Dear Mr. Noreika:

It has come to our attention that attempts have been made to disinherit us via false claims of federal Municipal and Territorial citizenship and via bankruptcies related to Municipal and Territorial “franchise persons” operated in our names without our knowledge or consent. These constructs include Cestui Que Vie ESTATE TRUSTS dba ACCOUNT designations in the form: JOHN MICHAEL DOE, public transmitting utilities operated under dba names in the form: JOHN M. DOE, Foreign Situs Trusts operated under dba names in the form: John Michael Doe, and numerous other variations.

This amounts to press-ganging an innocent civilian population and transporting them into a foreign jurisdiction (kidnapping/human trafficking) and meanwhile impersonating them for the purposes of plunder, personage, and barratry. These are all crimes of inland piracy that have been carried out against Americans with the help of your office acting by omission.

We have returned to the land jurisdiction states of our birth and we have surrendered all federal PERSONS to the Secretary of the Treasury and have expatriated from any presumed Territorial citizenship on the public record and have re-conveyed our Trade Names back to the land and the soil of our birthright.

Our ancestors have been here on American soil since before the Revolution and there is no evidence otherwise.

As such, we are bloodline inheritors of the actual Constitution and the actual National Trust, and we are not pleased to learn that our inheritance has been seized upon by your office under false pretenses since 1863 and that a constant state of “war” has been alleged and engendered since that time. We are here to inform you that the so-called “American Civil War” was never declared by any act of Congress and no actual Peace Treaty exists ending the resulting illegal commercial mercenary action on our shores, despite three public declarations by President Andrew Johnson proclaiming peace and the surrender of Lee’s army at Appomattox, Virginia in April of 1865.

This communication is to inform you that the “war” insomuch as it ever existed, is over.

We are innocent private Third Parties who have been attacked and had our property illegally subsumed into multiple public bankruptcies by foreign commercial corporations that have unlawfully converted our assets,
infringed upon our copyrights, and trespassed upon our soil under color of law.

At present, both the Municipal and Territorial governmental services corporations are in bankruptcy proceedings. The UNITED STATES is insolvent and under liquidation and the USA, Inc. is under Chapter 11 Reorganization. We have visited The United States District Court for the District of Columbia and have informed the Senior Judges there that we are alive and well and claiming our estates en masse, which requires action by your office to probate and return our property to us, including our copyrights, trademarks, patents, and all other intellectual and material assets.

We have secured our claims internationally by Due Process. We have Title, Lien and Bond in the global municipal jurisdiction and also Title, Lien, and Bond in the territorial and international jurisdiction of the sea. Our Private Registered Indemnity Bond AMRI00001 RA393427640US is on file. We have come now to reclaim our land jurisdiction assets from your office in the name of the unincorporated United States of America and each actual state and each actual living American.

Please prepare for the orderly disgorgement of all purported foreign grantor trusts and assets back to the lawful owners, heirs, and beneficiaries without prejudice.

Federal citizens and actual federal dependents are eligible for discharge of any federal franchise debts via bankruptcy. All others are eligible for discharge of franchise debts and settlement of probate because they have been found to be alive, and because the debts accrued by the municipal and territorial persons are debts of secondary and merely presumed beneficiaries of the landed estates.

Please pull all American estates out of the bankruptcy Slush Pile absent credible proof of actual, factual federal employment or unearned federal dependency according to the stipulations already given to The United States District Court for the District of Columbia. Merely receiving or having Social Security accounts is not deemed proof of federal employment, nor are federal civilian or military retirees subject to any presumption of continued municipal or territorial citizenship past the date of service separation.

We are looking forward to your prompt and faithful performance of your duties with regard to the actual American states and people.