





Notice to All Corporate Entities operating within the physical borders of Arkansas:

Notice to Agent is Notice to Principal Notice to Principal is Notice to Agent

Let it be known to all those to whom these Presents come: This is your lawful notice that The Arkansas Assembly is in session and the Arkansas Trust has returned to the oversight and lawful possession of the naked Priority Credit Donors.

In view of that, The Arkansas Assembly, has a Public Duty to Keep the Peace and Uphold the Public Law, as evidenced by our Peace Proclamation and Treaty.

The Arkansas Assembly is a self-governing Member of The Federation of States (www.theamericanstatesassembly.net) and together with 49 other States have come forward into full statehood status as a state of the union presented as The United States of America (Unincorporated) Land and Soil Jurisdiction.

The Arkansas Assembly is dedicated to the restoration of a complete and fully operational land and soil jurisdiction State and County court system serving the people/People of Arkansas, the preservation of the National Trust, the enforcement of the Public Law, the upholding of the Federal Constitution owed to our State and People, the re-population of our land and soil jurisdiction, the filling of vacated Public Offices, and the reclamation of our material, intellectual, public and private assets. To these ends we, the living people of Arkansas, have called the eligible Arkansas nationals and Electors to assemble and to serve as Jurors and Officers, and we have established the process and procedure to qualify Jurors and others competent to hold State Citizenship and Public Office. We do this peacefully and without rancor in the exercise of our unincorporated powers and capacities.

Soil is defined as the first six inches of dirt under our feet. It is the thin but inescapable surface where we live and breathe. Land is all the subsoil and rock and magma underlying the soil, the subsurface world where one finds underground rivers and veins of gold and basins of oil.

Soil only persists for our purposes where it happens to protrude above the surface of the ocean and provides us with the comforts of air and fresh water, but land connects seamlessly throughout the planet without regard for such niceties.







As a result of these practical matters, soil is the unique jurisdiction of nations of people who claim their portion of the inhabitable surface of the land protruding above sea level, otherwise known as the soil, and the land underlying each nation and every ocean remains a vast international dominion that cares little for our political subdivisions.

Both land and sea remain venues for international trade because of these considerations, while business conducted on the soil between people and their unincorporated enterprises has a local scope and nature that adheres to local law instead of international law.

Thus, even though land and soil are unavoidably and inextricably connected, they operate as two separate jurisdictions and under two very different forms of law. Custom dictates that the law of the soil takes precedence over the law of the land and the sea with respect to living people, and that when people enter the realm of international trade, they act instead as "persons".

On the *soil* we act as living people and stand under law that applies to living people. On *land* we act as Lawful Persons but at sea we act as Legal Persons and both stand under international law that applies to "dead" business enterprises of all kinds and simple corporations. Lawful Persons stand on the land under the law of life, but we were kept unaware that the Civil War was always about incorporating all living Americans, e.g. lost at sea as *dead persons* of fiction, judged as dead, e.g. via the Civil War cartoon *Alice in Wonderland*, to reclassify all people misjudged as "dead" legal persons, i.e. *corporations*!

After 1860, all land interests entered Territorial Statehood according to The Northwest Ordinance. But, as of October, 1st, of 2020, all those Territorial States were enrolled officially as States of the Union by those State Assemblies established prior to 1860 entering their unanimous Roll Call Votes upon the Public Record. All now-fifty States are indeed actual States of the Union, owning all land within their borders and free of any Territorial custodial interest. This formally ended any emergency-based custodial interest by any foreign subcontracting government in those States. (Enclosure 1).

The second vote established the first new Public Law in over a century, which forbids among other things, commercial claims against people who have received patented scraps of DNA or RNA, which, without disclosure, serve to provide an excuse to label these people "transhuman" and claim them as property owned by the patent-holders. (Enclosure 2).







The Third Vote which has been completed with 49 States in Agreement and one State Abstaining for lack of Quorum, has established a Peace Treaty formally ending the American Civil War which commenced in 1861 and which has continued as a perpetual emergency until <u>1 August 2021</u>, when our States have issued a joint Peace Treaty formally ending the hostilities. (Enclosure 3).

All over this country sons and daughters of America have awakened and remembered who they are. They have declared their birthright political standing as Americans, made public record of their standing, and gathered together to bring their State Assemblies back into Session.

By roll call vote, these State Assemblies have adopted a formal Peace Treaty ending The American "Civil War" and they have abolished slavery once and for all, in all jurisdictions. The International Peace Proclamation serves as Official Notice to all nations, all governmental subcontractors, Agents and principals, all elected officials, and officers, both foreign and domestic. The American People have spoken at last, and their remaining Federation Officers have accomplished their duty: the restoration of the civilian government of this country, six generations and 160 years after the effort began.

These actions on the part of the properly identified and organized American People are direct Presentations, not representations, to the other Principals and all incorporated instrumentalities exercising any of our delegated powers whatsoever.

Please note that our American Government has been at peace since 1814 and this entire country is now at peacetime status.

- 1. We are the Employers and the Presumed Donors of the Public Trusts; as Donors, we have returned and demanded the liquidation of the Public Trusts and the return of the Assets, all gold and silver assets purloined and deposited offshore, domestic, and overseas investments, and all credit owed to the American States and People. We have provided the means to accomplish this removal of the artificial trust structure(s) that have been imposed under False Legal Presumptions and have allowed for a safe and gradual transition to State Assembly control.
- 2. The actual State Assemblies are now in Session and prior assumptions of authority seized upon by the Territorial and Municipal Sub-Contractor Corporations and their respective state-of-state organizations must be released in an orderly, gradual, and peaceful manner without fear or rancor. Provision for the necessary transfers of authority and measures to re-task and re-employ people affected by this necessary restructuring are underway. This process should prove beneficial for all concerned.







- 3. The enrollment of the Western States has been made effective with and retroactively contemporaneous with their original entry into Territorial Statehood, all right, title, and interest must be yielded to those Americans who have returned and who are daily returning to their lawful standing on the land and soil of this country.
- 4. As a matter of law and of proper Public Administration, all rights, titles, duties, and interests in the international and global realm which were once exercised by the Confederation of States of America and the Federal Republic have returned by Operation of Law to our unincorporated Federation doing business and The United States of America which was and is the Delegator of all mutually held Delegated Powers of the actual States.
- 5. Also, as a matter of Law and of proper Public Administration, all rights, titles, duties, and interests in the national and local government realms vest in the State and County Assemblies which are now in Session for the first time in many years, and all foreign trusts and foreign trust interests otherwise presumed to exist are dissolved.
- 6. The return of the actual American Government to full force and function cannot be accomplished overnight, but the foundational work to rebuild and reconstruct both the Confederation of States of America and the Federal Republic is underway and ongoing. As the only true Sovereign Interests in this country representing all people of all ethnicities, races, religions and backgrounds, our State Assemblies hold aloft the banner of national sovereignty and self-determination, and through their unincorporated Federation of States, they similarly uphold the ideals of individual freedom and self-determination, and yet also fully accepts voluntary cooperation with other nations for the advancement of mutual peace, security, friendly trade, social and cultural exchange, and environmental issues.

The States of the Union were Summoned into Session, and here we are, with all fifty physically defined American States accounted for and populated by people holding the correct provenance and adopting their birthright political status.







Our role as Americans is to enforce the Constitutions and exercise our rights guaranteed by them— while fully realizing that the Constitutions are not about us. The Constitutions are contracts which our Federal Subcontractors (and their State of State franchises) must obey, while we stand apart under our separate foundation, The Declaration of Independence.

Furthermore, Anna Maria Riezinger, Fiduciary, The United States of America: "We have been occupied by our own military since April of 1863.

Instead of doing the honest thing and fully informing their employers, the officers of the Union Army decided to go into business for themselves and to continue their mercenary operations on our shores and elsewhere.

They used a species of Admiralty Law which allowed them to "hypothecate debt" against our assets and to "presume salvage rights" in exchange for their unauthorized and unwanted and unneeded services--- to fund their operations --- and the British Parliament aided and abetted this every step of the way.

See their (British Parliament) Naval Agency and Distributions Act of 1864 to get a taste of how the Holy Roman Municipal Government worked to undermine and commandeer our Government and steal our assets, and how the British Territorial Office of "United States Secretary of State" was used to commit heinous crimes against the American General Public.

Our worst enemies have appeared, to the rest of the world, to be our best friends.

The U.S. Army meanwhile morphed into the (Territorial) Department of Defense and then later additionally spawned the Municipal Umbrella Corporation everyone knows as "the DOD" operated by the Pentagon.

This foreign commercial corporation now owns --- literally --- the Territorial Congress, the Secretary of the Treasury, the CIA, DHS, FBI, SEC, the preponderance of the "State" and local Courts (which are all operated within unauthorized "military districts" overlaying our States of the Union), the DOJ, the US Treasury, and virtually every other apparatus of "government" in this country.

And it's all illegal as a three-dollar bill.

While presenting itself as the "honorable soldiery" of our nation, these treasonous bastards have in fact been operating as mercenary forces for hire ever since the 1860's---all without telling anyone, of course.







While hypothecating debt against our assets at home via unnecessary and unwanted "salvage" operations, they've self-generated more than two hundred and fifty armed mercenary conflicts in which they have waged war for profit using American assets --- our lives and natural resources --- to attach and pillage other nations that posed no harm or threat to us.

They made a mockery out of the word "defense" and the only authorization, mission, or contract they ever had was to defend this country from attack.

Throughout all of this, they have used a process of establishing "Territorial Custody", that is, armed occupation by British Territorial United States Mercenary forces, under the False Presumption that either the civilian government was in disarray and under "reconstruction" --- the excuse they used for their actions here in the States --- or, that no civilian government existed, which is what they did in Australia and elsewhere once the nasty old Colonial Commonwealth System was supposed to be dissolved, but never really was --- thanks to them.

Now it's all coming home to roost, flat on the Pope, "King" Charles, the Lord Mayor of the Inner City of London, and most of all, the DOD, INC.

The world Can now see just what lousy, dishonest, self-serving, dishonorable, violent, greedy, and criminal elements have infested the British Privy Council and Parliament, and foisted themselves off as our "Presidents" and members of our Congress.

The important take home point is that they never really were acting in our Public Offices and were never any sort of "honorable national soldiery" at any point from 1860 onward.

The DOD, INC. is a rogue Municipal Corporation, pure and simple.

It's owned and controlled by the Pope and the Roman Curia, and it's their responsibility under Ecclesiastical Law to liquidate it --permanently--- for Cause.

The Cause is innumerable unlawful acts of fraud, violence, pillaging, privateering, inland piracy, armed racketeering, impersonation, barratry, conspiracy against our Government and our Constitutions, human trafficking, political misrepresentation, malfeasance, war profiteering, illegal hypothecation of debt for non-consensual "services", phony salvage claims in Admiralty venues, false claims of custodial interest, promotion of unauthorized military districts and military district courts functioning as clandestine for-profit private bill collection agencies, fraudulent misrepresentation of private corporation elections as public elections, theft and commandeering of American assets under color of law, extortion, direct illegal occupation of our States of the Union and over two dozen other sovereign nations, including Japan and most of Western Europe and the former Commonwealth nations.







This foreign commercial corporation in the business of providing mercenary services for hire is what we have had squatting in Washington, DC., stealing us blind and pretending to protect us as "our" Department of Defense/DOD. It is totally responsible for the illegal proliferation of bioweapons and their deployment against innocent civilian populations worldwide, the illegal and unlawful and unauthorized "opening" of our Southern Border, the unauthorized "North American Union" and an endless litany of evil, foreign, un-American, and unlawful activities designed to pillage our States and our people.

At no time has the Municipal Government had any authority to do any of this under any Constitution or Service Contract or Treaty allowing its existence. The intent of the provisions allowing a plenary oligarchy to exist in the Municipality of Washington, DC, was clearly stated and debated in public.

There can be no doubt that the members of any "Congress" acting as the government of the Municipality of Washington, DC, are obligated to provide a neutral meeting space for the conduct of business, no more, no less, and while they were afforded a great deal of latitude in the accomplishment of this duty, it is nonetheless less a duty and not a privilege or prerogative allowing them to establish an independent, international city-state on our shores and use it to wage war and cause trouble for their employers.

No such independent, international city-state was ever authorized by the States and People of this country and no contract allowing its existence on our shores exists; instead, the members of the Territorial "Congress" have largely overstepped any authority ever granted to them and the use permits allowing the existence of the District of Columbia and the Municipality of Washington, DC, have both been violated.

Whereupon we are calling for the absorption of the District of Columbia and the Municipality of Washington, DC., back into the States of the Union from which they were set aside and permitted to exist. Such provisions for a "Federal Government" which continue to exist can be provided by our unincorporated Federation of States, directly, as it was from 1776 to 1781. No custodial interest by any Territorial entity, much less any Municipal entity, can be justified under the present scenario.

If the Principals responsible for the existence and operations of these "governmental services corporations" cannot operate them peacefully and honestly and within the confines of the stipulations originally granted, then they all need to clear off our shores and consider themselves what they are--- foreigners engaged in illegal commercial activities, subject to immediate arrest, deportation, and deprivation of any property rights or service contracts.

The Residence Act of 1790 is subject to immediate repeal.







The January 6th Prosecutions, aka, Witch Hunts, are illegal, immoral, and unlawful and must be brought to an immediate and voluntary halt. The prisoners must be released and all untoward and hostile activities hosted by the "DOD" and its adjuncts including the "DOJ" must cease and desist.

Unlike the looters and destroyers of the 2020 riots who have yet to be addressed for their crimes against this country, the January 6 protesters destroyed nothing and had every right to be present in "their" federal capitol.

Release those political prisoners immediately.

We have no interest in the politics of our Employees and could give a fig about Donald Trump or Joseph R. Biden, both of which are treading very thin ice; but we do care about the rightful functioning of our subcontractors and the proper use of our assets for their appointed and proper purposes.

Any "federal" employee, including any General or Admiral working for DOD, INC., who doubts who is Boss around here needs to get an earful ---any eyeful --- right about now. The States of the Union are in Session.

We wish for the FBI Agents and Capitol Police who infiltrated the crowd and encouraged the socalled "capitol breach" to be arrested and prosecuted for entrapment and for inciting a riot that would otherwise not exist.

It's the members of the "Territorial" Congress owned by the DOD, INC. that have no right to sit in those chairs under False Pretenses, and no right to attach, prosecute, or inflict any deprivation of rights under color of law against any American using private police "powers" that don't exist and which were never granted to them.

The intent of the existence of the District of Columbia and the Municipal Government within it, is to provide a seat for **our** federal government operations that is neutral and readily available to the subcontractors and to the foreign governments of the States alike. It is not to create a separate country within a country within a country, all run by commercial corporations that have no right to do any of this.

We deny any claim made by anyone anywhere that our States provided more than a Use Permit with clear stipulations as regards both the District of Columbia and the Municipality of Washington, DC. If the denizens thereof think that they are by law magic no matter what, in a legitimized position to prosecute and deny the contractual guarantees owed to their Employers, it's time for them all to vacate and consider themselves unemployed.







This is being plainly stated before our federal employees and the governments of the world and all the commercial corporations that are subject to our liquidation demands.

No commercial corporation including the "DOD, INC." has any standing to misaddress the American States and People, to impose any condition of "war" upon us, to presume against their employers in any way, or assume any custodial interest related to us and our operations not specifically granted in writing.

This means, among other things, that no, we don't have to register our private cars and trucks to please anyone or provide collateral for "government" operations. We don't have to apply for any Driver License or Marriage License or Medical License to enjoy our freedom to travel, to establish family relationships, and ply our professions on our own soil ---and anyone who thinks otherwise is due for a Pink Slip.

These matters have already been decided by the United States Supreme Court and there is no other "interpretation" or "discretionary" power available to the DOD, INC. or any of its subsidiary organizations, including the FBI, INC., otherwise.

To all former U.S. Veterans and members, of the "DOD, INC." including the members of the Territorial Congress ----if you can't do your jobs and do them honorably ----go home and stay there.

We note that the "FBI"---which is just another private commercial corporation hiding under the DOD, INC. Umbrella --- is hounding people in Montana and Arkansas for not registering their private cars and not accepting "Driver Licenses". And stupid men hired by private corporations as "Sheriffs" when they are not actually Sheriffs at all, are preparing to assault these Americans.

Note that you, Federal Employees and federally –connected Employees, too--- all corporate franchises of the DOD, INC., have no power granted to any of you to comment on our private property assets, much less presume to enforce the rules of your commercial corporations on people who are NOT your employees or dependents within the borders of our States.

You need to keep your noses clean and do your actual jobs or we will liquidate every single commercial corporation operating under the DOD, INC. Umbrella and send all of you home, not eligible for rehire.

Also not that all questions related to "Driver Licensing" were resolved in the favor of the people of this country by the United States Supreme Court over a hundred years ago and nothing has changed. It's not your business not your cars, and not your right to say or do anything about our private use of public roads and other facilities that we own and that we paid for Period.







Is that clear enough for all would-be petty despots in the employment of a foreign commercial corporation dba: DEPARTMENT OF DEFENSE?

DOD, INC. as the owner-operator of the DOJ and the FBI needs to properly instruct these franchises and their operators, including the Territorial State-of-State **Governors** and members of the Territorial "Congress" ---regarding the rights and prerogatives of the American States and People. That is the very least that it can do while awaiting its well-deserved liquidation.

We are not putting up with any stretching of the meaning and intent of the interstate commerce clause, no more forced "registrations" of anyone or anything, no more unauthorized operation of the Municipality of Washington, DC, as an independent, international city-state, no more deprivation of rights under color of law, no more phony corporation elections substituted for public elections, no more illegal foreign Territorial military "occupation" by our own employees, no more false claims of phony commercial "wars" against this, that, and the other thing on our soil, no more exercise of merely-presumed-to-exist "discretionary powers", or "emergency powers" and no presumed-to-exist custodial interest in us, our States, and our assets.

It's over. The Great Fraud is done for. We claim all assets of the offending corporations and demand their immediate liquidation in our favor as the Priority Creditors and Primary Secured Parties since 1776. This is being addressed directly to the Principals responsible via the Vatican Chancery Court.

This Notice is also being provided to all Territorial and Municipal Employees and members of their "State of State" governmental services corporations by Anna Maria Riezenger, Fiduciary for the unincorporated Federation of States, d.b.a.: The United States of America.

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

If you have any questions, call or write:

Anna Maria Riezinger, Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652







Autographed and Sealed this 29th Day of March, 2023.

By: Did Kay Williams OTM with Reservation of all Rights Without Prejudice

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ENCLOSURE 1



The Arkansas Assembly is in Session

A Roll Call Vote was brought before the Arkansas State Citizens for the purpose of voting on the Grand Peace Treaty of the States. The Arkansas Citizen voted unanimously in favor of the Grand Peace Treaty of the states and placed on the Public Record this <u>29 th</u> day of May, in the year of two thousand twenty one (2021).

This Grand Peace Treaty of the states shall be effective immediately upon final enrollment concurring votes from the State assemblies and shall continue in force and be placed upon our Federal Record as Grand Peace Treaty of the States.

Arkansas has voted united yes on this 29 th day of May 2021

Unde William Bv/ Nina Williams © State Recorder-Arkansas State Assembly

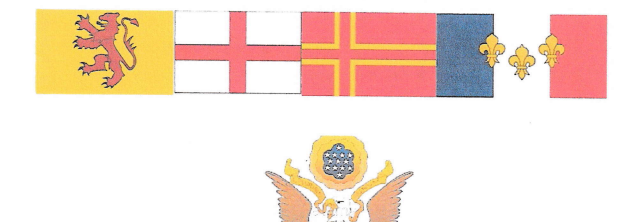
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Marian County: Mary Lee Spilman Marian County: Daniel Freeman Legan: Pulaski County: Nina Williams Jefferson County: Lizzie Lee Rasberry Benton County: Jennifer Griebel Benton County: Damon Griebel:



ENCLOSURE 1





I, James Clinton, born alive of William de Guilleroi, right-wise king: King of Powys: King of England: King of Normandy: King of Gaul: Head of State for The United States of America, Ninth September 1776: do declare by this flag shown, the United States Civil Peacetime Flag, and by my hand and authority as hereditary Head of State for The United States of America, peace is declared on air and land and sea and this flag is raised:



By my testament are all rights and titles and material interests owed to the American states and people conveyed out of abeyance and returned to the lawful Holders in Due Course still living on the land and soil of their birth and by these signs are all claims of Interregnum and Abandonment silenced. The civil government of The United States of America is restored:

This 21st day of October 2017:

By: Lames Clinton Beleher Head of State

The United States of America (Unincorporated)





ENCLOSURE 2

By Roll Call Vote of The United States of America in Assembly

It is hereby declared and recorded as Public Law of The United States of America that no person or PERSON of any kind shall in any respect claim to have any commercial or trade ownership interest in a living man or woman, baby, boy, or girl, by any means at all.

Re-labeling living men or women by the use of other descriptions such as "male" and "female", or via their acceptance of professional or other titles, or via their enrollment in offices of citizenry or personhood, shall not be used to confer undisclosed obligations upon them, nor shall any such means be used to convert the nature of living people, so as to excuse their abuse as animals or inanimate things.

This prohibition established as Public Law restricts the use of copyrights, trademarks, and patents to establish ownership interests in living things, and in particular forbids the use of patents to create or enforce any commercial or trade ownership interest in living men and women as Genetically Modified Organisms.

The injection or other introduction of patented genetic products or other kinds of engineered products into living people or into their genome, whether this is done voluntarily or under force, shall carry no implications of any ownership interest in the recipient by the patent holder(s) and shall have no commercial value or trade value or use beyond the price of the product or procedure itself, and shall not affect the standing of the recipients as free and independent living men and women owed all natural and unalienable rights.

The interest that each unique man or woman holds in their own gifts and their own biological, intellectual, spiritual, and material assets is unlimited and cannot be abridged, bought, sold, traded, waived, or bartered.

Any corporation(s) or individual franchises(s) promoting any plan to convert living men and women into Genetically Modified Organisms or advancing ownership claims based on the receipt of patented genetic products or seeking to use living people and their assets as collateral based on such claims, shall be subject to immediate and permanent liquidation, stripping of the corporate veil, and prosecution of their officers for crimes against humanity.

This Public Law of The United States of America shall be effective immediately as of the first day of January in the year of 2021 upon final enrollment of concurring votes from the State Assemblies and shall continue in force and be placed upon our Federal Record as Public Law A1010121.







Arkansas Assembly is in session:

oll call vote was brought before the people on Arkansas to be placed upon our Federal Record as lic Law A1010121 on January 7, 2021.

Public Law of The United States of America shall be effective immediately as of the first day anuary in the year of 2021 upon final enrollment of concurring votes from the State Assemblies shall continue in force and be placed upon our Federal Record as Public Law A1010121.

ansas has voted a united "Yes" on this 7th day of January in the year of our Lord, two thousand nty one.

So agreed, signed and sealed by the Arkansas Assembly.

All Rights Reserved by:

Leo Rasberry C The Arkansas Assembly Coordinator





ENCLOSURE 3



International Peace Proclamation

To all whom these presents come: this Proclamation provides explicit and official International Notice that Peace has been Declared by and among the Union States of the States of America and Federation States of the Union, in receipt of the authorities of the former Confederate States, in the matter of The American Civil War. All jurisdictions and instrumentalities must comply. All Federal, Territorial, and Municipal Officers, including all Uniformed Officers, must comply.

It is required that all hostilities related to The American Civil War being conducted as a Mercenary Conflict in International and Global Jurisdictions and having been maintained for 156 years by our foreign Subcontractors, must cease and desist without further Legal Presumption of Authority.

With this Public Announcement all Executive Orders issued during and as a result of The American Civil War are set aside effective at midnight the first of August in the year of 2021.

All Medical Officers and all General Staff and Reserve and Retired elements of the American Armed Forces, U.S. Armed Forces, UNITED STATES ARMED FORCES, US ARMED FORCES, Hospital Corps, MEDICAL UNITS, Veterans Administration, United States Department of Defense, UN Peacekeepers, DOD Officers, NATO Officers on shore, all elected, appointed, or promoted personnel and their dependents, are required to cease and desist all gene therapy extinction protocols, coerced injections, mask mandates, and similar measures being promoted by the Territorial and Municipal United States Governments in Breach of Trust and under False Presumptions of War. All peacekeeping officers and police officers are fully informed.

There are no allowable exceptions and no other Powers extended. So said, so signed, and so sealed this first day of August in the year of 2021 by:

Lames Clinton Selcher

James Clinton Belcher, Head of State States of America, dba, The United States of America