International Public Notice: Disappearing States of States

By Anna Von Reitz



It's fascinating to watch. All fifty of the various "state of state" legislatures have virtually disappeared from the internet. You can still find a few offbeat references to these organizations, like the website of the California Office of Legislative Counsel that still references "State of California" and the website of the Secretary of States' business functions often have a passing mention of some form of "State of Whatever" business licenses and that sort of thing.

But all the Legislative websites and obvious references to, for example, the State of Oklahoma Legislature, are nowhere to be found. In just the last couple years virtually all references to these hitherto ubiquitous organizations have been wiped from the face of the Earth. They aren't even listed on the various public business registries anymore.

This is probably because we pointed out that they have been operating in fraud and are in fact foreign business organizations that are (or were) franchises of parent corporations listed on Dunn and Bradstreet and other business forums.

We also pointed out that their "Legislatures" are not the public bodies that everyone supposes, but are in fact private deceptively named corporate bodies charged with the management of their own employees and service functions.

We may have pointed out, too, that their many statutes, regulations, and administrative codes, including their tax codes, and statutes used to evict people from their homes, have been improperly misapplied to members of the General Public.

All these well-known and well-remembered State of State Corporations have vanished into thin air, just as they came into this world.

These foreign corporate franchises have been impersonating American State of State organizations since the Civil War. They just came in the backdoor under color of law, and switched out the American organization called, for example, The State of Wisconsin, for their British Territorial entity calling itself "the State of Wisconsin".

The bewildered and uninformed members of our State Assemblies were imposed upon to write a new State of State Constitution, secretly obligating them to receive and pay for the services of these new vendors, and other than that, the only apparent change was a switch from "The" to "the".

In four States, Virginia, Massachusetts, Pennsylvania, and Kentucky, the Perpetrators resorted to calling themselves "Commonwealths" instead of states-of-states.

A Commonwealth is just the civilian side of a British Territorial Government, so the existence of these administrative Commonwealths is an admission that yes, these organizations were and are British Territorial organizations, not American at all.

We're offended, defrauded, and misidentified by subcontractors who are supposed to be providing us with "essential government services" and doing it in good faith, but we're not crazy.

The so-called "special relationship" that British diplomats keep referring to is that the Brits have been over here secretly running everything and spending our credit for the past 160-plus years.

They've done it under color of law via usurpation and pretensions they were able to pull off simply because they were already here and already in the business of providing government services.

They've done the same Backdoor Job all over the Earth, and the only times that their surreptitious activities have really come to light and been placed in front of our faces, are the examples of South Africa and India, where the

abuses of the British South Africa Company and the British Raj made world headlines and caused cataclysmic political upheaval.

The stupefying realization that they did the same thing in America and the "former" Commonwealth and wherever else their sticky fingers have touched down, has to be faced.

They've been using one of two British Crown corporations, The United States of America, Incorporated, and the United States of America, Incorporated, to run everything here and when the Pope's Boyz figured it out and wanted their share, they simply colluded on their usual 40/60 split, and spun off Municipal Corporations under similar names: the UNITED STATES OF AMERICA and the UNITED STATES and even USA --- all incorporated, of course, but not bothering to disclose that fact.

This resulted in us having two complete sets of "government" -- the British Territorial Department of Defense has exactly mirrored the Municipal DOD, the British Territorial Department of Labor has mirrored the Municipal DOL and so on down the line, and innocent Joe Average thought that "DOD" and "DOL" were just abbreviations, not entire huge sprawling separate bureaucracies layered up, one on top of the other, and operating in separate jurisdictions of law.

When we approached Pope Benedict XVI about this, he famously declared, "Nobody told me!" --- except for us, and having told him, he became liable for the knowledge, and the wheels began to turn, resulting--- ultimately--- some twenty years later, in the bankruptcy of the Municipal Corporation and the more-or-less mandatory downsizing of the "Federal Government" by almost two-thirds.

This is because the Pope's organizations included all the "Agencies" commonly referred to as "the alphabet soups" --- or "the three letter agencies" --- FBI, CIA, IRS, BLM, DOJ -- and "four letter agencies" -- BATF, FEMA, etc. in addition to the mirrored departments of the Territorial Government, which cherry-picked how much they put into the effort to mirror these additional agencies and usually cut corners, so that the Territorial Federal Bureau of Investigation became a mere shadow, mostly on paper, of the Municipal FBI.

Imagine the consternation of the average American faced with this undeclared, foreign, multi-layered bureaucratic behemoth, and having these corporations misaddressing him as if he knew what was going on and how they have structured their businesses?

George Washington, acting as a British Territorial Corporation Officer, the "President" of the King's company doing business as "the United States of America" (the same one referenced in the Treaty of Paris, 1783, and not to be confused with our unincorporated Federation of States) agreed to also act as the "President" of the (later Municipal) United States.

This was agreeable to both the British Monarchs and the Pope, because they'd had the same basic Servant-Master relationship for over 500 years. It was routine for the Pope to hand off the administration of his "commonwealth" property and secular affairs to the British Monarch, so Geo. Washington, acting as "President" of the United States of America (a British Crown Company) readily agreed to also act as "President" of the United States (a Holy Roman Empire Company) and they were all cozy with that.

The American people were never told a word about any of this. They were expected to know European and Church History and be able to read the tea leaves, but for the most part, except for high-ranking Catholic Clergy and some British Barristers at the top of the heap, nobody knew what was really going on at street level.

The people of this country were told and they accepted it at face value, that "George Washington" was the new "President" and they assumed, of course, that he was their President --- not the President of two foreign companies, one belonging to the British Crown and one belonging to the Pope.

Some might have suspected, given that the office of a President --- any President --- is a business office of an executive nature, and not a Head of State, but the use of deceptively similar names for all these dissimilar things created confusion.

We had the unincorporated Federation of States doing business as The United States of America at the same time as we had the British Crown Company doing business as the United States of America. We had the American

Government doing business as "the United States" at the same time as the Popes were doing business as "the United States Company".

The fledgling American Government couldn't very well object to what foreign companies called themselves, and the people implicitly trusted George Washington, their famous Commander-in-Chief, without questioning certain facts about George.

George Washington, besides leading the American Forces to victory on the battlefield was: King George's Cousin, the largest landowner in the country, and if they stopped to think about it, they would have realized that "Commander-in-Chief", like the office of "President" is a private office associated with business corporations, not the proper military of a country.

We were all so young then and mostly ignorant and unsteady on our feet as "free, sovereign, and independent states" all the glitz and glitter and decorum and fantastical rigamarole associated with doing business with the British King, much less the Pope, was overwhelming for all but a very few men --- Franklin, Adams, Jefferson, Hamilton, Madison --- all but Franklin being Bar Attorneys or Counselors of Law.

We can guarantee that 99.9% of Americans never conceived of the Revolutionary War as a gigantic land grab and Treaty evasion, but from the safe distance of two centuries, it's easy to see that one of the end results was King George skipping out on his Treaty obligations to certain Native Tribes, most especially the Lenape and the Delawares, and George Washington charging happily through the Cumberland Gap.

So the Office of President, like the Office of "Commander in Chief" are business offices associated with corporations and have never been anything else. The convention of having the President of the United States of America Company also serve as the President of the United States Company was convenient -- right up until very recently, when, without the existence of the UNITED STATES, INC., we are left wondering exactly what form of "United States" Donald Trump is "President" of?

Did they go to Zimbabwe and gin up a "United States, Incorporated" again?

That's the problem with companies and corporations being able to use whatever names they like and setting up shop in different countries and even different States of the Union. We understand that Elon Musk recently set up such a "federal appearing" corporation in Texas and no doubt there are others being used to deceive the American Public, giving the appearance that these similarly named corporations are the actual government of this country, when they aren't and have never been.

The King's version of "United States of America" originally a Trading Company soon to be reorganized as a British Crown corporation, and the Pope's version of the "United States" which would eventually reorganize as a Municipal Corporation, each got a chunk of the business action as Subcontractors and Service Providers after the Revolution.

The King's Company got The Constitution of the United States of America and the Pope's Company got The Constitution of the United States. The Americans, through their Confederation of States (doing business as the States of America) ran their own Concession, known as the Federal Republic, under The Constitution for the united States of America.

The American service provider was disabled when the Confederation lost a quorum to operate in 1861. The foreign Federal Subcontractors swooped in and greedily soaked up all the duties and prerogatives of the American Federal Republic, without telling the American States and people.

They did declare a "state of emergency" --- a device they have used ever since as an excuse to declare martial law and misapply it to average Americans, but as the Ex Parte Milligan Supreme Court case (1866) famously explains, anyone using this excuse to deprive an American of their Constitutional Guarantees and Protections, is a criminal guilty of warring against the Constitution.

Faced with this limitation on their ill-gained and usurped "powers" the guilty subcontractors devised a scheme by which they could redefine Americans as some variety of United States citizen, and thereby cheat them out of their property rights and Constitutional Guarantees.

The entire "birth registration" process established for U.S. Citizens under the Sheppard Towner Act was deliberately and and with malice aforethought

misapplied to rank and file Americans without disclosure and the obligations and limitations of British Territorial U.S. Citizenship were imposed on us as a result of this undisclosed and from the perspective of the infant victims, unconscionable contract.

We have since discovered this crime of unlawful political conversion and objected to it in the High Courts of the world, have raised the alarm from Coast to Coast, and developed a process by which Americans claiming their birthright political status and nationality can re-establish their standing. Those having the provenance and right to do this, have additionally exercised their right to peaceably assemble and bring their State Assemblies into Session.

We, our State Assemblies, and their remaining unincorporated instrumentalities, are the only actual and factual and fully empowered government in this country.

All the other entities now performing government services are corporate subcontractors acting under The Constitution of the United States of America.

Bringing forward these facts and enforcing our contractual guarantees has been a long journey of more than forty years, which brings us back to today and the disappearance of the State of State organizations.

The next dodge in this seemingly eternal con game is the disappearance of State of State Legislatures, in tandem with the sudden appearance of new organizations calling themselves names styled like this: "The California State Assembly".

The "California State" being referenced is the State Trust created by the Usurpers after the Civil War, which should --- if it were an honest effort, be called the California State Trust and not the "California State" which is a truncated name chosen to promote more confusion and pretend that this foreign entity is California, the State.

The presentation of these organizations as assemblies of some sort, is another hallmark of fraudulent intent and a deliberate attempt to confuse this new British Territorial entity with our actual State Assemblies.

Somewhat equivalent British and British Territorial trust organizations are traditionally called -- forthrightly -- trusts, or depending on the character of the organization, may be described as associations or societies or even guilds, but not assemblies, which has a distinctly civilian and quasi-religious history.

The avoidance of the word "Trust" and the adoption of the word "Assembly" both indicate that the Perpetrators are, once again, intent on pulling a sleight of hand, and deliberately misrepresenting who they are, what their organization is, and what they are doing.

They are going to try to misrepresent their British Territorial "State Trust" organizations as our State Assemblies.

Here's how everyone can tell the difference: legitimate State Assemblies are very simply named and styled like this: The California Assembly. All the members of our Assemblies are declared, recorded, and published American State Nationals. This means that despite any foreign registrations established by their Mothers "for" them as babies, they are claiming their birthright political status as, for example, Californians, Wisconsinites, or Virginians, etc..

These properly provenanced and declared Americans are not acting as "Presumed" Donors to any foreign-controlled State Trusts which were created by the British Territorial Subcontractors in the wake of the mislabeled American Civil War, and used to cashier American public and private assets, especially land assets.

These trusts are the source of the False Claim made by Queen Elizabeth II to own all the land in our country; this False Claim and all Suppositions related to it, rests in turn on the fraudulent birth registrations foisted off on Americans and attendant False Claims that they are voluntarily adopting the political status of "Federal Dual Citizens".

We are not Federal Dual Citizens (that is, both British Territorial U.S. Citizens and Municipal citizens of the United States) and no amount of wishful thinking or unlawful, illegal, and immoral unconscionable contracting processes will do.

We are Americans, not Brits, not citizens of the Holy Roman Empire.

When we allowed the Brits and the Holy Roman Subcontractors to stay in this country following the Revolution, we established the nature of their temporary "residence" among us via the Residence Act.

As a result, these foreign citizens are not allowed to own land in this country and instead, whatever land or other holdings they acquire, are held in trust for them by their respective Trustees -- the Popes or the British Monarchs. Americans who take temporary service with these Federal Subcontractors similarly placed their holdings within the continental States of the Union in the unincorporated United States Trust.

Thus, the unlawful and surreptitious and unconscionable conversion of American state nationals to the political status of Federal Dual Citizens can be seen as a land grab, in which the British Monarchs and the Popes both presumed an interest in American assets based on the idea that the people had voluntarily adopted foreign citizenship obligations and could therefore be considered "residents" in their own country.

Suffice it to say that the only people who should have their land and private property consigned to any British controlled or Holy Roman controlled trust are the actual Federal Employees of these respective Subcontractors, not any of the millions of Americans who have been accidentally-on-purpose misidentified and registered as British Territorial U.S. Citizens and then also had Municipal citizenship conferred on them.

Our unincorporated E Pluribus Unum Trust is ready to receive all assets of the United States Trust and our individual State Assemblies are ready to receive back all public assets owed to their States of the Union, while we individual Americans are ready to receive back "all right, title, and interest" related to our purloined, cashiered, and unjustifiably salvaged assets which have been rat-holed and controlled by our Federal Subcontractors using various public trusts, including these aforementioned veiled entities named in the following odd fashion: the California State (Trust), the Wisconsin State (Trust) and so on.

It is not for our Subcontractors to further obscure or attempt to obstruct our position and identities, impersonate us, confuse the issues, or continue any other activity that is less than fair and honest. It is also not left to our Subcontractors to judge us or make suppositions about us.

We "failed" to take action prior to this (except for the last fifty years during which we have taken diplomatic and legal action) simply because our self-interested Federal Subcontractors failed to disclose, failed to notify, and failed to perform their duties owed to us. Even worse, in some instances, these misguided Federal Employees attacked our Federation's Officers and State Citizens, beat, murdered, burned out, falsely prosecuted, and harassed their Employers based on the False Supposition that we were "rebels" and otherwise interfered in the proper functioning of our actual government.

When faced with the evidence of the lawfare practiced against each and every one of us, the False Registration program resulting in unconscionable contractual obligations being foisted off onto American babies, the misrepresentation of average Americans as Federal Dual Citizens, the misuse and abuse of public trusts established under these purposefully created misapprehensions, and purloining of our land and even our labor and intellectual assets by these faithless public servants— the victims cannot be blamed for this situation.

These Federal Subcontractors, the Principals responsible for their operations, the Agencies they hired for their own conveniences, and the State of State franchises and State Trusts they established have all and always owed us "good faith service" which we have not received.

The entities now formed and/or forming and presenting as State Trust Assemblies are staffed by British Territorial U.S. Citizens and owe the return of all right, title, and interest in the cashiered State assets to the actual State Assemblies.

They are attempting to slow-boat this return of our assets or avoid this necessity altogether, by pretending that we bear the responsibility of proving who we are and that we have made a purposeful and conscious choice against adoption of their foreign citizenship prior to the return of our control of our assets.

We say this is ridiculous in view of the overall circumstance, and that their own failure to disclose the obligations of their citizenship status to their own personnel voids 95% of all "federal" personnel contracts; these people, mostly Americans, including members of the U.S. Military, which has functioned as a private Mercenary Force since 1863, have not been given any suitable disclosure about the nature and obligations of federal citizenship and employment.

We say that the only Americans who might, arguably, be considered Federal Dual Citizens, are actual card-carrying Federal Employees, whose activities are being directed by the Federal Subcontractors and who are receiving a payroll check from these corporations.

It ought to be easy enough for the Federal Subcontractors to determine who is currently employed by their operations and who isn't, and the Legal Presumptions should accrue accordingly in favor of those not employed by Federal Subcontractors being American state nationals, instead --- people who are owed every jot of every Constitutional Guarantee and which does include and is not limited to protection of their persons under Article IV of all Federal Constitutions, along with no legal presumptions against their property rights, ownership interests, and assets.

As our State Assemblies are properly populated by duly provenanced individuals who have openly claimed their birthright estates and exercised their reversionary trust rights with proof of their identity, declaration of their claims, witnesses to the facts, together with public recording and publication of the same, there can be no legal or lawful objection, nor any moral objection, to these Assemblies and these people receiving back their public and private property, and we hereby make that demand and publish it for the world to see.

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

We, the States of the Union, are exercising all our customary rights and prerogatives, including our exercise of American Admiralty Law, American Maritime Law, other forms of International and Commercial Law, and within our boundaries, American Common Law.

Nobody, least of all our Federal Subcontractors, may say that we are absent, in interregnum, or otherwise incompetent, incapacitated, or encumbered.

The banks and trusts, internationally and globally, that have received deposits from our trusts, including private trusts belonging to Americans, and from public agents and officials presumptively acting on our behalf and in our names, have been thoroughly provided with Due Notice and Due Process alerting them to the national identity theft that has taken place and the nature of that theft.

These deposits of physical assets and credit must be returned and accounted for without further obfuscation or delay.

We have chartered The Global Family International Trade Bank and associated sovereign treasury accounts for the return of physical assets and associated safekeeping records; we have similarly established two commercial banks, The Global Family Commercial Bank for conduct of business on land, and The Global Family Bank of Commerce for conduct of sea-going business.

The Federal Subcontractors including but not limited to the U.S. Navy which moved our assets offshore for "safekeeping" and other Subcontractors making similar arrangements as part of the accommodation of the Marshal Plan, and those in receipt of our assets for purposes of administration, including but not limited to the World Bank and the Department of the Global Federal Reserve and the Bank for International Settlements are all under demand to account for our assets being held in their institutions.

This applies to all accounts held in the names of actual Americans and American entities and includes but is not limited to the assets of private American Family Trusts, such as the Avila (sometimes D'Avila) Family Trust, the V.K. Durham Trust, the St. Germain World Trust, the Urban Trust, and all similar so-called "Historical Trusts" and "Legacy Trusts" that have been improperly attached as Global Collateral Account Assets and also improperly accounted for in off-ledger account systems away from public scrutiny and normal oversight provisions.

The intended Heirs and beneficiaries of these deposits and accounts are living men, not corporations. All those in receipt of these communications have

been fully and freely informed and provided both Public and private Notice and complete Due Process for more than ten (10) years.

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