

Article 5646. International Proclamation of Restoration



by Anna von Reitz

November 27, 2025

In the spirit of the First Thanksgiving the American Federation of States and the Lakota Nation today bring forth for Public and International Cognizance the Restoration of our country and our American Government and our people returning to their rightful places among the nations of the world.

This marks the end of the Great Fraud perpetrated against our country and our nations by the British Crown and the Government of Westminster and the Holy Roman Empire acting in breach of treaties, trusts, and service contracts.

The Federation of American States has resumed operational command of the United States and has taken control of the remaining governmental services corporation assets as the Priority Creditors and Delegators as of midnight, November 21st, 2025.

This is a reversionary trust and contractual obligation, a matter of Law and inheritance, not politics, and has been reviewed and approved by the Trustees and the International Court of Justice. For purposes of inheritance the number of inheritors does not matter, and settlement does not preclude the existence of additional heirs.

We look forward to a peaceful reintegration and restoration of respect for the Federal Constitutions that are still in effect, and we remind President Donald Trump that his organization however styled is acting as a Successor to Contract with respect to The Constitution of the United States of America, and does not have our permission to interfere with domestic communications systems or cause any other undue drama or unrest within the States of the Union while he and his Administration continue their efforts to apprehend criminals and secure the borders of this country.

We do not wish to be bombarded with evil and disturbing images of tortured children and women, nor do we wish to suffer any power grid failures or deliberately induced "days of darkness" nor any public displays of civilian-military personnel being hung or addressed by firing squads as a result of military tribunals taking place offshore.

Deliberately and arbitrarily causing public unrest and disturbance, particularly when your parent corporation, the British Crown Corporation, has recently been made aware of its own insurmountable debts to average people around the world, is strictly prohibited.

Your Predecessors, Mr. Trump, sat on their rumps and allowed the filthy trade in adrenochrome and organ harvesting to proliferate under their noses; various Congresses gutted the Federal Marshals program and left our international land jurisdiction wide open to crimes ranging from counterfeiting to human trafficking, interstate bank fraud to interstate racketeering. That is, members of Congress promoted crime in this country and deliberately expedited its proliferation by defunding our Federal Marshals.

All that happened on the watch of the United States of America, Incorporated. We thank you for paying attention to your actual service contract, but that gratitude would not excuse any False Flag activity like the September 11th disaster or promotion of any other Civil Unrest calculated to create a smokescreen for more bank fraud and theft of gold reserves.

Do your job and honor your contract, Mr. Trump, It's that simple. If the British Crown Corporation goes down the drain with a giant sucking sound as a result of 300 years of breach of trust, violence, piracy, and other crimes too numerous to mention --- that's their problem.

We will be working with the British Crown Corporation and the Bank of England and other Parties to establish discharge of odious debts and resolve numerous other fiscal, financial, and economic issues.

Chief among those concerns will be balancing the accounts of each country so that the National Debts are discharged and the National Credits are returned to the benefit of the living people.

Off ledger assets will be brought forward; so-called "legacy" and "historic" trusts that have been seized upon and misrepresented and often misused, will be returned to the actual owners whenever possible, and in those cases where no true Inheritor remains, will accrue to the nation(s) of the intended beneficiaries. All effort to honor and respect the intentions of the trust donors will be made.

At the present time, Donald Trump's Administration has received a very large quantity of physical gold belonging to the people of this country. This gold represents the asset-backing that gave rise to the system of peonage and enslavement promoted by taxation of our labor and other intellectual and energetic assets.

It is not appropriate for the British Territorial Service Providers, who have no land jurisdiction empowerments related to this country, to latch onto these gold reserves which are land jurisdiction assets that belong to the States and people of this country. The gold and land titles and intellectual property assets that have been purloined must be returned to the actual owners for the benefit of the living people, the restoration of the land and infrastructure, and future generations.

We remind the Trump Administration and the Principals, Pope Leo XIV and Charles III and the present Lord Mayor of the Inner City of London, that Alaska, like all the other Territories formed during and after the so-called American Civil War, is no longer a Territorial Administrative State and has not been a Territorial Administrative State since October 1st 2020.

These former Territories have been properly enrolled as States of the Union under the provisions of the Northwest Ordinance and are now in possession of their inheritance and responsibility.

All Federal Military and Federal Civil Service Members are asked to report for duty as usual, with the exception of District Courts and DISTRICT COURTS of any kind operating outside the physical boundaries of the District of Columbia.

These Courts/COURTS are instructed to close their doors and begin reviewing and exonerating cases involving named entities that superficially appear to be the names of individual people. The long-standing presumption of Dual Federal Citizenship obligation has been reversed.

Any cases prosecuted under these False Presumptions within the last ten (10) years must be exonerated and any property seized must be returned unharmed to the former owners or their next of kin heirs to the extent possible, any fines and or jail time imposed must be compensated, and any other damages attendant to each case must be paid in full and as soon as possible to prevent injustice, unjust enrichment, illegal takings prohibited by the Constitutions and inland piracy.

The Municipal Government franchises are presently being audited and many are being subsumed while others are being redirected to perform other tasks; for example, the Municipal FBI is directed to limit its activities to the Continental United States and United States Territories and Possessions; the Municipal CIA is being directed to limit its activities to foreign locations outside the Continental United States and United States Territories and Possessions.

This traditional allocation of work functions serves to focus the FBI on crimes of an international nature taking place within The United States and puts the Municipal Bureau resources and personnel in support of the new Continental Marshals Service and Treasury Agents assigned to detect and prevent interstate crimes including

interstate bank fraud, counterfeiting, interstate human and drug trafficking, interstate smuggling of controlled substances, interstate obstruction of trade, interlocking trust directorates, and other unfair monopolistic business practices.

Any organizations caught preying upon American home and land owners, title theft rings, "tax units" that do not provide validated claims and do not provide written return addresses for Due Process, and similar organizations operating at the State and Federal levels, are to be investigated and arrested and prosecuted to the fullest extent of the law.

Complaints against actual foreign corporations operating within the States of the Union must be brought before our American Common Law Courts and prosecuted under the Law of the Land. Maritime and Admiralty claims impacting American shipping must be addressed under American Admiralty Law.

At all times and in all jurisdictions all courts operating in this country must exercise due diligence in correctly and without bias first determining the identity and nature of the parties to each case. Living people born in this country or properly naturalized to a State of the Union may not be addressed as foreign persons or be presumed to be Enemies of any kind.

In order to minimize the disruption to the lives of the victims of administrative District and DISTRICT COURTS, these cases will be reviewed in reverse order with the last cases reviewed first and the older cases reviewed last. Cases older than ten (10) years will be brought forward on a claim-by-claim basis once the first ten years-worth of cases are exonerated.

This action is necessary because the District and DISTRICT courts operated by "Judicial Court" organizations have been caught engaging in armed trespass and racketeering, illegal confiscation of private property, aggravated identity theft, illegal takings prohibited by the Federal Constitutions, false claims of debt, alteration of public records, and other crimes resulting from gross misadministration of justice.

All Law Enforcement and Peacekeeping Personnel are specifically instructed to ignore judicial orders, writs, and similar instruments requesting assistance enforcing evictions and foreclosures against Americans who are not naturally British Subjects; and they are directly advised that they are not bonded in the public and are acting on their own personal and commercial liability.

Any District Court or DISTRICT COURT caught willfully misaddressing Americans will not only be shut down, but they, together with their Officers and the offending District Attorneys, will be arrested and prosecuted; moreover, any Judge failing to do the accounting associated with any case, so as to make it appear that the Creditor is the Debtor, will be fired, not eligible for rehire, fined, possibly jailed and publicly disgraced.

Any Bar Association or Judicial Council or Commission acting in support of these or any similar crimes involving personage and barratry on our shores stands in equal jeopardy and without excuse.

The full resources of the law enforcement and peacekeeping forces are to be deployed to prevent crimes against Americans, especially major property crimes impacting homes, ranches, businesses and public property interests. Offending non-domestic (with respect to the States of the Union) corporations are to be nationalized, subjected to liquidation, or forfeiture under new management.

It has been discovered that owing to the operation of the Federal Reserve System and its iterations over the past 112 years, and the misadministration of the Bretton Woods Agreements from 1946 onward, there is absolutely no possibility whatsoever that any American has ever owed a debt of any kind. This includes tax debts of all kinds.

All Americans are tax prepaid and exempt from levy. They are not debtors and cannot be accused of being debtors with respect to any public or quasi-public commercial, municipal, or administrative debt.

No foreign citizenship status may be presumed against any American on the basis of undisclosed registration of American babies as British Subjects under the Sheppard-Towner Act or any similar legislation at the State of

State level, nor can Municipal citizenship of the United States be conferred on anyone born in this country without proof of full disclosure, and conscious, voluntary, fully informed consent.

As a result all tax claims and cases addressed to individual Americans, including American Federal Employees in the military and civil service, must be dropped and disallowed. Taxes which have been collected under force and false legal presumption, must be returned to the victims, plus interest.

This means all taxes dependent upon administration under the Sixteenth Amendment -- federal income taxes, mortgages, state-of-state and incorporated county property taxes, sales taxes, utility taxes, gas taxes, franchise taxes, etc., are all disallowed, unnecessary, and unprofitable.

Likewise, no taxes are allowed on Social Security income, SSI, or other public assistance or pension payments, military pensions, military disability payments and similar disbursements. All such deductions, withholdings, tax assessments and collections must be stopped without exception.

Payroll kickback taxes, conscriptions and press ganging have been illegal for over a hundred years and will be prosecuted to the fullest extent of the Public Law.

The Internal Revenue Service and IRS are instructed to dismiss all cases involving named individuals appearing to be living people without exception and to limit their prosecutions to actual foreign corporations that have ratings and DUNS numbers and listed officers and Boards of Directors.

Unincorporated small businesses and living people and churches contributing to the Public Good have always been tax free and from now on that tax free status will be honored.

Effective immediately no baby born on the land and soil of a State of the Union will be registered. Birth events can and should be recorded in public using the local newspapers and the name, date, parentage and place of birth should be permanently recorded with the State Assembly Land Recording Office or similar Recording Service.

British Subjects working in America and having children here and wishing to register their infants as British Subjects are instructed to contact the nearest British Embassy for instructions.

All hospital managers and personnel are strictly instructed to cease and desist all registration of infants and are ordered to remove anyone engaged in these activities from the premises on pain of death; unlawful conversion of a baby's natural political status and nationality is a capital crime under both the Geneva and Hague Conventions. Anyone caught registering American babies as British Subjects will be prosecuted to the fullest extent of the international law and any organization caught seizing-upon and copyrighting the Given Names of American babies will be deemed accomplices.

Anyone born in this country or successfully naturalized in a State of the Union may freely Expatriate from any prior registration or presumption of foreign citizenship and may freely refuse any obligation of foreign citizenship at any time, at any age, and for any cause. Americans are born without citizenship obligations of any kind and cannot undertake State Citizenship in their own State Government until they reach the age of 21.

These specific actions and more to come are undertaken to correct long-standing constructive fraud and usurpation practiced against Americans and our American Government by foreign interests acting in breach of treaties, breach of trust, and breach of long-standing service contracts known as The Constitution of the United States of America and The Constitution of the United States by Federal Corporations and Service Vendors usurping upon our lawful government under conditions of secrecy and color of law.

These corrections are not political in nature. They are contractual and practical and they address crimes that have been taking place in international venues within the borders of this country and throughout the world for a long, long time. Fraud, however, has no statute of limitation, and neither do the more violent and virulent crimes of unlawful conversion, kidnapping, human trafficking, personage, barratry, murder, theft -- including aggravated identity theft, and inland piracy.

We have come as peaceful people seeking remedy that was promised but never delivered; cure and maintenance that was owed; and freedom which Heaven guaranteed us. There should be no surprise and no cause for alarm or any accusation of wrong-doing on our parts; all that is required is the simple and direct observation that we have been defrauded and deceived by our own misdirected public employees and the foreign Principals and interests engaged in misdirecting them.

These crimes against humanity, against Americans, Brits, the people of the former Commonwealth nations, seventeen Western European nations, Japan, Iraq, Libya, and all those other countries which have suffered at the hands of the British Raj disguised as Americans, are finally being addressed.

The repugnant nature of Colonialism does not disappear by virtue of changing its operations to a new jurisdiction of the law; those treaties, conventions, and contracts designed to end Colonialism and the evils attending Colonial rule, have been side-stepped and evaded. Solemn contracts and social and religious obligations have been avoided and dishonored by those responsible. They have done all of this harm to us and all these other nations under color of law and conditions of secrecy.

So the actual paper terrorists are finally apprehended and brought to bay; and, America is American again. The American assets have been awarded to Americans. We are in the process of reclaiming our gold, silver, land, mineral wealth, water, soil, our good names, our own law, our own identities, and we are raising our peacetime flag, because the actual American Government has been at peace since 1814.

Mr. Trump is being asked, politely, but firmly, to raise the Title IV peacetime flag, too, as is only right: the C.S.S. Shenandoah fired the actual last shot of The American Civil War in the Bering Sea in the summer of 1866.

It's time to put an end to the evil pretense of perpetual war.

In retiring Old Glory to such a time when an actual war is declared by an actual competent American Congress, we reflect deeply on the many, many honorable sacrifices Americans have made, no matter how misled they may have been. Generations of young Americans have been tricked into serving as cheap mercenaries for foreign interests; many have been maimed, crippled physically and emotionally by their unwitting service to ignoble causes and evil men preying upon their innocence.

Today, we make a break with that sad history and circumstance.

All Federal Subcontractors and Offices are to obtain an American Peacetime Flag cut in the dimensions prescribed for the Title IV Flag and everyone is asked to familiarize themselves with the venerable history, meaning, and intended use of our honorable and beautiful peacetime flag.

By this token all men may know that the Americans are at peace now and we have come home from being "bound over the sea".

The change of flags is necessary under international law and profound protocols in international jurisdictions of the law will otherwise be invoked to dishonor Old Glory as a captured pirate flag; we do not think that the men and women of our Armed Forces should bear any shame or misunderstanding or loss. They have fought hard for freedom, or so they believed; and now they must be taught the truth and be set free to enjoy the peace, freedom, and abundance that is theirs by nature and eternal right.

Please review our Declaration of Flag which is available among the documents at <https://tasa.americanstatenationals.org/> which gives more of the history, emblems, and flag decorum. Retiring the use of a war flag in time of peace is a natural and sensible and normal thing to do; rather, it has been an aberration of nature and sanity for the foreign Federal Subcontractors to continue warfare and continue abusing our wartime flag, when our country has been lawfully at peace since 1814.

This misuse and abuse of our wartime flag has also been dishonest and criminal on the part of those responsible, war profiteers who have made their vast fortunes at the expense of millions of innocent lives. Now they will have to stand the judgement of those they so cavalierly sacrificed and the families bereaved and left struggling, taxed to death to pay war reparations they never owed.

The peacetime flag is your flag no less than the wartime flag you have served under; generations of Americans have lived and died at war, and never been able to enjoy the peace and freedom they thought they were fighting for.

That changes today, when you run your peacetime flag up the flag pole.

Let all jurisdictions, all nations, all people, all countries, all principalities and potentates and presidents and prime ministers take notice.

Please see the attached jpeg copy of Joint Proclamation by Chief LaVern Fast Horse of the Lakota Republic, forming our Dual Proclamation for this, our beloved country.

<https://annavonreitz.com/lakotajointproclamation.pdf>

The signed hard copies are to follow for historic record, but no delay in performance should be occasioned as all this has been formalized already and put into place over the past twenty years, to preserve the rights of living people and the national integrity of many nations.

Issued by:

Eric Belcher, Head of State
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

Issued by:

Anna Maria Riezinger, Fiduciary
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

November 26th 2025