

## Letter to the U.S. Trustees

By Anna Von Reitz



Please note that this letter has also been forwarded by email to their local Alaska Representative in Eagle River, Alaska.

Dear U.S. Trustees:

It is our understanding that the Federal Municipal conglomerate popularly known as the UNITED STATES entered Chapter 7 bankruptcy together with all its presumed to exist franchises created under City of Washington, DC, Statute, Vital Statistics, Chapter 2, Section 7-201, paragraph 10, (1980) which identifies individual federal municipal trust estates named after British Territorial U.S. Citizens, that are also Estates in Admiralty jurisdiction.

We are the preferential and actual creditors of both these Estates/ESTATES and issued a Form 56 naming former Secretary of the Treasury Mnuchin as Trustee responsible for transferring the named ESTATES to the U.S. Treasury (1789) as foreign assets.

We were not notified of the Creditor's meeting because it would appear (to you) that the ESTATES in question belonged to British Territorial Estate interests attached to missing British Merchant Mariners, and not to Americans of known provenance, who have established their Express Trust and reversionary trust interest well-prior to all these nasty bankruptcies.

These so-called Debtor ESTATES are firmly lodged and require your attention and release, first in favor of the British Territorial Creditor, and finally in favor of the original American in possession of their reversionary trust interest in the lawful Person that was purportedly "waived" by Third

Parties to create an infant decedent estate "for" them while they were still babies in their cradles.

We are seeking full settlement and release of our natural American estates to our private administration and transfer of assets to our American chartered bank system.

It is our further understanding that the U.S.A.,Inc. also underwent Chapter 11 Bankruptcy and reorganization while the federal Municipal ESTATE trusts named after us were lodged with the U.S. Treasury (1789). It is our firm belief and assumption that as these were "foreign estates" repositied with the U.S. Treasury 1789, they would be held harmless and carried through the Chapter 11 Bankruptcy.

We would like the name and contact information of the office responsible for returning these multiple Estate/ESTATE interests back to the original owners and to the protection of our actual government.

It is our understanding that as Public Usufructs, both the UNITED STATES and the U.S.A. Inc. engaged in secretly using our private names as the names of franchises benefiting themselves, and that both of these organizations owe us the Usufructuary Duty to hold us and our assets harmless from any injury arising as a result of the existence of these foreign "persons" and their respective Estates/ESTATES named after us.

It is also believed that the debts accrued for any services that we or our estates received can and should be, according to our directions, held exempt and written off as a debt swap (Mutual Offset Credit Exemption Exchange) against the debts your organizations owe us.

This MOCEE process does not result in a discharge or write-off or forgiveness of debt and is not owed additional taxation as gifts or estate taxes, but is a mutually agreed upon remedy for the settlement of debts that are otherwise not payable under the current financial regime.

Our claims were further lodged with the Secretary of the Treasury and the Comptroller of the Currency well-prior to the onset of the present bankruptcies and should have been addressed by the U.S. Trustees beginning in 1998; in consideration of the failure to provide Due Notice to the actual Creditors and failure to locate and identify the actual Parties of Interest, also the elements of constructive fraud that are endemic to this multi-trust, multi-jurisdictional double obligation scheme, we feel that it is advisable for any presumptive settlement and related statutes of limitations to be set aside in our favor.

Thank you very much.

The records related to our Form 56 Action and Secretary Mnuchin's corresponding action are lodged with the U.S. Treasury and should also appear as assets held as foreign assets by the Securities and Exchange Commission and as bonds held by the Federal Reserve Bank of New York.

We are ready to recoup back our "lost" inheritance that has been held by Federal Administrators under a series of False Presumptions resulting from undisclosed and, for our part, unconscionable foreign citizenship contracts conferred upon or otherwise foisted off on us while we were still babies in our cradles.

Letter from:  
Anna Maria Riezinger, Fiduciary  
The United States of America  
In care of: Box 520994  
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September 15th 2024

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See this article and over 5000 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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