

International Public Notice: The Dangers Posed by Ignorant Thugs

By Anna Von Reitz



Many of you are concerned about my health and welfare. So am I. Tomorrow, armed and very ignorant thugs are set to arrive at my house, board my "vessel" and seize my property under False Pretenses.

These are the same thugs that have been harming people and ruining lives all over this country for six generations.

They have no right to do this. They have no right to force the use of their ideas on anyone, much less charge people "taxes" because they unknowingly use copyrighted intellectual property descriptions.

In my case, my property is separately surveyed and recorded apart from any use or contract with the now-defunct MATANUSKA-SUSITNA BOROUGH, INC. and has been for years. It has a separate address. It is fully posted. My husband's estate owns the underlying United States Land Patent. On top of which, all debts of all and any Federal PERSONS related to me have been indemnified and prepaid.

So, their "COURT" had no validated commercial claim or proof of debt. I presented four potent contracts that prove everything I or anyone else could need to prove to overturn any unproven allegation of debt or public interest in my house and my land.

They ignored this. Why? Because they are a commercial corporation and it is in their self-interest to try to steal my property by pretending that it's their property.

The fact is, they don't own any land and never did. They don't own anything except descriptions and labels they made up out of thin air and attached to my property.

This is called "illegal latching" and the fact that they, the MATANUSKA-SUSITNA BOROUGH, INC. was guilty of this on a large and organized scale does not change the nature of the crime.

The Territorial Administration has allowed these Municipal Bounders to come in and make these false claims because they get a 40% kickback. They let these COURTS operate on American soil because of the payola involved and the assets seized using this bogus set-up.

About all anyone can do to put a stop to this is let the Vermin know that all eyes are on them and we know who they are and what they are doing --- and what they are leaving undone.

The Territorial Government is supposed to protect each and every one of us from this sort of thing happening, not a blind eye. The actual State Troopers owe the living man their "good faith service" and I hold my property as a living woman. Instead, they let the phony Municipal "STATE" troopers come in and start a disturbance, and after the fact the Territorial State Troopers come in and arrest everyone, with or without shooting, based on the idea that the victim was in the wrong and owed a "public debt" tied to their own paychecks.

Though none of this is true or right, that's what they do and what they have done for a long time. The dictum has been, "You will use our products and you will keep on using them and paying whatever we charge for them --- or else!"

But who has the contract for their "services"? The Territorial Administrators are the ones that let them come here and provide services --- presumably to Territorial Persons, not the rest of us.

Yet, when we say no and establish property physical surveys and separate our holdings from all "public" encroachments, when we do what they did and make up our own address and record it -- then we are competing with them and mowing our own lawns, and they actually think they can force us to receive and pay for their "services".

If so, then any corporation, any vendor at all, with a large enough customer base, can force you to buy and pay for their toothpaste, their ham hocks, and their accounting services to determine your "taxes". This entire country can be run like a monopolized "Company Store" set up by Nineteenth Century Robber Barons, where their "government services corporation" is the only source for everything and you are totally dependent on them and at their mercy.

They are on their way to doing precisely that right now and we have to stop them.

Any idea that any COURT run by the Company that runs the Company Store is going to grant your right to provide your own services and live apart from their monopoly would be naive. These are private corporate tribunals run by the very offenders engaged in this monopoly. And when you say no, and give them fair Notice that you don't need or require their "services", they claim you owe them credit (not money; they can't claim that) which you do not owe.

It's a far more grandiose version of the old Magazine Subscription scam. Back in the 1970's you'd get offers in the mail, offering a free subscription to a magazine, like "Field and Stream". If you accepted the "free" offer and didn't cancel, they got to charge you for a year's subscription. But they got greedy. Soon, they tagged people for a two year subscription based on acceptance of one sample copy. Next, they started sending multiple "free" copies of half a dozen magazines.... soon, people were stuck paying for half a dozen magazines they didn't actually order and didn't want.

It's the same thing with these "government services vendors" --- which are just commercial corporations like McDonald's or yes, Publisher's Clearinghouse. Like the magazines you don't want and didn't subscribe to, they just keep providing their "service" and their "products" to you and shove, shove, shove.

I served the MATANUSKA-SUSITNA BOROUGH, INC. multiple times asking them exactly what services they were providing me and what did these services cost? I offered to pay them my fair share for services I agreed to. They never replied and they got full Due Process Service each time --- three Notices, each time. All acquiesced to on their part.

So, at that point, by law, it's on them not me.

Brigands don't listen and don't play by the rules.

What can you do? You can alert the members of the "Alaska" Congressional Delegation. You can alert the Governor's Liaison, Jordan Shilling. You can alert the Alaska Judicial Council. You can call the Alaska Department of Public Safety. You can make them all aware --- and liable --- for continued commercial crimes and armed racketeering taking place here or anywhere else in America.

Read the Federal Territorial Code Titles 5 and 22, which describe in some detail the Territorial Corporations run by the British Crown and how they are limited and supposed to function. Then read the Clearfield Doctrine.

Dressing up in a uniform doesn't change the fact that these are just commercial "service" corporations, and "private" security personnel ---and their officers and officials have in fact no authority to address you or me, no right or reason to enter a posted and privately surveyed land parcel.

In the same way, calling a service fee or a licensing fee a "tax" doesn't make it one.

If we don't want to receive or buy their "services" a simple no should be enough.

How would you like it, if McDonald's employees could leave a stack of hamburgers on your doorstep every day--- whether you wanted them or not --- and charge you for the burgers, their "delivery service" and their "accounting service" according to an undisclosed fee schedule?

That is what the MATANUSKA-SUSITNA BOROUGH, INC. was doing. That's why it's bankrupt. Look in the UCC unit files and you will see that it is one of the corporations I named and liened for the unjust enrichment they extracted as "taxes" without a contract, without a fee schedule, without ever telling anyone precisely what services they were providing or how these "taxes" were apportioned.

This is precisely my situation with the former MATANUSKA-SUSITNA BOROUGH, INC. only in their case, I could never determine based on any reply from them, exactly what "service" were they purportedly providing?

There was no list of services, no stated cost, no service standards, no accountability. Ever.

Yet, in fact, they are just vendors like any other commercial corporation. Can your local grocery store put out a pile of grapes with no price attached, and then later charge you whatever they want? No, of course, not --- so why should these "government" vendors get away with that?

They are trying to use the old "Fourteenth Amendment citizen" scam and claim that a FEDERAL (Municipal) PERSON named "ANNA RIEZINGER" exists and that I am operating "HER". Well, that's a good trick if so; I returned the only such FEDERAL PERSON issued in my name to the Secretary of the U.S. Treasury years ago. He's my direct Trustee responsible for dealing with any and all bills or other problems that crop up as a result of "HER" existence or any other FEDERAL PERSON claiming to operate under my name.

So, it's a collusion between the Territorial Government Corporations failing to do their duty -- in view of a 40% kickback -- and the Municipal Government acting as strong-arm sales and collection "agencies".

If they come on my privately surveyed and separate property tomorrow and shoot me, you will know what went on and be in position to sue them as a group for my wrongful death. Bring your claims under the Uniform Commercial Code(s) and rip them all a new one.

Meantime, about all you can do is pray and call and email the Vermin and let them know that you see them for who and what they really are --- and you are watching them, keeping track of their activities and encroachments, and using all peaceful means to hold them accountable.

Sooner or later, truth and reason win out over venality and greed. People eventually wake up, question the nature and authority of these "authorities"---- and then, finally, the People will govern themselves as they ought to, and tell their public servants where to go, how high to jump, when and where, which services they have ordered (the eighteen self-evident in the Federal Constitutions) and hold these foreign, for-profit "governmental services" corporations feet first to the fire if they or their State of State franchises encroach on your property or rights or anything else rightfully belonging to you.

They don't have a contract with you. They have a contract with each other, and are acting in collusion against your Public Interest for their unjust private gain.

And all while the Territorial Government, at least, is under contract to provide you with "good faith service" and responsible for directing their Municipal Government employees how to behave, too.

That's why I addressed Governor Dunleavy in two specific offices ---in his Territorial Office as "Mr. Governor Michael P. Dunleavy" and as Municipal "GOVERNOR MICHAEL P. DUNLEAVY" when I had the Process Server deliver our Writ of Assistance Order.

The Territorial Government is supposed to be protecting me, not their own Municipal Subcontractors. Those Municipal Subcontractors aren't even supposed to be here on the land and soil of the States. They are supposed to be limited to operations within the District of Columbia, but instead, all these Municipal Corporations have piggybacked on the Territorial Corporations like fleas on a dog, so the Territorial officials are the ones responsible for their presence and their operations here.

And neither one should be addressing us or shoving additional services down our throats (beyond the services due under the Federal Constitutions) or making false claims in commerce concerning us.

When the facts come out, it will be apparent that I have never knowingly, willingly, or voluntarily been a British Territorial Person nor a Municipal PERSON, either. I am and hope to remain that simple thing --- a peaceable Wisconsinite, owed every jot of the Federal Constitutions. The Act of State I showed and referenced to the COURT on September 5th 2025 more than adequately demonstrates that and makes them liable for any action they take against me or my private property.

They can build a bonfire on the adjoining public road easement for all I care, so long as it doesn't harm a single leaf on one of my birch trees.

The "State of Alaska, Inc." and its "Department of Public Safety, Inc." have been fully informed that these Municipal Marauders intend to engage in strong-armed racketeering disguised as a public "judicial" process at my house tomorrow afternoon.

If the "Governor" doesn't do his duty and the Alaska Judicial Council doesn't do their duty and the Congressional delegates fail to do theirs, it will be apparent to everyone on Earth exactly what a nest of dishonorable vipers have taken root in America. This isn't a problem unique to Alaska. It's a problem in every State of the Union.

You can all look up the Alaska Congressional Delegation easily enough and "act" as if you are Territorial Persons on a temporary basis; give them an ear-full for me.

Jordan Shilling, Liaison for Governor Dunleavy can be reached at jordan.shilling@alaska.gov.

The attorney for "ALASKA, INC." the new Municipal Corporation acting as a "Successor to Contract" that is trying to promote the idea that I owe the defunct MATANUSKA-SUSITNA BOROUGH, INC. "tax" debts is Meredith Ahearn at ammers@gci.net. (She's technically working for PACIFIC RIM, LLC, but that's just another franchise of the same parent corporation.)

All these people are 100% personally and commercially and individually liable for any harm that comes to me or my property as a result of their own evil activities and false accusations.

No matter what happens, don't let the rats win. Keep on them. Keep undermining their gross over-reaches. Alert everyone to the nature of these "governing bodies" as self-interested foreign commercial corporations in the business of providing "government services". Realize that commercial corporations have no right or authority to "tax" anyone, and realize that their service fees and contracts have to be stipulated like any other commercial corporation.

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