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This is a text transcription of Anna's handwritten letter to President Donald J. Trump on March 31, 2025

Copy of the Original Hand-Written Document can be found at: https://tasa.americanstatenationals.org/wp-content/uploads/2025/04/3-31-2025-letter-to-trump.pdf

To: President Donald J. Trump United States of America, Inc./LLC 1600 Pennsylvania Avenue N.W. Washington, DC 20500

From: Anna Maria Riezinger – Fiduciary

The United States of America (Unincorporated)

In care of: Box 520994 Big Lake, Alaska 99652

Dear President Trump,

I am addressing you today in both your public and private capacities, which necessitates writing this letter by hand. Please bear with my excuse for penmanship.

My purpose is to fully inform and make you aware of numerous issues standing between the unincorporated States and our Federal Government Service Providers:

(1.) We understand that you are presently engaged in auditing the departments and agencies of the bankrupt UNITED STATES, INC. and also a reorganization process as the Receiver of the bankrupt entity and its assets. We are writing to inform you of our interest as the actual Priority and Preferential Heirs and Creditors.

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(2.) We find a widespread even predominate ignorance in this country and throughout the world concerning the so-called "American Civil War":

This was not a war. This was an illegal and misrepresented Commercial Mercenary Conflict. It does not stand under The Law of War nor under the Hague Conventions and neither do any of the subsequent struggles, owing to the unlawful conversion of our national military by Abraham Lincoln, making it a mercenary force.

- (A) There is no Declaration of War signed by any competent Congress related to the American Civil War and such Declaration is necessary for this action to be considered a war.
- (B) There is no peace treaty or other proper formal process ending any such "war". There are three (3) public declarations made by President Andrew Johnson declaring peace on the land, but no such declaration of peace at sea, despite the last shot of the hostilities being issued by the CSS

Shenandoah in the Bering Sea in 1866. This failure to declare peace at sea has been used as an excuse to carry

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on this basically illegal conflict for over 160 years, and has been used to inflict constant harm on the American people.

This letter is to fully inform you of the circumstance and the failures of prior Administrations – and your opportunity and responsibility to bring an end to this long-standing criminal intrigue against this country and its people.

(3.) We note that the Hague conventions have been developed from Abraham Lincoln's Lieber Code, otherwise known as General Order 100, issued in April of 1863 in his capacity as Commander – in-Chief. This position has been widely misinterpreted as a public office of the actual government, but the C-I-C is a private office attached to our British Territorial Federal Subcontractor doing business variously as "the United State of America, Inc." and "The United States of America, Inc." and "the United States, Inc." and now, "the United States of America, LLC."

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(3.) continued....

General Order 100 is the very first so-called Executive Order and it has been widely regarded as a standard for the military and any military government of occupation. Likewise, such Executive Orders have been adopted as a means of governing an occupied country under military force. These are the presumptions underlying the Hague Conventions too.

However, the illegal occupation of our States by our own unlawfully converted military forces does not apply in any military context, nor any military law, because of the proven nature of the "war" giving rise to this circumstance as an illegal and foreign-engendered occupation and reign of terror by bureaucratic enforcement by mercenary forces.

You will note that no Federal Constitution creates nor implies any "Emergency Powers".

The basis that Lincoln's claims rest upon is fraudulent, masked only

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by the semantic deceit of calling a Mercenary Conflict a "War".

(4.) We note that a popular movement being promoted by British Territorial U.S. Citizens is attempting to further build upon this same fraud.

These U.S. Citizens have adopted this foreign citizenship status knowingly or unknowingly, and are claiming to "restore" the American Federal Republic which, along with the States of America Confederation ceased functioning in 1861.

They cite paperwork filed by Mr. Tim Turner with the Hague as the basis of their presumptions.

As already noted, the Hague Conventions and the Lieber Code they rest upon, assume the existence of a military occupation, when what we are dealing with is an illegal Mercenary Occupation, instead.

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Mr. Trump, we know this fantasy is seductive but there is no way for these U.S. Citizens to "restore" any Federal Republic that has ever existed.

British Territorials certainly cannot restore the only Federal Republic that has ever existed – which is the American Federal Republic sponsored by the States of America Confederation, and which operated as "the United States" from 1787 – 1861.

Please tell your men to stand down and cease and desist any false claims against the State of the Union and our State Citizens.

Our properly declared, recorded, and published people have been summoned to assemble their State Assemblies and all fifty (50 States including those created during and after the "Civil War" have been properly enrolled and have entered General Session as the States of the Union.

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(5.) Attendant to this stupendous fraud carried out against your loyal employers by the British Crown, land assets and individual Americans have been illegally and unlawfully "latched upon" and all sorts of fictional suppositions and convenient legal presumptions have been made upon us and our property interests.

While telling the rest of the world that our American Government is "missing" and in "interregnum" our False Representatives operating as British Crown officers neglected to tell us that we were missing – in their estimation.

We, understandably hold a different opinion. In our opinion, we have been here continuously before and after the foreign Mercenary Conflict know as "The American Civil War", and we have been owed honest reports from our Federal Subcontractors the entire time.

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Instead, these same Federal Subcontractors have engaged in policies of secrecy and have sought to deliberately impersonate and mischaracterize and unlawfully convert the political status of average Americans, to misidentify average Americans as "rebels", and to otherwise evade their own contractual obligations to these same Americans.

Pursuant to this self-interested and disloyal and dishonest course, British Territorial U.S. Citizens operating under the misdirection of their own Congress have legislated Code to register the babies of their own citizenry as trust property belonging to the British Crown — and then, using terms of art and deceit, have coercively demanded the "registration" of American babies as "United States Citizens" and "citizens of the United States" — a foreign political status as "Dual Federal Citizens".

We must point out that nobody here much less a baby in their cradle, has

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(5.) continued....

completed the process required by the First Naturalization and Immigration Act, and still standing in the Public Laws, to become a United States Citizen.

Choosing to become a United States Citizen and meeting the requirements to do so, would have enabled us to inhabit the Federal Republic (1787-1861).

Neither do we meet the requirements to be regarded as "citizens of the United States". We are not Negroes, not Stateless, and not voluntarily adopting our accepting any such denigrated political status.

Convenient as the claims and presumptions and deliberate acts of latching and fraud as portrayed by these undisclosed registrations by the British Crown have been – they are, nonetheless, fraudulent, in breach of trust, and violation of their service contracts owed to these same Americans.

As a result of the misapplication of U.S. Federal Code to American Babies and the related undisclosed contracting practices, millions of Americans have been

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falsely registered as members of two (2) foreign corporation-based citizenries, and the following three (3) public trusts have been formed and named after our private Given Names:

- (A) An American Infant Decedent Estate Trust based on the undisclosed contract signed by our Mothers while still babies in the cradle. While this supposed waiver of our American birthright estate was never disclosed to our Mothers, it was totally unconscionable to us.
- (B) A British Territorial Seaman's Trust. This trust results from the trafficking our Given Name into Maritime Jurisdiction via British Crown Copyright. The "Person" thus created appears to have the exact same Proper Name in the Upper and Lower Cases, but is

identified as a British Territorial Merchant Mariner, specifically a Warrant Officer rated as a "Taxpayer" in their personnel system. Approximately seven (7) years after this person is created – when the victim is about 8 years old on average, this character is declared "missing" and "presumed lost"!

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- and this generates another intestate Public Trust defined as a Seaman's Estate under Admiralty Law.
- (C) The "other citizen" created shortly after the British Territorial Person is similarly lost, whereabouts unknown, presumed to be a rebel evading debt and capture and all their assets are rolled into a Roman Inferior Trust and operated as a Municipal Corporation doing business under our own Given Names, styled in all capital letters. This fictional entity is also intestate and subject to claims of public interest in their private property.

Our point to you, Mr. Trump, is that all of this is based on fraud and misapplication of Federal Code, via an undisclosed and misrepresented contracting process that our Mothers never understood and which we ourselves were unaware of as babies and throughout much of our adult lives through no fault of our own.

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(5.) continued....

It was apparently the hope of the British Crown and the Roman Curia, both, that if they simply kept their mouths shut, they could get away with the enormous fraud and identity theft.

Just as obviously those hopes of larceny and the purloining of our assets must be brought to a halt, all three (3) intestate public trusts collapsed, and the assets returned to living owners and their lawful government, presented by the Union States and States of the Union.

(6.) For your information, our Union States hold the National Jurisdiction of our country and The United States of America holds the International Jurisdiction – and can also operate the States of America.

The Union States and the States of the Union are both unincorporated entities and together are unincorporated Holding Companies enabled to exercise the collective sovereign powers of their respective member states.

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If you consider this for a moment you will realize that no sovereign power and no representative of sovereign power can be incorporated. This is clearly stipulated by the Clearfield Doctrine.

You will also realize that all the entities that you currently work with and are familiar with are incorporated and they are, furthermore, incorporated by and under foreign governments.

Read that: The United States of America, Incorporated, The United States of America, Inc., The United States, Inc., the United States, Inc., E Pluribus Unum, The United States, Inc., nor any other chartered, franchised, incorporated entity is in any way, shape, or form the sovereign government of this country.

The States, individually, and collectively are sovereign. All the unincorporated Holding Companies assigned to hold their "mutual powers" may act as sovereign powers representing the member States, but there is no way in Hell that any incorporated entity, much less a foreign incorporated entity, is our government.

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At most, an incorporated entity may act as a subcontractor or vendor of services.

When this all began all the service contractors were unincorporated. The original British Territorial Subcontractor in receipt of The Constitution of the United States of America was charted under contract.

Later on, after the so-called Civil War, both the British Territorial and Roman Municipal Federal Subcontractors incorporated their operations.

While there was and is no contractual prohibition against this, it did do things to alter the intended government established under the Federal Constitutions.

For one thing, this conversion to incorporated status meant that these corporations acting as Federal Subcontractors under both The Constitution of the United States of America and The Constitution of the United States became eligible for bankruptcy protection.

This has resulted in multiple deliberate bankruptcies of these foreign subcontractors

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at the expense of the American populace misidentified as "Federal Dual Citizens".

This reveals another duplicitous and self-serving aspect of the false registration of American babies.

By misidentifying these Americans as Federal Dual Citizens, the Miscreants responsible for these variously named and described corporations doing business as, for example, The United States of America, Incorporated, ensnared Americans to pay for their private bankruptcies.

Every time these incorporated Successors to contract sought bankruptcy protection they palmed off their corporate debts on average Americans with no oversight by the foreign bankruptcy trustees.

This non-consensual and unconscionable presumption of citizenship obligations meant that millions of mis-identified Americans were held liable as sureties and their private property was illegally and immorally and unlawfully confiscated to satisfy the reckless spending

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(6.) continued....

and public bankruptcy debts of these foreign corporations.

Average Americans were and are being held responsible for the spending and debts that they never agreed to pay and are being misrepresented as foreign citizens merely residing in their own country.

In tandem with what amounts to a national scale identity theft and human trafficking operation, Americans mis-identified as Federal Dual Citizens have been denied their Constitutionally Guaranteed rights and have been subjected under foreign forms of law that innately, intrinsically do not apply to them.

All these abuses based on deliberately engineered false identities and false legal presumptions have to come to an end.

Similarly, the instrumentalities of our unincorporated American Government have been impersonated, beginning in 1868, when a Scottish commercial corporation doing business as "The United States of America" – Incorporated,

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deceitfully impersonated our unincorporated Holding Company doing business as The United States of America, and issued a deceitful "corporate Constitution" for itself without, however, disclosing the nature or purpose of this document to the American Public.

The British Perpetrators used these substitution schemes to: (1) gain access to our credit; (2) seize control of our foreign policy; (3) evade the necessity of ratification of Constitutional Amendments by our States of the Union.

This British Cuckoo Bird spent 42 years wilding spending and investing our money "for" us, and was finally bankrupted in 1906, leaving behind the First World War and the Great Depression as a legacy.

Our unincorporated American Government no less than our people and our State Citizens are owed restitution and recoupment in all jurisdictions of the law.

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(7.) As a result of the criminal latching upon our land assets, the false registration of our populace as British Territorial U.S. Citizens and as Municipal "citizens of the United States", we were also subjected under foreign forms of law – administrative law, maritime commerce, Admiralty law and martial law – none of which naturally or reasonably apply to us.

Let us make this forever clear as pure water: those Americans who were involved in the "American Civil War" were inducted as voluntary employees of undisclosed mercantile entities and they acted as mercenaries involved in a Mercenary Conflict and in a foreign jurisdiction usurped upon our shores.

Our Union States and States of the Union and our general populace were never involved in any of it – and in fact our American Government wanted to do what England had already done with the issue of slavery – by all means – buy the freedom of the plantation slaves and set them free.

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Releasing the plantation slaves via this means would have satisfied Southern Plantation owners and cost a tiny fraction of the ensuing "civil war", but Abraham Lincoln, a Bar Attorney who was strictly prohibited from holding office under our Federal Republic, had held a "corporate election for officers" and bamboozled the Public into believing that he was their President while in fact operating as the "President" of a British Crown Corporation.

The rest is a history and legacy of blood, fraud, deceit, breach of trust, evasion of contractual obligation, treason, betrayal, war-mongering, theft and misrepresentation of the American Government and the American People – the actual Employers of the foreign corporations acting as Federal Subcontractors.

(8.) As noted, among the other crimes committed by The United States of America – Incorporated – 1868 to 1906 was hacking our credit, moving our gold "offshore" for "safekeeping" and other financial crimes against

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our lawful government, our country and our people.

All these crimes were undertaken using the excuse of continuing "war" at sea and by pretending that a mercenary conflict was a "war".

We have told you why the American Civil War was no kind of "war" and was a Commercial Mercenary Conflict instead.

By 1906 tons of American gold and silver had been moved offshore, mainly to the Philippines (gold) and Spain (silver).

Still worse predation was to come in 1913 with the Federal Reserve Act. Preparation began in 1900-1906 with a series of U.S. Supreme Court cases known collectively as "the Insular Tariff Cases".

These cases allowed for the recognition of British Territorial "States" and Territorial Statehood which directly impacted people like those living in West Virginia, formed during the so-called Civil War and many Western States formed after the "war", which were still waiting to be enrolled as

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as States of the Union, owing to the fact that our States were not in Session. It also meant that U.S. Citizens living in their Territorial "States" could be taxed by the banks – on a private basis, even though they were on the land and soil.

The Insular Tariff Cases prepared the way for the Internal Revenue Service, a private bill collector employed by the Federal Reserve to come ashore and begin ruthless collection against the wages of federal Dual Citizens – in essence, reducing military and federal civil servants to indentured servitude and slavery, respectively, as a condition of employment.

This was only possible because these Americans were working for foreign corporations and adopting foreign citizenship obligations to do so.

The Federal Income Tax was twice ruled unconstitutional when applied to

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Americans, but was allowed under the new Insular Tariff rules applied to Dual Federal Citizens who are not now and who have never been protected by the Federal Constitutions they labor under.

Please note that the 16th Amendment allowing the Federal Income Tax was never ratified by our States of the Union, and never applied to Americans who did not adopt Federal citizenships.

In retrospect it is clear that the Insular Tariff Cases were the purposeful and necessary prelude to the imposition of the Income Tax on Federal workers throughout The United States.

The accommodations for collection activities provided by the Insular Tariff cases together with the idea of Territorial Statehood for legal-fiction "States" led rapidly to claims that these entities held exclusive legislative jurisdiction within these "States" –

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a situation that led to multiple foreign governments claiming jurisdiction over different populations, subject to different laws, all occupying the same space.

This confusion of law and false claims of exclusive jurisdiction being held by our Subcontractors has continued to be a problem ever since.

It is also clear that these changes in the early 1900's provided the motivation to latch onto any unwary American and include them as part of the federal citizenry so as to obtain title over their assets and subject them to taxation and foreign law under the assumption that they were Federal citizens.

This was possible and highly lucrative so long as the Americans were left unaware of the fact that their babies

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were being secretly registered as foreign citizens residing in The United States, thus for monetary profit and purposes of legal and political coercion, it was a matter of legally constructed "national security" for their Territorial "States" to make sure their employers never caught on to the False Claims and Legal Presumptions being used to impersonate and misrepresent them.

Beginning with the 1921 Maternity Act and swiftly followed by the Sheppard-Towner Act, British Territorial U.S. Citizens were required to "register" the birth of their babies in this country. They liberally and purposefully extended this practice to their American Employers, claiming – falsely- that they were registering babies of unknow origin left abandoned on the battlefield.

For a number of decades every baby registered in America was alleged to be

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the product of an unwed Mother who was presumed to be a pauper, willingly giving away her baby to the State -of – Whatever Territorial franchise corporation as a Ward of the British Monarch.

This undisclosed and self-serving nonsense could never stand the light of day, so it was assiduously buried and even the men and women attending our Law Schools were reduced to learning only legislative "law" and left ignorant of the Public and international law.

Mr. Trump – there was no "battlefield"; there was only an illegal and immoral mercenary occupation of our own country by our foreign federal subcontractors acting in Gross Breach of Trust and violation of their service contracts. America was not suddenly repopulated by universally unwed Mothers and the American babies

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self-interestedly latched upon by the British Crown were not volunteering into any such status; their Mothers and Fathers were given no disclosure and those making the demand that they sign the registration paperwork were acting as Undeclared Foreign Agents – Medical Doctors acting as Uniformed Officers under color of law.

With the parents given no disclosure and the babies being left with no knowledge of the events, these unconscionable citizenship contracts have been ruthlessly enforced against Americans for several generations – but self-interested fraud remains self-interested fraud and the British Crown and the British Monarch are liable for it.

The Roman Curia, seeing the illegal latching activities of their British Territorial counterparts jumped on the bandwagon and began issuing and conferring Municipal "citizen of the Unite States"

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citizenship obligations on those already victimized the British Crown Agents.

As a result of these colluding foreign interests, most babies born in America have been unlawfully and illegally impersonated and misrepresented as foreign persons on their own land and soil - and held subject to foreign law – all under color of law, all without disclosure.

This collusive Scheme by our foreign "Federal" Employees has resulted in three (3) public trusts being formed in the name of each seized upon American baby.

- (A) An intestate American Infant Decedent Estate formed upon the undisclosed "waiver" of the baby's American birthright by the Mother acting upon conditions of deceit, non-disclosure and color of law;
- (B) Several years later, a British Seaman's Estate, also intestate, when a British Territorial Merchant Mariner operated under the same name as the American baby went missing and was

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presumed "lost at sea";

(C) A Roman Inferior Trust also intestate operated as a Municipal franchise corporation in the name of the "missing" British Territorial Merchant Mariner, who just happened to have the same name as the American baby victimized by all the Gross Breach of Trust and violation of the British Territorial service contract -The Constitution of the United States of America, issued in 1789.

It should be needless to say, but all three of these fraudulently constructed public trusts need to be dissolved and all beneficial interest returned to the victims of this vast scheme, and their lawful government.

It also follows that the courts of the living population and the law both national and international owed to the American victims of these crimes take control and precedence above any legislation not naturally pertaining to American

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State Nationals; that is, the only Federal Statutory Law that pertains to us consists of about 8% of all Federal Code, and that only comes into effect when our State Nationals engage in federally regulated activities or enter upon property allocated for federal use.

Otherwise, the only contract that exists and which must be honored is "The Constitution of the United States of America" which gives form, employment, and limitation to our British Territorial Subcontractors while operating on our behalf, on our soil, or while exercising our delegated powers in any jurisdiction whatsoever.

(9.) The Federal Reserve, a mostly European cartel of private banks, has a long history of loaning money to the British Territorial Government.

They loaned the money to this separate government enabling the "Tories" – that is, British Subjects in the British

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Commonwealth to wage war on behalf of King George against their American neighbors in The War of Independence. As a result, upon emerging from that war, the British Territorial Government owed a huge war debt to the banks of the Federal Reserve[.]

We mention this to overcome the common supposition that "the Federal Reserve" suddenly appeared in 1913; it was alive and well and wheedling its way forward from the aftermath of the Revolution, through the chaos of the so-called Civil War, and is still attached like a lamprey to our British Territorial Subcontractors and the U.S. Citizens and Municipal "citizens of the United States" to this day, as well.

The "Federal Reserve" has loaned them money for their operations since they began operations and they have been in debt to the Federal Reserve

(9.) continued....

the entire time. For the sake of brevity, we shall cut short the long history and concentrate on the Federal Reserve's part in issuing paper currencies, based on purloined American assets and on performance bonds – a practice resulting in peonage and enslavement of federal workers and anyone misidentified as a Federal Dual Citizen.

The Federal Reserve has acted as an accomplice to the creation and abuse of the Public Trusts described in item (8.) of this communication.

The Federal Reserve has issued Debt Notes, otherwise known as Promissory Notes or I.O.U.'s, on behalf of a corporation operating as a variation of "United States of America" (British Territorial) or a Municipal Corporation operating as "UNITED STATES OF AMERICA" since 1913.

These notes represent the debts of our Federal Subcontractors, not the debts

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of the Federal Reserve, which is simply under contract to provide a service for the U.S. Congress – the British Territorial Congress – which allows them to access our credit, and provide a means to evade the clear intent that our own Federal Republic Congress was meant to hold the purse strings.

All three Federal Constitutions require the States to pay in gold and silver, and also require the Federal Subcontractors to operate on our credit.

Therein lies the rub requiring the participation of the Federal Reserve. We were not in Session. Our American Federal Republic was not in operation. What were our remaining federal subcontractors to do?

Self-evidently, they acted in Breach of Trust, allowed the Federal Reserve to latch onto our assets as collateral, and got the Federal Reserve to issue our credit as their corporate debt.

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This is a sophisticated form of money-laundering, but money laundering nonetheless.

The Federal Reserve has kept a scrupulous record, insofar as had been possible in the face of Obama's off-shore counterfeiting, of Federal Debt – which is ultimately owed by our Federal Subcontractors to the American People.

The Federal Reserve has done this in order to collect the seigniorage on the first issue plus printing costs, but has made no effort to calculate the actual debt resulting from the use of these "notes" as legal tender in The United States.

Please observe what happens:

The Federal Reserve created the "Federal Reserve Note" as a product.

The Federal Subcontractors spend these I.O.U.'s like money.

These notes then enter the consumer market and are recirculated for the lifetime of the bill, or, the "money of account" based on these notes and held on bank ledgers as debts.

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Every time a Federal Reserve Note is presented "as" payment, the same I.O.U. is exchanged for a commensurate amount of actual goods and services, but no accounting of the resulting credit is kept.

Thus, the Federal Reserve tallies, for example, a \$10.00 Federal Reserve Note, plus the printing costs, plus interest. It charges the seigniorage – the difference between the face value of the bill and the cost of printing it, plus the interest off against the Federal Subcontractors.

The same \$10.00 spent into the general economy continues to circulate and every time it is presented, the same I.O.U. collects another \$10.00 worth of goods or services that are never credited or accounted for.

Gradually, over time, the "Federal Debt" accrued by issuing these "Federal Reserve Notes" becomes insupportable, even though it reflects a tiny portion of what is owed to the larger economy.

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At this point, the foreign "federal" corporations go bankrupt and throw all their debts off onto their "citizenry" – the employees and dependents of the British Crown and Roman Municipal Corporations.

This again sheds light on why it has been so important to these organizations to misidentify American babies born in the States of the Union as "Federal Dual Citizens" instead.

The Perpetrators have needed to increase the number of inhabitants of their jurisdiction to increase the collateral basis for the spending and to also spread the burden of their corporate debt discharged in bankruptcy to a larger "public".

They could achieve both aims by secretly registering and enrolling American State Nationals as Federal Dual Citizens – with the victims being kept in the dark and none the wiser, while their assets and their freedom was being criminally seized upon and abused by their foreign Federal Subcontractors.

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Of course, to the rest of the world none of this was disclosed, either.

Looking at it from the outside, it appears that all those involved are "Americans" and that we are doing this to ourselves.

It does not occur to Observers, and often does not occur to Federal Employees, either, that Federal Employees are operating as foreign subcontractors in foreign jurisdictions of the law, and that when they enter upon this employment, they are adopting a foreign citizenship, too.

Thus, we find ourselves at the center of one of the greatest criminal fraud Schemes in human history.

We are owed incalculable debts.

The British Crown, the British Monarchs, the Roman Curia, and the Popes in their former offices as the Roman Pontiff are responsible for this.

The officers of the British Crown who are under contract are obligated to

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provide us with "good faith service". By what stretch of the imagination is this considered to be "good faith service"?

(10) What should have been openly admitted and dealt with at the time of the so-called Civil War remains to be dealt with now.

Our physically defined Union States occupying the soil jurisdiction of our nation-States and States of the Union occupying the international land jurisdiction are present and accounted for.

We object to the gross presumptions and liberties taken in our names by our federal employees and the Principals responsible for their operations on our shores. We hold them 100% personally and commercially liable for harm that they have done our country and our people by impersonating them and misrepresenting them as foreign

(10.) continued.... citizens, much less Dual Federal Citizens.

Please note that no living American has ever undergone the process to become a 'United States Citizen" described in the First Naturalization and Citizenship Act.

No "allegiance" pledged to a Title IV flag on loan to our Subcontractors while exercising our own Delegated Powers amounts to a pledge to the foreign sovereign purportedly operating under contract "for" us. It may be pledge to our vanished Republic – meaning the Federal Republic that became inoperable in 1861, not any foreign British Territorial "Republic" seeking to substitute for it now.

Finally, neither we nor the Negro Plantation Slaves purportedly freed as a result of the Mercenary Conflict known as the "American Civil War" were ever State-less,

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nor under any need or obligation to accept any form of Municipal citizenship thought to be "conferred" on us.

A diligent study of our States and our American Government reveals that race nor sex were ever impediments to our people born on the land and soil of any State of the Union.

An equally diligent study of the "Corporation Constitution" published in 1868 by a Scottish Commercial Corporation merely impersonating our Federation of :The United States of America, an unincorporated American Holding company — shows both a concerted effort to mislead and defraud the American Public, a scheme to further denigrate our Municipal Federal Subcontractors, a scheme to confer "Fourteenth Amendment citizenship", a scheme to unlawfully confiscate private property and, in view of the quasi military

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"District Courts" created in new military districts established by the occupying mercenary forces in May of 1865 – a blatantly illegal and unlawful weaponization of the court system to collect private foreign corporation's "war reparations" from the victims of this fraud and impersonation scheme.

You, yourself, Mr. Trump, have been victimized and misaddressed as DONALD J TRUMP under this same fraudulent conveyance scheme seeking to confer so-called Fourteenth Amendment citizenship obligations on you and to collect Municipal Corporation debts from you, that you have never owed, and to subject you to foreign Municipal law.

It is well beyond past time to wake up. Your foreign corporation is under contract to provide me and every other American born on the land and soil of this country with "good faith service".

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The Fourteenth Amendment like all the other "Amendments" that have come after it, have never been ratified by our States of the Union. It has no authority related to The Law of War, thanks to the fact that the American Civil War was not a war, and also because this "Amendment" was attached to a dummy Constitution meant to deceive the American Public as to its nature as a commercial corporation charter – a foreign Scottish Commercial Corporation that infringed on our copyrights and impersonated our Federation of States merely by calling itself "The United States of America" – Incorporated, and omitting the word "Incorporated".

This deceit allowed them to access our credit and steal our identity and British Territorial Commercial Banks colluded to make this possible; so did the British Territorial U.S. Congress.

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When the Scottish corporation went bankrupt in 1906, its Fourteenth Amendment ceased to have any force or effect even for its own personnel but this and other outrageous scams have continued to be perpetuated against Municipal Federal Employees and American State Nationals misidentified as Municipal "citizens of the United States" for more than a hundred years since its demise.

Again, Mr. Trump, we are owed an incalculable debt by our federal employees and the corporations and Principals misdirecting their operations on our shores and causing these misrepresentations and impositions on us.

Millions of Americans have been mis-addressed as Municipal Corporation franchises "deemed to be" U.S. Citizens, and railroaded through commercial courts having no legitimate excuse

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(10.) continued....

for their presumptions and acts.

Likewise, the behavior and practice of the British Territorial U.S. Congress which has bypassed the necessity of having its proposed Amendments ratified by our States, and instead treating these as unilateral commercial agreements or mere Bylaw Amendments, cannot be condoned.

(11.) Along with these offenses, crimes, fraud schemes, illegal latching, self-interested misrepresentation, impersonation, court-sponsored racketeering, unlawful taxation, personage and barratry – we have had to contend with a plethora of "presumed" adhesion

contracts, including a presumed obligation to sign up for "Social Security" under the False Presumption that we are or ever were knowingly acting as Federal Employees or Dependents of the foreign corporations. Millions of Americans have been misinformed about "Social Security"

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which began as a Federal Employee Pension program. Americans were told by Franklin Delano Roosevelt that they had to sign up for a Social Security number if they wanted a job. He just neglected to say "federal" job.

In this manner millions of Americans were induced to sign up and support a foreign federal employee pension program and to self-incriminate themselves as purported "federal dependents" by seeking "federal benefits".

The truth is that these Americans were deliberately misdirected by foreign Federal Subcontractors acting under color of law and in self-interested deceit. Getting millions of Americans to tax themselves in support of a pension program for foreign employees was a good trick by any estimation, but it remains a trick and a deceit

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(11.) continued....

and a fraud scheme nonetheless. It was imposed under color of law and without full disclosure.

In fact, the millions of Americans being commandeered to enroll in Social Security were never explicitly eligible for the program – unless they were in the Federal Civil Service or dependents thereof.

Later, the same criminals responsible for taxing Americans and their employers at a rate of 15% of their lifetime earnings, dissolved the Social Security Trust Fund and dumped the Trust Fund assets and all future receipts into the General Fund, making it available to the Shysters to spend on whatever they wanted.

This gross, inexcusable Breach of Trust affecting everyone involved has been passed like a Hot Potato, back and forth between the Territorial and Municipal Corporations for decades.

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(11.) continued....

This same fraud scheme now accounts for \$2.7 Trillion in unsecured Federal Pension Fund Debt that is part of what the Municipal UNITED STATES Corporation is trying to discharge as part of its bankruptcy settlement.

They amortized the Social Security debt ten years into the future to amass this "debt" claim, which is supported by nothing more than our own purloined credit and their voluminous lies.

The Breach of Trust and failure of the Franklin Delano Roosevelt Administration to act in good faith is self-evident, as is the continuation of this fraud against the American Public and the collection of FICA taxes from non-Federal workers and the issuance of Social Security Numbers and Accounts to non-Federal

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(11.) continued.... workers.

The Great Fraud that began with Abraham Lincoln who pretended to be the American "President" while functioning as the "President" of a British Territorial Corporation in the business of providing "essential government services" instead – a Bar Attorney owing fealty to the British Monarch, one who was explicitly prohibited from holding any <u>public office</u> related to our government, used his private corporation office and private corporation elections substituted for public offices and public elections, to pull off the greatest Substitution Fraud Scheme in history – is exposed now.

Like all such fraud schemes, it ends where it begins, with the so-called American Civil War.

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(11.) continued....

The imposition of Social Security and taxation under FICA of non-federal workers is only one of numerous Adhesion Contracts that our out-of-control Federal Subcontractors have misapplied to Americans who never held a federal job in their lives and who enrolled under conditions of deceit and duress, as Franklin Delano Roosevelt and his successors have all operated under color of law and deliberately misaddressed the American Public as if we were subject to their personnel policies.

Another example is their confiscation of the Manufacturer's Statement of Origin for every automobile or truck sold in this country and their issuance of a "Vehicle Identification Number" to them, under the pre-supposition that all these cars and trucks are going to be engaged in "interstate commerce".

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(11.) continued....

In fact, millions upon millions of cars and trucks purchased in this country for private use by Americans have never been used for any form of commerce at all by their actual owners.

Instead, this unlawful and illegal confiscation of the MSO coupled with the assignment of VIN classifications is a set up for coercive control, unlawful asset seizures and more gross Breach of Trust and Fraud against the American People.

The intent of the interstate commerce clause in the Federal Constitutions was and is to prevent the States from creating damaging tariffs and obstructions to the free flow of commodities and service vendors across state lines. This is the only form of federal regulation application entrusted to our own Federal Republic and fully stated for our foreign federal subcontractors too.

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(11.) continued....

Once again, our foreign federal subcontractors, corporations in the business of providing us with good faith service and stipulated enumerated services, have contrived to seize upon our assets as collateral for them to borrow against, misrepresented us as Federal Dual Citizens, and latched upon our "persons" to misrepresent us Municipal Corporations franchisees engaged in commerce.

Commerce, Mr. Trump, is business conducted between incorporated entities. It has nothing whatsoever to do with Joe Average going to the grocery store or an American family going to a baseball game.

These evil and self-interested presumptions by our federal employees need to come to an abrupt end with the Manufacturers Statement of Origin being released to the Buyer and VIN identification applied only to cars and trucks actually engaged in interstate commerce.

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(11.) continued....

Any demand whatsoever by the Federal Subcontractors or their State-of-State franchises forcing people to register their cars and trucks as commercial motor vehicles or themselves as any form of commercial driver is a violent inducement of self-incrimination and suborning people to tell lies about their own status and activities and the use of cars and trucks they buy with their own earnings.

This is, in effect, violent racketeering by foreign agents on our public roads, aided and abetted by undisclosed adhesion contracts that are deliberately constructed to make it appear that all the cars and trucks in America are engaged in interstate commerce, and that everyone behind the wheel is operating a "motor vehicle" subject to the Motor Vehicle Code.

Any driver licensing needs to be strictly limited to those who are

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(11.) continued....

actually and factually engaged in commerce and pursuing commerce across state lines and who are using the public roads in pursuit of profit for incorporated entities – not counting any fictitious United States Citizens or citizens of the United States.

Other examples of similar abuses are those trapping American State Nationals to pay off mortgages owed by the Queen or King of Britain, paying property taxes related to these purported British Estates and other unlawful, illegal, and immoral presumptions being made against the American State Nationals and our American State Citizens by those we have employed under contract to provide us with enumerated services.

The illegal latching upon our lands has been done using the afore-described false registration scheme, seeming

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(11.) continued....

to create a British public trust interest in American assets.

No such "lost" British Merchant Mariners ever existed and no such estate interests are legitimate[.]

Americans have been mis-identified and impersonated with malice aforethought and many malicious acts of deliberate fraud and malfeasance have been practiced against us by our employees, and corporations which they have created to unjustly enrich themselves.

For example, the widespread practice by maritime commercial banks advertising "home loans" by which they mean – loan us your homes so we may have something to borrow against – but which an American interprets as the bank offering to

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(11.) continued....

loan him money to buy a home.

No such arrangement has been possible since the 1930's as all these banks have been bankrupt and have literally had no money to lend.

Federal Reserve Notes are not money. They are a foreign commercial I.O.U They are not negotiable instruments. They are so completely lacking value that a thief cannot be prosecuted for stealing them, yet predicated on the "loan" of these instruments millions of Americans have suffered eviction, loss of businesses and farms, and other harm visited upon us by weaponized foreign courts that accidentally-on-purpose mistake us for U.S. Citizens or citizens if the United States.

We are neither, Sir, and the harm

(11.) continued....

visited upon innocent Americans – your Employers – for six generations, is owed a mighty reckoning.

We have been entrapped, enslaved, and suffered peonage at the hands of foreign interests misguiding you.

Our sons and daughters have been tricked into signing contracts to perform "tours of duty" as indentured servants obligated to fight as cheap foreign mercenaries, when they have been led to believe that they are acting as honorable soldiers and sailors in defense of their country.

The only notice they have ever been given is the oft repeated saying that they are "fighting for democracy" – and the only democracy associated in any way with the American Government is the democracy of our British Territorial Subcontractors.

If this disclosure, that they were

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(11.) continued....

"fighting for democracy" was billed as any form of full disclosure, we must object that it did not disclose the changes to their own political status nor the nature of the work they would be engaged in, nor the causes of that work, nor the identity of their employers.

All these facts would be necessary for our young men and women to make a consensual choice, but this information was never made available.

This, too, was and is, an example of deceitful contracting practices that fail the test of "good faith service", on the part of our foreign federal subcontractors.

Before I quit this subject, which is necessarily vast, I wish to bring your attention to the activities of the "Federal Reserve".

In addition to the despicable motives and harms already exposed by their failure to account for American Credit,

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(11.) continued....

there is the additional issue of Americans being subjected to labor bondage either as slaves or indentured servants, based on the false registration processes described earlier.

It was not enough for the "Federal Reserve" to seize upon our land and private assets, our gold, silver, and other physical and material interests; through agreements with the Roman Curia and the Municipal Subcontractor, they latched upon our labor and our intellectual property assets too – our copyrights, patents, and performances which by nature belong to us and our government.

In this way, they have pretended to own our energy and our time on Earth, and have taxed our labor and have "securitized" and "monetized" and bonded our flesh and blood, even though both slavery and peonage have been outlawed worldwide since 1926.

The securitization of living flesh by pretending that a corporation is performing the work, is a disgusting and transparent lie.

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(11.) continued....

We demand to be set free from all and any such constructive fraud schemes, adhesion contracts, legal presumptions, ownership claims, claims of public interest, securitization contracts, performance contracts, etc., etc., etc., undertaken in "our names" by Third Parties lacking granted authority and failing full disclosure.

- (12.) The issue of claiming assets of our American Federal Republic, February 2nd 1871, as "abandoned property":
- (A.) The entire circumstance has been misrepresented as a war and as a military occupation, when it is observable that the so-called American Civil War was a Mercenary Conflict and that the occupation of our country is and has been an illegal mercenary occupation;
- (B.) It is apparent that both the foreign Federal Subcontractors have engaged in practices designed to defraud, misrepresent, and most of all, prevent disclosure to their Employers;
- (C.) This same sneaky and secretive behavior was employed between 1861-1871, such that the employees who owed us good faith service

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(12.) continued....

failed to come forward and fully inform the American Public and our American State Citizens. Instead they operated under color of law and conditions of deceit, proclaiming peace on the land while continuing their mercenary "war" in the jurisdiction of the sea.

- (D.) As a direct result of their non-disclosure and efforts to obfuscate the actual circumstance then and now, our Federal Subcontractors have used legal devices and misrepresentations to mis-identify and defraud their employers in Breach of Trust.
- (E.) They have made a False Claim on Abandonment to unjustly enrich themselves and usurp federal powers that were never entrusted to them.
- (F.) The actual owners of the American Federal Republic are here and are accounted for, and are the lawful Inheritors of all said "United States" assets delegated to and invested in the American Federal Republic from 1787 to 1861.

- (12.) continued....
- (G.) We are also the lawful American Government and our State Citizens are the American Principals responsible for enforcing The Constitution of the United States of America and The Constitution of the United States.
- (H.) Our Federation of the States of the Union has been operating ever since the so-called American Civil War, through our officers have been falsely accused of being "rebels" it is a matter of public record that our States and our Union did not participate in this Commercial Mercenary Conflict.
- (I.) We are here to dissolve the false registrations of our property and the false claims of abandonment and the false public trusts and foreign corporations established in our names for the purpose of impersonating us in foreign jurisdictions and subjecting us to foreign law under False Claims in commerce and False Claims of War.
- (J.) We have been made to pay taxes and mortgages we don't owe, and

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(12.) continued....

suffered every kind of imposition and injustice explicitly prohibited by our contracts with these same Principals and their officers.

- (K.) These many harms suffered at the hands of our employees operating under conditions of deceit and color of law are owed immediate relief and restitution under international and global law.
- (L.) You, Mr. Trump, will be in receipt of the vacuous British Territorial Seaman's Estates, which must be dissolved along with the intestate American Infant Decedent Estates underlying them.
- (M.) All the assets rightfully belonging to the American people must be returned to them and all assets of their lawful government must be returned to our unincorporated Federation and the States of the Union.

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- (12.) continued....
- (N.) As inconvenient as this may be, it is nonetheless the truth of the matter. Our claims were voiced in 1998, many years prior to Tim Turner's efforts claiming to "restore" our American Republic.
- (O.) We will observe to you what we observed to him. The only Federal Republic that has ever existed was an American Federal Republic that operated from 1787-1861. Americans are the only people on Earth who can restore it.

- (P.) All that British Territorial U.S. Citizens can do is create a new British Territorial Republic and that doesn't involve "restoring" anything but more British Territorial Substitution Fraud.
- (Q.) We wish for an end to all these self-interested lies and criminal obfuscations, now and forever, an end to impersonation, registration, personage and barratry, and all the other evils we have suffered.

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- (12.) continued....
- (R.) To this end we are publishing this communication to you and requiring your prompt attention.
- (S.) Your efforts to clean up the situation in Washington, DC, are duly noted and we appreciate your efforts, however, we must all recognize that this problem requires the American Government to resolve.
- (T.) Our Union States and States of the Union are the only ones exercising sovereign authority which is needed to resolve the current issues, settle the ownership claims and either expedite reconstruction or, via our own efforts, find a new way forward.
- (13.) You and everyone else must be assured that we do know what we are talking about and that this responsibility has been passed down to us in an unbroken lineage pre-dating The War of Independence. We have summoned the States to assemble and the people to declare their birthright political status,

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(13.) continued....

and all our actions have been recorded and published, so that the provenance and standing of every member of every State General Assembly is demonstrated together with their Assembly standing.

There is no doubt that we are State Nationals and State Citizens, returned at last, and our fledgling State Assemblies are the lawful government that this country is owed.

As our remaining Federal Subcontractor, we are counting on your Administration to assist your loyal Employers, in anticipation of freedom and justice for all.

Sincerely, Anna Maria