Decree Over Mandate
Fourteenth Day of October of 2019

Pope Francis
C/o Palazzo Apostolico Vaticano
Citta del Vaticano 00120
RE 162 264 929 US

Her Majesty, Queen Elizabeth II
Buckingham Palace
London SW1A 1AA
RE 162 264 932 US

President Donald Trump
C/o Chief of Protocol
The White House
1600 Pennsylvania Avenue NW
Washington, DC 20500 via: RE 162 264 875 US

Antonio Guterres, Secretary-General
405 East 42nd Street
New York, New York 10017
via: RE 162 264 901 US

Michael Pompeo, US Secretary of State
2201 C Street NW
Washington, DC 20520
via: RE 162 264 889 US

Dr. Mark T. Esper, Secretary of Defense
1400 Defense
Pentagon
Washington, DC 20301 -1000
via: RE 162 264 892 US

Charles Rettig, Commissioner
IRS/Internal Revenue Service
1111 Constitution Avenue NW
Washington, DC 20224-0002
via: RE 162 264 915 US

International Criminal Court
Office of the Prosecutor
Communications
Post Office Box 19519
2500 CM The Hague
The Netherlands
via: RE 162 264 946 US

International Court of Justice
Carnegieplein 2
2517 KJ The Hague
The Netherlands
via: RE 162 264 950 US

H.E. Cardinal Dominique Mamberti
Tribunal Suprema de la Signatura Apostolica
Citta del Vaticano 00120
via: RE 162 264 963 US
To All:

We are properly constituted and have sufficient States of the Union populated and able to conduct business for The United States of America, our Federation of States, and also The United States, our unincorporated Union of republican states. The remaining States are in the process of assembly.

We issue this Decree Over Mandate to exercise our Lawful Government and to remove all presumption of Agency, Emergency, or Absence related to The United States of America.

We declare with full competency that we are Lawful American States and Lawful Persons to whom the Original Equity Contract known as The Constitution for the united States of America is owed. We further declare that we are owed the Good Faith and Service of the Municipal United States Government and the British Territorial United States Government.

Declaration of Absolute Jurisdiction

The United States of America is an unincorporated Federation of Sovereign States organized as a Holding Company on 9 September 1776 to hold and to wield all Mutual Non-Domestic Powers of the separate States. The United States of America is the Delegator-in-Fact of all Powers ever delegated under any Federal, Territorial, or Municipal Constitution, and is the Final Arbiter of all contracts, obligations, and prerogatives exercised internationally by this country.

As our American Government is a Living Government and its sovereignty is firmly vested in the living people of The United States and exercised by the Lawful Persons of The United States of America, there can be no offer of contradictory authority from any foreign subcontractor nor any incorporated entity or agency working on a For Hire basis nor on a Voluntary basis nor acting upon Assumption of any prior contractual relationship. All foreign subcontractors — unincorporated, corporate, and incorporated — and all federal subcontractors, federal, territorial, and municipal, together with all franchises and agencies thereof, are obligated to stand subject to our authority while proposing any action whatsoever in our behalf.

With this acceptance and acknowledgement of the Absolute Jurisdiction of The United States of America non-domestic to The United States, all Parties to all agreements, all treaties, and all service contracts established by The United States of America, held in trust for The United States of America, or creating any contractual obligation related to The United States of America, agree to Honor their obligations and to abide by the Public and Organic Law of this country without evasion, obfuscation, or constructive fraud. We, Lawful Persons born on the land and soil of our respective States of the Union, are not subject to any foreign federal citizenship obligation, being neither British United States Citizens nor Municipal citizens of the United States, two capacities created by the three constitutional agreements known as: The Constitution of the united States of America (1787), The Constitution of the United States of America (1789) and The Constitution of the United States (1790). We do not accept, nor do we adopt any foreign citizenship at all. We are not members of any religious cult and not party to any consecration invoked by Franklin Delano Roosevelt.
We, American People, are American state nationals as recognized by the Territorial Federal Code at: 8
USC 1101 (a) 21 by birth, and also may choose to serve in the capacity of State Citizens, as further
recognized at: 8 USC 1101 (a) 22 (B).

We, States and People of this country, are today faced with the necessity of addressing numerous
misunderstandings, usurpations, and criminal activities including Gross Breach of Trust and Fraud on the
part of our Foreign Service Providers.

Our States of the Union, all unincorporated members of the Federation of States doing business as The
United States of America, which is itself an unincorporated Holding Company formed September 9, 1776,
were never involved in the so-called American Civil War, which was a Mercenary Conflict among members
of the Confederation of States of States formed under The Articles of Confederation issued March 1, 1781.

That is, business organizations chartered by our States to act as Service Providers, went to war on our soil.
The original Confederation was split into Northern States of States and Southern States of States.
The Northern Confederation was joined by the British Territorial Government doing business under our
name and operating under our delegated power as the United States of America. The Southern
Confederation was joined by the Municipal United States Government doing business under our name
and operating under our delegated power as the United States.

None of this has ever had anything to do with us, our Federation doing business as The United States of
America, nor with our individual States, nor with the civilian populace occupying the land and soil of this
country. This was a squabble between Federal Service Providers on our soil — all run amok — and
continuing to stage a cold mercenary war on our soil, as a means to profit themselves for the past 150
years. If these Federal Service Providers were in fact under some separate hegemony there might be an
excuse for their behavior in the absence of an official Peace Accord settling the American Civil War,
however, a closer examination of the circumstance shows that in fact:

The Queen acts as the Pope’s Overseer and Administrator over the British Territorial United States which
is a Commonwealth, and the Pope’s Municipal Administrators function in the same role over the Municipal
United States; thus, we are treated to the spectacle of two Roman Catholic corporations in the business
of providing governmental services pretending to be at war with each other, while in fact being under the
same ultimate ownership.

This is your Notice of International and Global Fraud on an unimaginable scale; we, as an entire country,
have suffered a national level identity theft, at the hands of Federal Service Providers acting under
contract and treaty, and receiving their paychecks from our largesse. It would be bad enough if we were
the only country impacted by this fraud, but we find that many other national governments have been
similarly undermined by the same players — the British Monarchs and the Popes.

Declaration of International Bankruptcy

An interlocking trust directorate scheme involving more than 150 major corporations worldwide has been
employed to establish what can only be described as Corporate Feudalism, a control system that enslaves
the population of this planet and serves the same purposes as Colonialism, that is, to rob resources from less developed countries for the benefit of criminal activities and control mechanisms established via illegal patents and trademarks.

These corporations stand forfeit and in liquidation for cause as crime syndicates and we insist that this system of oppression, like its Colonial predecessor, be shut down as a repugnant criminal enterprise serving to undermine national self-determination and individual freewill.

This is a Declaration for the Insolvent Debtors which are the United States (Incorporated)—a Municipal Corporation, and also for the United States of America (Incorporated), their actual Secondaries which are insurance companies and banks and foreign governments, their Heirs which are governmental services corporations, and their Assigns, which are various international organizations including the United Nations and the UN Corporation. This Declaration is issued by the Priority Creditors in fact.

These insolvencies and attendant procedures create a state of continuing reckless endangerment of the American people and results in criminal obstruction of their rights as Creditors and also results in various improper claims and impediments being imposed upon their assets. Action to reform the operations of these incorporated entities and to restructure and resolve this State of Emergency are required.

Bankruptcy and probate fraud are serious crimes. So is identity theft and impersonation. Making false claims or statements under penalty of perjury, concealing property, unlawful conversion of assets, obstruction of justice, improper securitization, false claims in commerce, counterfeiting, or obtaining money, resources, or property assets by means of fraud in connection with these insolvencies will result in severe punishment to the full extent of the American Common Law. Any of these or similar acts seeking to improperly encumber or convey or convert American assets will be considered crimes of piracy against the American people and their rightful living government.

This is not a declaration of any bankruptcy related to our Federation of States: The United States of America. The United States of America claims Gold Bonus 3392-181 along with all other actual lawful and legal assets owed to the American States and People and enforces its position as Primary Creditor, for Cause.

Decree Cancelling Fraudulent Awards and Improper Probate

Most recently, Americans are being offered Arbitration Awards via the Municipal United States Government and large amounts of military script are being promised. These awards are thinly veiled bribes to those who agree to stand under the King’s Law and adopt British Territorial United States Citizenship.

Those promoting this Arbitration Award scheme are advertising themselves as Americans and as Patriots when in fact any settlement of British Territorial debts owed to British Territorial Citizens has nothing to do with us, and receipt of any such settlement results in Americans surrendering their claim to be Americans and obliges them to accept British Territorial Citizenship instead.
The Arbitration Award Scheme not only fails to describe the situation accurately and does not disclose the source of the funds nor the basis of eligibility to receive the funds, but also fails to disclose the fact that the innocents accepting this bribe will lose their claim to be American State Nationals, will lose their right to own land and soil in their own country, will lose their constitutional rights and guarantees, and will become obligated as chattel backing the debts of the British Monarch and the Pope.

This is, in effect, a form of press-ganging, as it offers monetary inducement under undisclosed conditions, and results in the victims entering into unconscionable contracts that effectively kidnap them off the land and soil of this country and into the international jurisdiction of the sea, without any disclosure of the losses which will attend their acceptance of any such offer.

It is additionally inequitable and criminal in nature, because the military script being offered as a reward for accepting this Arbitration Award is in fact being generated from the victim’s own property assets, which will be considered donated as gifts to the British Monarch — and through the British Monarch to the Pope — upon their acceptance. Thus, the offer is a false offer to begin with. They are, in effect, offering to pay the victims using the victim’s own assets.

A similar condition exists with respect to what we shall call The Dead Baby Scam.

The British Territorial Service Providers set up a Public Charitable Trust for the welfare relief of American Negro Plantation Workers who were displaced by the American Civil War.

They conscripted American doctors, nurses, and dentists under Color of Law and imposed licensing regulations on them as if they were legitimately British Territorial Citizens, using their own Uniformed Officers Code, and coercing civilians to comply under false pretenses.

Next, they required these conscripts to falsify hospital records in such a way as to make it appear that all the women giving birth were unwed Mothers. According to them, all the babies born in America, are born without Fathers — which would amount to millions of illegitimate children and not a married woman in the whole country, including Catholics.

Next, they imposed upon these women to unknowingly donate their babies as wards of the British Territorial Government franchises operating as States of States organizations. This is done by importuning them to sign undisclosed private contracts, making it appear that all these purportedly unwed mothers were voluntarily surrendering unwanted children to the mercy of the British King.

Like the Arbitration Award Scam, this results in the victims being trafficked off their native soil and into the international jurisdiction of the sea, where they are misidentified as wards of the British United States Territorial commonwealth administered by the British Monarch. The British Monarch then splits the take with the Pope’s other business operation, the Municipal United States Government.

In this manner, both the British Monarch and Pope got their hooks into Americans who are owed their Good Faith Service, instead of their malicious chicanery.
The victim’s assets are then dumped into the Public Charitable Trust (PCT) created for the welfare relief of displaced plantation workers—and administered under Dead Letters of Administration issued by Territorial Courts to members of the British Bar Association. So the Pope hires the King and the King hires the Bar Associations to do the dirty work in the field, and all this criminality runs rampant in the international jurisdiction of the sea without a single hand or voice being raised in behalf of the suffering people of this planet, most of whom have been mis-represented in the same manner.

A third example of the depravity, criminality, Bad Faith, and incompetence of these erstwhile Federal Service Providers is found in the so-called Internal Revenue Service established by the British Territorial United States Government doing business in our names as “the” United States of America, and the IRS, a municipal corporation established by the Municipal United States Government, ostensibly to collect taxes from persons who were legitimately either United States Citizens or Municipal citizens of the United States.

The operations of these two separate but similarly named entities exist to collect taxes on income earned by actual Municipal and Territorial Corporations and Federal Employees, both British Territorial United States Citizens and their dependents in the military, and Municipal United States citizens and their dependents operating in various capacities.

No American State National or American State Citizen was ever legitimately subject to an income tax on their earnings, wages, salaries, business profits, or other gain from honest employment of any kind, but by various means of constructive fraud and undisclosed contracting processes the offending Federal Service Providers contrived to evidence false claims and extort income taxes from American State Nationals and American State Citizens under color of law and pretense of valid private contract.

In the case of the Territorial United States Government, the basis for these false claims were primarily established via The Dead Baby Scam. In the case of the Municipal United States, the basis for these false claims were based on purportedly “voluntary” participation in Federal Social Security programs that are not supposed to be available to the Public, and upon hidden novation contracts embedded in the 1040 Tax Forms people filled out and also upon their innocent participation in The Victory Tax Program adopted by the Municipal United States Congress during World War II.

Suffice it to say that average Americans are not organized as Personal Corporations and do not accrue federal corporate income, did not voluntarily nor knowingly create any intestate infant decedent estate nor donate any such thing to any Public Charitable Trust, did not willingly participate in the Municipal Government’s pension program known as Social Security, were not the Parties being addressed when Franklin Delano Roosevelt “consecrated” the Municipal United States Government as a religious cult during his First Inaugural Address, and are not rendered “citizens” of either one of these foreign Federal Service Providers as a result of obeying what they believed were legitimate demands made upon them by Undeclared Foreign Agents improperly exercising positions of delegated authority and trust.

As a result, both these organizations, the Internal Revenue Service and the IRS, have been collecting billions of dollars-worth of taxes under False Pretenses and under Color of Law, from people who are actually their Employers and who are not subject to any such tax.
Again, we find that the Pope and the Roman Curia and their gross misadministration of Government Services Corporations, both Territorial and Municipal, are responsible for this criminality.

Even upon a diligent review of the circumstance we can find no plausible excuse for this behavior and these viciously enforced legal presumptions, beyond criminal and self-interested motives. Millions of innocent Americans have been preyed upon by these Territorial and Municipal corporations, both ultimately operated by the Roman Catholic Church— which has been grotesquely misusing the powers delegated and entrusted to these Principals under the terms of the Constitutions allowing them to be on our soil in the first place.

Mr. Charles Rettig, Commissioner in charge of these foreign tax agencies, is hereby served Notice that no debts are to be alleged and no income taxes are to be collected from any American State National or American State Citizen. No liens against our property assets public nor private are to be established or maintained against our names or any abbreviation, permutation, ordering, punctuation, variation or combination of names, now or at any time in the future. American State Nationals and American State Citizens are exempt from all such non-domestic (with respect to us) taxes, tariffs, and fees. All improper collection processes must immediately cease and desist, and all fraudulent liens, garnishments, and similar actions must be released. Living people and Lawful Persons are exempt and corporations issued in our Names/NAMES are tax pre-paid.

The only persons subject to Federal Income Taxes are actual Federal Employees and their Dependents, and that is a private obligation resulting from their employment with these Foreign Service Providers.

No unconscionable contract resulting from The Dead Baby Scam, and no other contracts lacking full disclosure, such as the Arbitration Award Scam, will be honored anywhere in these United States. Any attempt to improperly allege or collect Federal taxes or State of State franchise taxes so as to seize upon the property assets of American State Nationals or American State Citizens will be recognized as criminal trespass upon private property, racketeering, attempted unlawful conversion of assets, and attempted inland piracy. We hold the Pope and the Queen ethically and commercially responsible for properly directing and informing their employees to avoid all such criminal trespasses and criminal activities.

Constructive foreclosure fraud by the municipal commercial banks is yet another example of lawless predatory behavior on the part of our Service Providers and their interlocking trust directorate. Millions of Americans have been evicted from their homes and other properties as a result of non-disclosed contracts and deceitfully misrepresented lending practices. Many more Americans have paid mortgages that they never owed.

We, The United States of America, bring our Decree Over Mandate before the face of Pope Francis, as he and his Predecessors are the owners of and have oversight as the actual operators of both the British Territorial Commonwealth and the Municipal United States Government. Clearly, they have colluded in conspiracy to overturn and make a mockery of our Constitutional Agreements and have evaded their own settled obligations and moral duties.
We, The United States of America, bring these issues before the face of the Vatican Chancery Court in the Person of Cardinal H.E. Cardinal Dominique Mamberti and before Pope Francis in the presence of these Witnesses and issue our Decree Over Mandate established by the various Constitutions and international treaties owed to us: we demand that these afore-described and all similar criminal activities, misrepresentations, and self-serving Legal Presumptions and Practices executed under the Rule of Law in avoidance of the Law, immediately and permanently --- cease. By so doing, we do not offer to subject ourselves to the Vatican Chancery Court and are instead forcing it to observe its own duty in public.

We, The United States of America, want the world to know what kind of Business Partners and Allies the Popes and the British Monarchs have proven to be, and we want them exposed as the driving forces behind enslavement of our people, manipulation of world commodity markets, and perpetual war for profit. Obviously, the Popes and the British Monarchs have been secretly acting as criminals and playing both ends against the middle for decades while the rest of us slept on, trusting them to do the right thing.

We, The United States of America, bring these issues before the face of the Prosecutor of the International Criminal Court and before the faces of the Justices of the International Court of Justice and we publish our Decree Over Mandate before these Witnesses; again, not to subject ourselves to these Courts, but to force their action and deny them any plausible deniability otherwise. They either do their jobs with honor or they stand bankrupt of any law or moral code.

We, The United States of America, bring our demand for remedy for all those Americans who have been mistreated, misled, defrauded, robbed and misrepresented as a result of the described criminality, including mischaracterization of their political status and improper probate of their estates. We, The United States of America, similarly Decree Over Mandate and demand the return of all right, title, and interest owed to the American States and to the American People and furthermore demand restoration of all right, title, and interest owed to our unincorporated Federation of States: The United States of America ---free and clear of Odious Debt and Encumbrances.

We, The United States of America, bring our information before the face of the United Nations organization in the Person of Antonio Gutierres, and call upon the nations of the world to address this criminality and put an end to these plots to undermine the national governments that are members of the United Nations organization.

Decree Concerning Delegation of Powers Imposed

All members of the Armed Forces who are loyal to the actual Government of this country properly known as The United States of America and to the Constitutions established by The United States of America and its member States, are authorized and obligated to protect the American States and People and to use any necessary force to do so. They have our authorization and the duty and the obligation to arrest international criminals on our shores, including illegal immigrants, foreign diplomats, kidnappers, pirates, securities agents engaged in the bonding of living flesh, other human traffickers, members of the Bar Associations engaged in unlawful conversion and baratry, members of the Bar Associations engaged in the creation or enforcement of fraudulent or criminal patents, trademarks, and copyrights, Roman
Catholic priests and administrators operating in Breach of Trust, persons engaged in unlawful contracting processes, and anyone else who offers to do our country and our people harm. And no member of any military force of the United States nor of the United States of America is in any way empowered to attack, undermine, mis-characterize, misidentify, or unreasonably inconvenience any State of the Union nor are they nor any foreign subcontractors in their employ, enabled to attack, undermine, mis-characterize, misidentify, or unreasonably inconvenience any Lawful American Person, which would be and is in violation of their Constitutional Service Contracts, Geneva Conventions and Hague Conventions governing their operations here and abroad.

We, The United States of America, issue and publish and serve this Decree Over Mandate without apology. This outrageous circumstance has gone on for over two decades without meaningful correction.

We, as people, are not deceived nor are we deceiving. These Evils have been practiced in the sight of The Living God by those pretending to represent Him in the same way that they have practiced Evils in our names. We, the living people, who are formed by an Act of The Living God and who belong to Him only, who are not property of any earth-bound Father or Mother, who inherit the Earth and The Kingdom of Heaven, who are not subject to any religion, are here and now.

We affirm that what we have said herein is true, complete, correct, and not misleading under the penalty of perjury under the Public Law of The United States of America:

By: James Clinton Belcher, Head of State
    The United States of America

By: Anna Maria Riezinger, Fiduciary
    The United States of America

Notice to Principals is Notice to Agents; Notice to Agents is Notice to Principals under International Declaration; not subject to Representation nor Power of Attorney; not subject to Alteration, not a British Copyright, not a Municipal Trademark.

Witnessed by: Notary Jurat and Living Witnesses

Notary Jurat

Alaska
Matanuska Susitna County

I, a duly commissioned Public Notary, was visited this 14th day of October in the year 2019 by the living man known to me as James Clinton Belcher and the living woman known to me as Anna Maria Riezinger
and they did sign and seal this Decree Over Mandate in multiple original copies in my presence and I do thus affirm that this action took place at Big Lake, Alaska, on this day; and, I so affirm the same under penalty of perjury under the laws of the United States of America: so signed and sealed:

Jo G. Cassidy  
Notary; my commission expires on: Oct 19, 2021

Living Witnesses

We affirm under penalty of perjury under the Public Law of The United States of America that we have witnessed the issuance and publication of this Decree Over Mandate:

Witness: Eric Jon Belcher, living at or in care of:

4711 Birchwood Road, 96 Box 520994
Big Lake, Alaska 99652

Witness: Harold Carl Kemper, living at or in care of:

1336 Staubsbach Circle
Anchorage, AK

****The remainder of this Decree Over Mandate is left blank as are the backs of all pages thereof and nothing is to attach, enclose, imprint, or otherwise alter any aspect of it. ****