

Judgment and Findings of the Alaska State Superior Court  
In Term Equity  
Jurisdiction of the Alaska State  
Matanuska-Susitna County  
4<sup>th</sup> of July 2016  
Case Number: 07012015-00012



History

This suit in equity has been brought before this Article X Court of Record to determine the material interests of Claimants who are American State Nationals, all Caucasian men above the age of majority, all having proven and established by public record that they are in actual fact the grandsons of similarly qualified men who were living landlords in their respective states of the Union during or prior to the years 1868-1888 and as grandsons they do claim under the Laws of Equity their interests both public and private in all those states of the Union and all property public and private upon the land of those states of the Union that their grandfathers possessed and which they claim they are heir to and beneficiary of under the Cestui Que Vie Act of 1666 and subsequent Acts establishing the inheritance of these estates.

Findings

These men so qualified stand as agents and representatives of fifty nation-states established by trust and compact upon the land jurisdiction of the United States and have by their words, deeds, and acts recorded by this court brought collective action for all living heirs, claimants, and beneficiaries without exception and by the laws of primogeniture accepted and binding upon their grandfathers and by the rule of Cestui Que Vie trusts which recognizes that the heir of the grandfather is necessarily also the heir of the father, we grant and decree that these men having standing, right, and equity are each severally and jointly sovereigns of the land and Holders in Due Course of all priority claim and material interest owed to these nation states acting in behalf of the collective interest of their wives, their progeny and all lawful heirs and beneficiaries of these estates.

Insomuch as these are living men well-established and qualified by sufficient evidence to be living heirs of similarly qualified men who were grandfathered into all rights and interests owed these states and their estates, it is the finding of this Court that their claim upon their respective grandfather's estates and their paramount claim upon the land and land assets of their respective states of the Union stands, and none of the respective property of these nation-states can be said to be abandoned nor subject to any greater or subsequent claims by secondary creditors.

Whereupon we declare and decree before the whole world that The united States of America still stands and is claimed in equity by valid heirs and progeny of the militia known as the people who established each nation-state existing upon the land jurisdiction of the United States.

We confer all right and title held in behalf of the rightful heirs in equity thus shown to be alive to them and to their heirs and to the collective beneficiaries of their claims and actions here today.