

The Global Bankruptcy Timeline

As a general rule in the United States the Sea Jurisdiction is administered by the Republicans and the Air Jurisdiction is administered by the Democrats.

UNITED STATES

As a general rule in the United States the Sea Jurisdiction is administered by the Republicans and the Air Jurisdiction is administered by the Democrats.

Territorial

Sea Jurisdiction

MUNICIPAL

Air Jurisdiction

1999

On November 7, 1999, the second incorporated version of the United States of America Inc. ended and all the names of the Foreign Situs Trusts that FDR created were released by the bankruptcy settlement. In 1999-2000 during the infamous Bush-Gore Presidential Election and the Florida Chads scandal, the perpetrators were obliged to abandon Washington, DC and leave it vacated for 40 days. During that time, Commander Russell-J:Gould stepped into the gap and reclaimed the Title IV flag so that no hostile foreign entity could gain control or use of it, he also re-opened and kept open the Postmaster and Post Master Offices, and took other actions to guarantee the continuance of the government as a whole. He also restructured the Territorial and MUNICIPAL Supreme Courts and conducted court martial proceedings for a period of many months.

At the time, people laughed at him, but he preserved the entire public side of the government, except for that portion maintained by The United States of America (Unincorporated) which continued to exercise all the non-delegated powers.

2017

The 2015 MUNICIPAL bankruptcy then forced the Territorial United States and its corporate franchises dba China (Inc.), Japan (Inc.), State of Oregon (Inc.), John Michael Smith (Inc.), City of Omaha (Inc.), United Kingdom (Inc.), Florida (Inc.), Canada(Inc.), Australia (Inc.).... into Chapter 11 Reorganization as of May 1, 2017 because they were no longer the beneficiaries of the MUNICIPAL franchises.

2020

The US Corporation filed for bankruptcy on May 4, 2020 as evidenced by the main document and the signature of its CEO. Chapter 11 bankruptcy united states corporation case no 20-40375-KKS United States bankruptcy court northern districts of Florida Tallahassee division: Tax ID # 13-6149455 4-5-2020 Decedents ss # 126-56-2303 - uses the name "Roger Allen Moore" DUNS number 040539587, 003254885 Executive office of the United States govt - WH address Trump signed President / CEO Represented by Phelps Dunbar Washington was closed down for 90 days beginning in March 2020 and ending technically on June 17, but officially, on the 22nd. The offices were staffed by "emergency personnel".

2021

USA CORP shut down January 7, 2021. US CORP was shut down January 19, 2021. The USA CORP was bankrupted, and settled January 7, 2021, along with the UNITED STATES of AMERICA, Ltd., which finished January 19, 2021. The bankruptcy for "the" UNITED STATES of AMERICA, Ltd., the most recent version of USA CORP was entered in London a year and a half prior. The Republic of The United States of America was the sole beneficiary.

2024

October 1, 2024 at 1:00 pm EST:"the United States, Incorporated" ceased to exist, as the final step of the Chapter 7, Involuntary Bankruptcy that Pope Francis * put in motion years before. An emergency appropriation of Territorial funds by Congress provided a three-month transition period during which truly essential services will be further identified and extraneous or illegal services will be shut down.

* Pontiff Francis ordered all Holy See assets to be returned to the Vatican Central Bank within 30 days from 1 September 2022.

Having no more office to occupy, Francis then took the office of the Patriarch of the West for the Eastern Orthodox Church (which is mostly Russian).



2025

At the beginning of Donald Trump's second Administration, the old UNITED STATES Corporation is in the final throes of bankruptcy and every one of its departments and agencies has to be fully audited as part of the bankruptcy settlement process.

At the same time Trump's Administration is charged with performing this audit process, his own corporation, USA, Inc., (recently restructured and rebranded as The United States of America, LLC) is tasked with dissolving or absorbing two-thirds of what is known as "the Federal Government".

The leadership of the USA, Inc. must consider what parts of the old UNITED STATES, INC. need to be restructured and what parts must be liquidated according to bankruptcy law.

How does the Global Estate Trust function?

Why haven't I heard of it before? The Global Estate Trust is over 400 years old. It was older than The United States of America is today when The United States of America was formed. It has organized the entire planet according to its system of postal districts—also called "federal districts" in America. The Global Estate Trust and the services it provides—legal services, banking services, police services, postal services—is so ubiquitous, so integrated worldwide, that we take its existence for granted and wrongly think that our individual government provides all this.

The truth is that the so-called "federal government" in America has always been owned and operated as a private for-profit governmental services company operating under contract to provide certain stipulated governmental services, and—later in history, has been operated as an umbrella corporation with subsidiaries created as franchises and agencies under subcontract to provide these same services by the Global Estate Trust and its national subsidiaries.

Note: In the eighteenth century when the original equity contract known as "The Constitution for the united States" was drawn up, the word "federal" was a synonym for "contract", so the nature of the government as an entity under contract to provide services was apparent to the people. The state legislatures formed to represent the land jurisdiction as separate nations—the larger equivalent of city-states—and the people inhabiting these organic states were clearly aware of the subservient nature of the federal government in all matters not clearly delegated to it as were the Founders and Framers of the Constitution. Article X clearly reserves all other rights to the states and the people.

In summary, our entire planet receives governmental services from one gigantic interlocking trust directorate: the Global Estate Trust. The gentleness with which generations of Popes have exercised their power as the ultimate Trustee should not be mistaken for lack of power, but rather as respect for Free Will and reluctance to interfere with those entrusted to administer their own affairs. In the temporal realm a Pope is a man like any other man, and it is often difficult to obtain all the facts and to be assured of right action. Restraint and tolerance have therefore been the hallmarks governing the exercise of temporal power by the Popes for many decades, but we are now entered upon a time when corruption and criminality have so far progressed among many governmental service corporations worldwide that maintaining the role of global trustee has required action by the Pope and the Holy See.

Over time, specialized service centers organized as separate city-states have taken over specific aspects of the operations of the Global Estate Trust. This so-called "Empire of the City" spans the globe. Rome and Vatican City remain the home base of operations responsible for overall administration worldwide. The Inner City of London, also known as "Westminster", is a separate, independent, international city-state within London and it is home to the Crown Temple which administers legal services and is also home to the Fleet Street hub of international banking services. The District of Columbia, another city-state, is the center of defense and police services worldwide. The United Nations, yet another separate independent city-state, is the hub of international trade, aid, and negotiations.

Over the course of time, delivery of these many services has been organized by separate for-profit corporations and organizations operating in each country under the auspices of an umbrella Trust Management Organization functioning as the national government. Almost all national governments have been incorporated by the Holy See. The American national government is no exception.

Note: As of 2008 there were only a handful of unincorporated lawful governments left in the world: the Holy See, Iran, Iraq, Libya, North Korea, a few Pacific Island Kingdoms, and... the unincorporated United States of America.

The Pope acting in his temporal office and the Holy See and its administrative management arms—the Vatican, the Roman Curia, the British Crown, the Crown Temple, the United Nations, the Pentagon, the Vatican Bank, the Universal Postal Union and a great many other Global Estate Trust franchises and subsidiaries—provide nearly all governmental services worldwide, in addition to their roles in administering various obligations owed to the many national trusts.

The Global Estate Trust is by far the largest corporate enterprise on Earth. Indeed, the very concept of "incorporation" was created by the Holy See and incorporated entities continue to be created and administered entirely under copyrights and administrative law forms of the Roman Curia. The Pope has the undisputed right to liquidate any incorporated entity that is not functioning lawfully and according to its charter. He may also order disposition of corporate assets to the creditors of any incorporated entity that he liquidates, and can alter or void any statute passed by any incorporated government at will. People don't see the Global Estate Trust in the same way that they don't see the Earth beneath their feet. It has always been there. They take it for granted as part of the landscape of the world, but in fact, it is the result of tireless, conscious, determined effort expended over centuries of time. There is, in essence, "one world government" and it has been here throughout the development of the North American Continent as a commercial and political power, from the earliest exploration and colonization down to the present day.

What does the Pope, the Holy See, and the Vatican have to do with anything?

All forms of law beginning with Ecclesiastical Law and including the ancient Law Merchant and Law of the Sea, the Roman Civil Law, and most recently, the Uniform Commercial Code and International Criminal Code are ultimately defined by the Holy See and administered by the Roman Curia, under the Trusteeship of the Pope. Control and caretaking of the earlier law forms was undertaken by the Holy See during the First Holy Roman Empire (800 A.D.) and by contract and consent, has remained in the Holy See's control ever since. The two more recent law forms, the Uniform Commercial Code and the International Criminal Code are copyrighted by Vatican subsidiaries. The Papacy has functioned in two distinct roles for over 1200 years, exercising both sacred and temporal powers. The Pope is named in two distinct offices and wears two different hats. As the leader of the Church and in sacred office, he is properly regarded as "His Holiness Pope Francis". As the CEO in charge of worldwide commercial affairs executing the temporal powers of the second office, he operates as "FRANCISCUS", the Pontiff.

The duties of both offices are distinct and yet ultimately inter-related, due to the Pope's responsibility to oversee the Global Estate Trust. Since the 1400's every Pope has acted as the ultimate Trustee and Steward of the entire Earth conceived as a Trust: the Global Estate Trust. This Trust, which was created over 400 years ago, is divided into three jurisdictions—Air, Land, and Sea. All three are further divided into realms of the Living and the Dead—the living being actual flesh and blood men and women and animals and other creatures in which the blood flows or sap ascends, the dead being all those organic entities who have died and all legal fiction entities, such as trusts, corporations, foundations, transmitting utilities, cooperatives, limited liability partnerships and so on.

The Air Jurisdiction remains with the Holy See, is universal, global, and inclusive in nature regardless of individual religious preferences or beliefs, rules all affairs from the surface of the Earth to the Heavens, is inhabited by spiritual beings both living and dead, has a global population, functions under the Law of Love and the Ancient Law of Free Will and is administered via ecclesiastical canon law generally under direction of the Rectors of the National Shrines established in each country.

The Sea Jurisdiction is international in character, has an international citizenship, rules all affairs on or directly below the surface of the seas and navigable inland waters, is inhabited by living men and women known as Merchants and Sailors, and all living sea creatures, as well as all ships and legal fiction entities engaged in maritime and admiralty businesses and contracts, functions under the Law Merchant (maritime) and Law of the Sea (admiralty) and is administered worldwide by the British Crown Temple doing business as Inner City of London aka "Westminster", and the Lords of the Sea.

The Land Jurisdiction is national in character, is inhabited by living men and women, together with land creatures and plants, has a citizenship based on nationality and which in most instances includes both the living men and women and legal fiction entities, rules affairs of the land from the surface to the depths beneath, functions under The Law of the Land, and is administered worldwide by the Universal Postal Union and the individual national Postmasters.

Each jurisdiction—Air, Land, or Sea—has its own law forms. The Air functions under ecclesiastical and canon law. The Sea functions under the Law Merchant and Law of the Sea. The land functions under the Law of the Land.

This is the Big Picture, and in the end, it is all administered by the Holy See and the Roman Catholic Church, which has struggled to maintain an "orderly and peaceful Kingdom on Earth" and at times through its history has admittedly been overwhelmed by corruption and human error.

By its nature and function the Global Estate Trust has established a vast interlocking trust directorate that exists worldwide and extends from the Holy See down to the local level of government administration.

A trust is formed when a Donor places assets into the care of a Trustee for the good of Beneficiaries. In forming the Global Estate Trust it was considered that Jesus Christ placed the entire planet in the care of St. Peter, that the Pope is Peter's successor Trustee, and over time it has been realized that all people and living creatures are intended Beneficiaries of the Global Estate Trust, not just members of the Roman Catholic Church. This realization is one of the most direct results of the Protestant Reformation, which asserted individual dominion over the Earth as granted in Genesis 1:26-28. Today, as confirmed by Popes John Paul II, Benedict XVI, and Francis, the Global Estate Trust serves all people regardless of faith, color, or creed.

Source: <http://www.annavonreitz.com>

version 3.0 February 2025