

International Public Notice: Three Branches of Government?

By Anna Von Reitz



For all those who need to know:

The Three Branches of the American Government (since 1851) are: (1) the Union of States dba The United States; (2) the Federation of States dba The United States of America (Unincorporated); and (3) the Confederation of States of States dba the States of America.

The Three Branches of the Federal Government are: (1) the States of America (American, Unincorporated); (2) the United States of America, Incorporated (British Territorial, Incorporated); and (3) the United States, Incorporated (Holy Roman Empire, Incorporated).

Recently, we have received a "warning" telling us that "all three branches of the government" ---- "executive, legislative, and judicial" --- are a "captured operation".

This is because Americans were misled through the so-called Public School System to think of the Three Branches of Government in terms of functions instead of thinking in terms of discreet, identifiable business entities.

This was done to obscure the actual meaning of "three branches of government" and thus used to deceive people and explain away earlier references to the three branches of the American Government and the three branches of the Federal Government, too.

In the same way, our country's capitol has always been Philadelphia, Pennsylvania, but the Federal Capitol founded in the District of Columbia has been used to

upstage it and focus attention on the foreign Congresses and foreign international and global Subcontractor operations located in Washington, DC, instead.

This is part and parcel of a long history of using semantic deceit to obscure the meaning of language and redefining words as legal terms--- for example:

1. Redefining "person" to mean "corporation";
2. Redefining "natural person" to mean "corpse";
3. Using "emancipation" of slave owners to sound like emancipation of slaves;
4. Calling states-of-states "Confederate States";
5. Describing the Federal Capitol as "the" Capitol-- as if there was only one capitol city associated with our country;
6. Using "enfranchisement" as a corporation as if it was synonymous with voting rights;
7. Using "Uniform Code" to define "Uniformed Officers";
8. Registering physicians as "Medical Doctors";
9. Registering lawyers as "Bar Attorneys";
10. Using titles "Mister", "Miss", "Missus", etc. to address average people who are not in the British Merchant Marines or Navy;
11. Using the title "Taxpayer" (a British Warrant Officer who collects taxes for and transmits them to the King's Treasury) as if this meant just anyone who owed a tax;
12. Deliberately confusing The United States of America (an unincorporated American Federation of States) with The United States of America, Incorporated, (a British Territorial corporation registered in Scotland in 1868);
13. Using the word "voter" as if it was synonymous with "shareholder";
14. Using "motor vehicle" as if it was synonymous with a private auto not being used for commercial trade;
15. Using the word "driver" as if it was synonymous with the operator of a private, non-commercial auto;
16. Using the word "federal" to obscure its synonym "contract";
17. Calling an experimental mRNA injection a "vaccine";
18. Calling an American who works for the Federal Government a "non-resident alien";
19. Confusing United States District Courts (Territorial Courts) with district courts of the United States (formed under Article V).
20. Calling U.S. Territories and Possessions "Insular States" and promoting the idea that there are 57 "States";

21. Confusing British Territorial Franchise Corporations operating as States -of- States, for example, "the State of Texas", with Texas, the State;
22. Calling a foreign sovereign bank account in the International Monetary Fund the "United States Treasury Department";
23. Calling a foreign private banking cartel the "Federal Reserve" as if it was part of our Federal Government;
24. Calling a foreign, independent subcontracting agency the "Federal Bureau of Investigation" as if it was an integral part of our Federal Government;
25. Calling American Nationals "U.S. Citizens" and secretly registering them as such;
26. Passing off clearinghouse certificates as "Baptismal Certificates" and "Birth Certificates";
27. Calling American Nationals "citizens of the United States" and secretly registering them as such;
28. Pretending that "registering" property is the same as "recording" an interest in it';
29. Redefining "marriage" as a commercial Joint Venture;
30. Redefining "children" as "production units" of such a "marriage";
31. Coining disparaging labels like "sovereign citizen" which is an oxymoron and total gobbledygook.

We could go on but we've made our point. A long term and concerted effort has been made to obscure, confuse, substitute, and otherwise "gloss over" the common meaning of names, words, phrases, and legal terms to promote hidden meanings and unconscionable contracts, to unlawfully convert material interests, to obtain insurance advantages and to promote illegal actions, especially illegal asset confiscations, under color of law,

As for the three functions --- executive, legislative, and judicial, these are common functions of all three Federal Subcontractors and our American Government, too. Substituting these functions of government for the actual subunits of our government and calling them "the three branches" is a liberal misunderstanding of what the traditional and customary "branches" of our government, American or Federal, are.

The American Union of States is an unincorporated Holding Company holding the Mutual Powers at the National (Soil Jurisdiction) level of our American Government. The members of this Union are called "Union States" (nothing to do

with the so-called Civil War "Union") and they are composed from all the counties within the borders of each Union State.

The American Federation of States is also an unincorporated Holding Company holding the Mutual Powers at an International (Land and Sea Jurisdiction) level of our American Government. The members of this Federation are called "States" and they are each complete and unitary within their State borders.

The American Confederation was also an unincorporated Holding Company holding the Mutual Powers at a global (Air Jurisdiction) level, prior to losing a quorum of members to operate in April of 1861. Its members were unincorporated American Businesses called "States of States" or "Confederate States" all operating in the realm of global commerce.

These are the "three branches" of our traditional and customary American Government; a careful Reader will discern that only two out of three of these Common Law branches are functioning now -- the Union States which are built upon our County Assemblies, and our Federation States built upon our American State Assemblies.

Even now, we have a problem with District Territorial and District Municipal "Assemblies" trying to conduct our business "for" us, and usurping powers never delegated to them. We also struggle with foreign British Territorial State-of-State corporate franchises misrepresenting themselves, cashiering our assets in non-obligatory State Trusts for use as collateral slush funds, and constantly trying to subject us as part of their own foreign citizenry.

These difficulties are to be expected after a long lapse of activity on the part of the sovereign government, but are, nonetheless, being slowly overcome as a clear understanding of the situation spreads worldwide and more people realize that the "federal" government, meaning "contract" government --- is not the actual government of this country, but is instead composed of two foreign service providers organized as corporations in the business of providing "essential government services".

Just as only two out of three branches of our American Government are now functioning, only two out of three branches of the intended Federal Government are now functioning.

This circumstance arises out of the same cause --- the loss of the original Confederation, due to lack of quorum.

The Confederation operating as the States of America was awarded the first Federal Constitution in 1787 --- The Constitution for the united States of America --- and it ran the first Federal Subcontractor known as "the Federal Republic" as an American governmental services provider from 1787 to 1861.

When the American Confederation went down, it took the Federal Subcontractor it sponsored with it.

Thus one branch of the three American Government branches was rendered inoperable and one branch of the Federal Government was rendered inoperable, at the same time, with the same stroke.

This circumstance then allowed Mr. Abraham Lincoln to claim that an "emergency" existed within the Federal Government, and to assert an obligation by the British Territorial Subcontractor to impose military control and ensure "continuity of government" --- the same exact reasoning being used by Donald Trump [today](#).

It was under these presumptions that Lincoln created the infamous Rump Congress of hand-picked British Loyalists and placed them in the vacated Congressional seats of the Southern Delegates -- and from there, used this mixed body of elected Northern members and substituted Southern members to prosecute the so-called American Civil War.

But was this presumption justified on Mr. Lincoln's part --- or Mr. Trump's?

The actual States making up our Federation of States were not in Session when the original Confederation collapsed, but they could have been called into Session by Mr. Lincoln. He chose not to call upon his Employers for assistance, but it is self-evident that: (1) he owed them the duty to fully inform them and engage them, and (2)

If Lincoln had done so, the Federation of States that had delegated all federal powers -- including Mr. Lincoln's -- had the primary right and power to resolve the situation and provide the services normally entrusted to the Federal Republic by other means.

There would have been no "emergency" within the Federal Government.

The Delegates of all Federal Powers would have taken over, made decisions, and solved the problem. The Federation could have done the work delegated to the Federal Republic itself, or hired other Subcontractors to do it.

The Federation of States handled all the work of all the Federal Subcontractors for a period of almost five years, 1776 to 1781, so it was not an unprecedented circumstance or thought that they should be advised and could rightfully undertake the duties of the inoperable Federal Republic. Or could provide itself with additional, other Subcontractors, to do the work.

Today, the Federation of States is in Session. Once again, a British Territorial Subcontractor, a corporation headed by Donald Trump, is asserting that an "emergency" exists, is invoking its own martial law powers, and invoking continuance of government provisions --- just as Lincoln did.

Just as Lincoln did, Mr. Trump is failing his duty to fully inform and engage his Employers in finding a solution, even though the State Assemblies are properly provenanced and in Session.

So is there any "emergency" or are they creating one?

We believe that our British Territorial Subcontractors are reacting to a pre-planned script created in collusion with our former Holy Roman Empire Subcontractors, by which the HRE opened our Southern Border and left it open by prearrangement, thereby violating its own service contract and creating a crisis that otherwise would not exist.

We believe the HRE Subcontractors did this as an act of spite, as they know that their entire Municipal-based corporate "Empire" has no valid contract or excuse for operating outside the boundaries of the City of Washington and District of Columbia.

Knowing that they are hopelessly in violation of The Constitution of the United States, the HRE has bankrupted its own corporation doing business as the UNITED STATES (INC.) and left the field; the British Territorial Subcontractors, which also ultimately work for the Holy Roman Empire, are forced by their own contractual obligations to react to the situation Rome has handed them.

Mr. Trump's corporation(s) have "offered" to occupy our vacated Federal Republic and operate it for us; we have responded that that is inappropriate, as it would create a British Territorial Federal Republic while appearing to be a "restoration" of our American Federal Republic.

We pointed out that neither Mr. Trump nor those working for him can build or restore anything American, as they are all adopting the foreign political status of U.S. Citizens, as if they were born and raised in Puerto Rico, a British Commonwealth nation.

We, the Federation of States, can restore our Federal Republic, and we are busily organizing to do so.

In the meantime, we are advocating a drastic reduction in federal services overall, especially federal agency services, so that we and our remaining British Territorial Subcontractor can concentrate on those issues and expenses that are most important to our national security and overall well-being.

We have ranked these as: (1) Closing the Southern Border and imposing reasonable and realistic immigration standards; (2) Putting an end to the counterfeiting and abuse of Federal Reserve Notes and "fractional reserve banking" as a whole; (3) Issuing new currency, including our asset-backed American Federation Dollar; (4) dissolving the State Trusts including the individual Municipal Spendthrift (Generation Skipping) trusts and balancing the books; (5) Returning private assets, especially private trust assets, to their rightful Inheritors; (6) Issuing prepaid credit to individual Americans who are owed restitution for paying mortgages they didn't owe, property taxes they didn't owe, federal income taxes they didn't owe, and a host of other corporate debts that were foisted off onto them via unlawful conversion, deceit, personage, and barratry.

Once upon a time, prior to our country and our countrymen being duped into the service of evil men, back when our military was a military, not a mercenary force, we were honored among the nations. Nobody shouted about hating Americans. Nobody burned our flags. Nobody had any cause to hate us, because our nation minded its own business and was peaceable in nature, promoting brotherhood and progress for mankind as a whole.

That is the American Way. That is who we truly are.

We are not by nature a nation of thugs and thieves invading and plundering other countries and murdering their people for commercial advantage. We don't do False Flags. We don't blame our victims. We don't have victims, because we don't do unjust things for unjust enrichment. We work. We play. We encourage everyone to be at peace.

That's the American Way.

Yet, in recent decades, and with increasing impunity, European criminals have manipulated public opinion with False Flags and contrived media propaganda, dumbed down and controlled our Public Education system, conscripted our young men and women under conditions of deceit to serve as foreign mercenaries, and commercialized everything. Even marriage has been denigrated to the level of a commercial Joint Venture.

These European con artists have plundered our natural resources, controlled our finances, palmed themselves off as "Americans", and deceitfully and unlawfully registered Americans as foreign citizens, so as to subject us to their own foreign laws.

They have done this under color of law, while taking their paychecks from our pockets and pretending to "represent" us.

Their contractual obligation to protect us and our persons and our country from "all Enemies, both foreign and domestic" has been evaded and ignored and redefined into an excuse to serve themselves and to protect their own self-interest.

We object to these criminal acts and evasions and redefinitions in the strongest terms possible.

We object to the improper operations of the Holy Roman Empire on our shores and its deplorable failure to correct them in a straightforward manner.

We similarly object to Mr. Trump following Lincoln's game plan of leaving the actual Employers out of the loop, substituting American organizations with British Territorial ones, continuing to operate the military as a mercenary force, and

failure to address the unlawful conversion issues -- unlawful conversion of persons, property, and forms of law -- that plague this country and its people.

These are evils that have been visited upon us by our own public employees and there is no plausible excuse for it. Public employees have cause to know that they work for the Public and that we are the Public they are supposed to serve.

To the extent that they spend their days harassing us and stealing from us and abusing our credit and good names, they have cause to know that they are both in error and subject to being fired, not eligible for rehire.

This should not come as any shock to organizations in the business of providing "essential government services".

We are not speaking in terms of any electoral process by which our employees choose their own leadership. We are speaking in terms of outraged Employers who are competent to enforce the Constitutional service contracts.

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