## THE ELECTION IS A FRAUD

It's a private corporation's election, decided by unelected shareholder Electors (Proxies), so the entire political election popularity poll is moot. There is no law against tampering with a private popularity poll. The whole issue of true Election Fraud is rendered pointless because we are not engaged in an actual Public Election process for the actual American Presidential Office.

There hasn't been a Public Election for any American President to sit in any American Public Office, ever.

Every single "President of the United States" elected from George Washington to Abraham Lincoln was either a Bar Attorney or a soldier; every single one of them were foreign U.S. Citizens; and from 1819 onward, they were all prohibited from serving in any office of the American Federal Republic by the ratified (Virginia, 1819) Titles of Nobility Amendment added to The Constitution for the united States of America. So, not only haven't there been Public Elections for The President of The United States of America (our Federation President), there hasn't been Public Elections for any Federal Republic President since the Titles of Nobility Amendment went into effect in 1819.

Absolutely all of these men were foreign British Territorial U.S. Citizens. All of them were prohibited from holding any public office in our government as of 1819. It follows that they were all holding private corporate offices in their foreign capacity as British Commonwealth U.S. Citizens, as if they were born in Puerto Rico.

The switching back and forth from military officers to Bar Attorneys must have deceived the American Public and kept them from noticing this disturbing circumstance, in which the men always holding the supreme power in our Federal Government, weren't operating as Americans and weren't inhabiting American Public Offices. Instead, they were British Territorial U.S. Citizens acting as "Presidents" of the District of Columbia Corporation doing business as "the United States, Inc."

If these men had ever served in an American Public Office as an American President of this country, the offices they would have served are:

The President of The United States of America—the unincorporated Federation of States President.

The President of The United States—the Union States President holding the unincorporated National Office.

The President of the States of America—the American Confederation President.

The President of the united States of America—the President of the American Federal Republic. Instead, these foreign U.S. Citizens have occupied the following two private foreign offices throughout:

- (1) the President of the United States (Inc.)
- (2) the President of the United States of America (Inc.).

Since 1790, the Office of the President of the United States has been a CEO office attached to the Municipal United States Government, and since 1871, it has been "the Office of the President of the United States, Incorporated" though they have conveniently failed to add "Incorporated" to the name of the corporation or the associated office. This is the entity operating under "The Constitution of the United States" and is one of the Federal Subcontractors. In its most recent iteration, the UNITED STATES, entered Chapter 7 Bankruptcy and is now officially defunct.

Americans have been routinely led to believe that their country was bankrupt, when in fact, a similarly-named, foreign British Territorial Corporation was the only thing that was bankrupt.

Mr. Trump has been elected to an Office, that of "President of the United States," which has vaporized with the dissolution of the United States, Incorporated—and can't rationally be replaced by any unincorporated version of anything calling itself "the United States," when the actual name of the country is "The United States" and has been since the 1850s. So there presently is no "President of the United States (Inc.)" and everything Joe Biden is doing is pure spiteful fraud. Also, there is no office of "President of the United States (Inc.) for Donald Trump to fill on January 20th, even if he is alive.

Since 1789, the Office of the President of the United States of America has been that of a British Territorial CEO working for the same British Territorial Company referenced throughout the Treaty of Paris (1783); this entity incorporated as a British Crown Corporation and became "the United States of America, Incorporated" around 1810. Again, no effort was made to add the word "Incorporated" to the name of this foreign business, nor to the CEO office associated with it, which promoted an easy confusion with and substitution of this private British Territorial Office for the American unincorporated Public Office of The President of The United States of America.

We have corresponded with President-Elect Trump's transition team to no avail, seeking answers to some basic questions like—is Donald Trump still alive? If so, was he born in Bavaria? Was at least one parent American? Is the United States of America, Incorporated, still viable? (Last we heard; it was in Chapter 11.) And if so, is it claiming to be a Successor to The Constitution of the United States of America service contract? Yes, or no?

We have also attempted to point out the relatively impossible situation that Mr. Trump is in and offer some solutions. If Donald John Trump is alive, if he was born in New York, he could possibly serve as The President of The United States of America, our Federation of States, pending actual Public Elections and State Assembly approval.

He could also possibly serve as the President of the united States of America, again, on a pro-tem basis pending new elections, based on Federation oversight and State Assemblies in agreement. This would be a transparent contractual relationship and not an accommodation allowing the Brits to occupy our American Federal Republic.

This latter arrangement might be amenable, considering his past economic track record and the overall jurisdictional complementarity between the operations of the old Federal Republic Subcontractor and the British Territorial Subcontractor's recent operations. In any case, we are determined that from now on, we will have Americans operating in American Public Offices, freely elected by the American people in Public Elections with no more sleights of hand, no more similar names deceits, nor more substitutions, and no more fraud upon the American Public.

It must be heart-breaking and frustrating for Mr. Trump to have gone through all that he has gone through, to "win" and find that "the United States" corporation is defunct, its assets and debts have been claimed by Americans who haven't abandoned anything, and well, from the British Territorial perspective, everything is going South in a big way. Nonetheless, we can make this country great again and open a whole new (and better) chapter of history for everyone. That is our clear mission and intent—and there is more than enough work to go around.

We understand that Mr. Trump, as a British Territorial Officer, is between a rock and a hard place and trying to consolidate British Territorial interests by forcing a "merger" with CANADA, which as a Corporation Franchise of the UNITED STATES, is also dissolved and which costs this country over a hundred billion dollars per year and owes us a very substantial trade deficit.

All Beneficial Ownership Interest in all the dissolved assets and franchises of the UNITED STATES, INC. belong to the living people of this country, that means CANADA, AUSTRALIA, etc., because we have paid the debts and the operational expenses of all these Municipal Corporations. The decisions about collecting or forgiving their debts is not for Mr. Trump to make. It's not Mr. Trump's debt to collect. His authority extends to enforcing foreign trade policies, but setting foreign trade policy is the job of our American Federal Republic, or in its absence, the job of our Federation of States.

We have also paid all the debts and operational expenses of the British Territorial counterparts operating as Canada, Inc., and Australia, Inc., et alia, and they are also substantially bankrupt and in receivership to us. Remember—their National *Debt* is our National *Credit*. Aside from "service," no actual government subcontractor produces anything on the books. What they do as Black Ops is outside the context of their obligation to serve us under their specific Constitution, and most such enterprises are illegal.

From a business standpoint, it makes sense for Donald Trump to call the cards and force CANADA to fold, which will give the appearance of making the underlying Territorial Company, "Canada, Inc." a direct franchise of the current version of "the United States of America, Inc." and give the impression that the two countries are now "united"—when in truth, all that is being united are business administrations.

Trump is still supporting Netanyahu and the Zionist regime he represents. After suffering the loss of 30,000 innocent civilians, Trump is still standing behind podiums telling the Palestinian people that they have to stand down or else. What exactly is the "or else"? They are already being genocided into oblivion. Israel has already dropped more bombs on Gaza than were dropped in the entirety of World War II. They are already running a strict apartheid state, where public hospitals don't serve the Palestinians, who helped to pay for them.

Trump also set up and kicked off the phony Pandemic to fill the ailing coffers of "the United States of America, Inc." and bail it out of Chapter 7 bankruptcy. He was apparently willing to sacrifice the lives of millions of Americans and billions of other innocent civilians worldwide to save an unworthy, duplicitous commercial corporation.

We are sick of these kinds of deceits being pulled off on the public and all these business moguls trampling over the rights and material interests of the actual nation-states and people. Trump is a Dutch East India scion largely in the pocket of the Zionists; he may want to make America great again, but at what cost to America and the rest of the world?

The pushback now being witnessed is being increasingly recognized as corporations versus living people, and the backlash against corporate officers follows. The corporations have been foisting off their taxes and diluting their tax burdens using the backs of living people for six generations in our country and twelve generations in England.

The Perpetrators have used various tricks to do this, beginning with undisclosed and unconscionable registration contracts used to traffic babies into foreign jurisdictions so as to latch onto their Good Names and assets under False Pretenses, securitizing these assets under color of law, and using them as collateral

for corporate spending and also using the living people as underwriters protecting the same guilty corporations under public bankruptcy provisions.

Thus the victims of this outrageous fraud have been made to pay both coming and going—which has the end result of making every corporation engaged in this fraud our property, whether those corporations are municipal or commercial, national or territorial.

Beginning with the moment when we first realized and reported this fraud and stepped back into our natural birthright political status, these corporations have been subject to us lawfully, legally, and morally—whether they knew it or not. By what right do corporations have the ability to skew elections like this? They legalized this by passing unilateral private corporate policies allowing corporations to give political candidates however much money (or in their case, credit) as they wish. And why not? As these elections are actually private elections for corporate offices, why shouldn't franchise corporations be able to donate to their chosen candidates?

Neither this change in campaign finance laws, nor any of the various unilateral "Amendments" these similarly named corporations have made to their Constitutions, have been ratified by the States of the Union, and generally speaking, their policies and elections don't pertain to us, and naturally, possess no force of law or authority related to us. They are foreign corporations acting as Successors to Contract. Their internal affairs, their laws and policies and elections, are theirs. That's why we don't vote in their elections, and don't mistake their elections for the public elections we owe ourselves.

To expedite their fraud against us, they colluded in their own power-sharing agreements early on. George Washington would act as the "President" of the United States—meaning the Municipal United States Government—while functioning as a British Territorial Naval Officer, a "President" of a different kind.

Thus, one man would control both the foreign military mercenaries hired under The Constitution of the United States of America (British Territorial Subcontractor) and the Federal Civil Service being run by the HRE Subcontractor, acting under The Constitution of the United States. That is, more or less, what they had been doing for five hundred years, prior to George Washington, because the Brits have been operating as Overseers for the Pope and collecting his debts and acting as his Muscle, under contract, since the days of King John. For them, it was all status quo, business as usual, and all under one roof.