members of the Confederation to the State Republic members of the Federal Republic were American -- created by the Americans, run by Americans, for the benefit of the actual unincorporated American States.

Following the so-called Civil War, which was actually a commercial mercenary conflict, a secretive substitution was made.

The American Confederation ceased to function in the spring of 1861 when the Southern States-of-States walked out and left the organization without a quorum to operate.

Without the American Confederation doing business as the States of America, The Constitution for the united States of America, issued in 1787, fell dormant because this venerable service contract could not be honored by the intended recipients. The Federal Republic was doomed, also, by this same circumstance.

Without the American Confederation to run the Federal Republic and finance it, it was naturally vacated.

So long as this circumstance was not recognized by the American Public, the contract was up for grabs. So long as the actual States of the Union and their Federation stayed inactive and uninformed, the foreign federal subcontractors had a free hand.

The foxes were, inexplicably, left in charge of the hen house --- and they made the most of it, by scheming to entrap and enslave their actual employers by trafficking them into foreign jurisdictions of law where peonage and slavery are both still allowed.

Our British Territorial Subcontractors rushed to fill the gap left by the collapsed American Confederation and Federal Republic. They substituted their "Confederate States" for ours. The American States-of-States that were members of the original American Confederation prior to the Civil War Conflict, were replaced by British Territorial States-of-States on an "emergency" basis.

For example, the American State-of-State doing business as The State of New York prior to the Civil War Conflict was replaced by a British Territorial State-of-State doing business as "the" State of New York.

The only visible change was from "The" to "the", but the American States-of-States disappeared, and the British usurpers took over.

New State-of-State Constitutions were forced -- without disclosure -- on the disorganized States of the Union, to execute this substitution fraud.

A new "Confederation" -- a British Territorial one -- was formed, doing business as the United States of America, Incorporated, and a new corporate "Constitution"

for this entity was published in 1868, all without full disclosure to the American Public.

Shortly thereafter, the British Territorial traitors established the United States, Incorporated, too.

The original Federal Republic did business as the United States. The substituted British Territorial organization did business as the United States, Incorporated.

Notice the deliberate semantic deceit involved, confusing the United States of America (Unincorporated) with the United States of America (Incorporated), and confusing the United States (Unincorporated) with the United States (Incorporated).

The names are identical and the semantic deceit is self-evident -- incorporated British Territorial entities were substituted for the unincorporated American Government structures these foreign corporations were named after --- all without telling the American Public a word about this cozy accommodation.

This Substitution Fraud based on semantic deceit and secrecy was palmed off on the unsuspecting American Public and has endured for the better part of 160 years.

This is the "special relationship" the Brits are always purring about --- their illegal and immoral occupation of our country and their secret substitution of our American Government using deceitfully named British Territorial corporations to commandeer our government and its functions.

By fraud and deceit they have usurped our actual Government for over 150 years, but lucky for us, fraud has no statute of limitations.

So now, Mr. Trump and his associates, are proposing that they will enter upon and latch onto our long-vacated Federal Republic and substitute for it, too. They are busy organizing their foreign citizenry into incorporated British Territorial "State Republic" franchises and playing upon ignorance and misty remembrances of American State Republics to do it.

This is just more self-interested Substitution Fraud by foreign subcontractors owing us good faith service.

We object to any such misrepresentation of our Federal Republic by any British Territorial version of "a" Federal Republic; we deny any and all trespasses, past, present, and future, against our national sovereignty and our rightful American Government.

We did not agree to this. We did not accept it by silence. It is and always was a totally secretive and undisclosed and unconscionable confidence and racketeering scheme, foisted off on us under color of law by foreign federal subcontractors operating in Gross Breach of Trust and in violation of their service contracts and obligations.

They have already been given Due Process. Our claims have been established in all three primary jurisdictions and are cured; there is no justifiable reason for the world to entertain any more British Bunko, nor for anyone to presume that they represent us regarding any matter not specifically and explicitly delegated to them under their public contract, The Constitution of the United States of America (1789).

All claims of private contract not validated by a wet-ink signed, conscionable, and fully disclosed Federal service contract, must be set aside, along with all attachments, including but not limited to all copyrights held against our Given Names, all adhesion contracts, all unilateral contracts, and all odious debts.

All improper Legal Presumptions must be vacated, whether these are being held against us individually, or against our country as a whole.

All certificated assets must be returned to the original owners and conveyed back to the original jurisdiction.

Issued by:

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The United States of America

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November 16th 2024

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