

# International Public Notice: The Most Important Page

By Anna Von Reitz



Many years ago now, I wrote a book. It's called "Disclosure 101".

The most important page in the book is page 19.

It discloses, as of 1995, exactly where in the United States Municipal Code the Birth Certificate Trust is created and it explains the circumstance of its creation.

This is extremely rare information.

A British Territorial corporation doing business as "the United States of America, Inc." went bankrupt in 1933. This has been publicly admitted in many places, including the Minutes of the Conference of Governors meeting on [March 6, 1933](#).

All the British Territorial U.S. Citizens were bankrupted as franchises of this corporation.

So, as you can see, the Puerto Rican Bankruptcy Trustee set their individual estates aside in a sort of legal limbo.

They --- members of the U.S. Military and Dependents --- could, if they wished, claim their "reversionary trust interest" as Americans.

The details of this are on page 19.

As the U.S. Military had incorrectly misidentified all of us as their "dependents" we were all cast into this same limbo.

And all our estates were classified as belonging to "infant decedents".

What this means is either: (1) the estate of a baby who literally died in infancy; or, (2) the estate of a baby whose birthright estate was waived.

In our case, our birthright estates were waived by our unwitting Mothers when they signed the "birth registration" paperwork at the hospital.

That allowed us to be human trafficked on paper and deprived us of our birthright as Americans.

Instead, we were assigned the political status of Puerto Ricans, U.S. Citizenship, and, please note. Puerto Rico is a British Commonwealth nation.

None of this was lawful or legal, either one. It was not disclosed to our Mothers. It was not disclosed to us when we were older.

It's disclosed on page 19.

In order to "legalize" this mammoth crime and fraud, they allowed the victims (if they knew about it) to assert their reversionary trust interest -- that is, reclaim their birthright estate, so long as they rolled it over into the United States (Trust) --- and what is the United States Trust?

Remember that the Confederation and the Federal Republic were both rendered inoperable in 1861? And all their assets were rolled up into trusts?

State Trusts were created at the State level, and the United States Trust(s) were created at the Federal level.

From the foreign perspective of the Perpetrators of this giant con game, we are all assets of the United States Trust and that was where our birthright estate was cashiered.

We could choose to be bankrupt with them, or we could choose to return to our birthright status and roll all our assets into the United States Trust.

We had to assert our "reversionary trust interest" -- that is, assert our natural political status and reject being classified as British Territorial U.S. Citizens.

That's on page 19, too.

If you think about it, you've seen these trusts all your life. Northern Trust. Southern Trust. U.S. Trust. United States Trust. United States Trustees.

The person to be notified at that time, was the head of the Internal Revenue Service.

That's on page 19, too.

Since then, the person(s) to be notified are: the United States Secretary of State, the United States Trustees, and the Commissioner of the Internal Revenue Service.

What I didn't go on to explain was the "out of the frying pan and into the fire" nature of this partial remedy.

Yes, you can assert your natural political birthright, but they will only allow you to claim to be a United States (Federal Republic) Trust chattel, and still not recognize that you are an actual American and not obligatorily attached to the long-vanished American Federal Republic.

The purported "remedy" leaves you in a false political status either way.

Either you are mischaracterized as if you were a bankrupt Puerto Rican U.S. Citizen, or, you are mischaracterized as a United States Trust chattel, and they control the United States Trust.

The Truth, of course, is that you were never a U.S. Citizen and never a United States Citizen of the Federal Republic, either.

You were naturally and factually an American born in one of the States of the Union and take your nationality from the State where you were born.

All this impersonation and mischaracterization going on in international and global jurisdictions claiming to own you, own your body, own your name and all other assets, etc., and them, claiming to be your Trustees and Representatives, is all fraud.

The claim that your American Government was in interregnum is also a form of fraud. The American Government was never called into Session because it was never informed of the circumstance. Our Federal Employees owed that Due Diligence to the American People, but instead, they acted in Breach of Trust.

So, I can, and I have, claimed my inherited "reversionary trust interest" in the Federal Republic and Confederation, but as the presumed Donor of all my assets

held in the United States Trust(s), I have also asked my purported Trustees to dissolve the trust.

The Donor can require the dissolution of the United States Trust(s). The Beneficiary can only request it.

There you have it.

They stole my identity and finagled to get my Mother to waive my birthright estate as an American. They trafficked my stolen identity into the international jurisdiction of the sea and pretended that I was a U.S. Citizen or Dependent thereof. As a remedy they allowed me to adopt a different foreign political status, that of a United States Citizen (a denizen of the vanished Federal Republic), and having done that, they cashiered my assets in the United States Trust(s) --- which they control, except for one thing.

Via this operation, I became a Donor, and a Donor can always dissolve the trust.

So there is a logic to everything, and now you know why they are so desperately trying to "disqualify" me and at the same time, so frantic to "restore" the Federal Republic --- a job they can't do, because they lack the standing as Americans to do it.

Remember, they are all U.S. Citizens. They never asserted their reversionary trust interest. They were never recognizable as United States Citizens of the Federal Republic. And as I have continued my march home to Wisconsin in the character of a Federal Dual Citizen as originally intended, they've all been left stopgobbered.

All my actions have been recorded and all claims cured, everything given Due Process. So even in their whacky fictional world, they have no cause to complain nor any recourse.

What goes around, comes around. They outsmarted themselves. They left themselves ineligible to "restore" anything American or claim anything American. They certainly don't have any superior claim to the Union States and States of the Union. Any old Great-Grandma from Wisconsin who stands as a Donor, is first in line, first in time, and has a superior claim to all American assets.

So long as I was leaving their fraudulent con game behind, I made sure to take all my countrymen with me, so that any American who doesn't actually work for the Federal Government Subcontractors, and isn't knowingly and voluntarily adopting

their foreign citizenship(s), is free to declare their American State National political status and come home to truth and sanity.

Even those Americans currently working for a Federal Subcontractor need not worry about this. When they quit or retire, they can come back home to their natural political status like anyone else.

To recap:

Undeclared Foreign Agents working for European interests took "me" -- my Given Name-- to sea as a baby only three weeks old, and registered me as a British Territorial U.S. Citizen under British Crown copyright. As a remedy for this (and to "legalize" their own actions), they "allowed" me to claim my reversionary trust interest as a Donor to the United States Trust(s) -- which I did. Having arrived back in the American domain, I then exercised my position as a Donor to dissolve the Trust in favor of my Beneficiary, a little ole American Lawful Person born in Wisconsin, on [June 6th 1956](#).

To symbolically record this in terms that must be understood, I initiated a name change from ANNA MARIA RIEZINGER (the Municipal Trust documented in the first paragraph of page 19) to Anna Maria Riezinger (the name of the "lost" British Territorial Person which is the same as the name of my Lawful State Person).

I then changed the venue to land jurisdiction by recording the Name Change, and posted my Notice with a Certified Copy of the recording to the Court that granted the name change --- thus returning full circle back to the (Territorial) State of Wisconsin--- where I had been snatched as a baby---- and then into the State Trust, as a State Trust Asset Donor. As Donor, I ordered my "presumed" Trustees to dissolve the Alaska State Trust and the Wisconsin State Trust, too, and set me and my assets free, returning all my purloined assets to me and to my control, as I am a living, breathing woman, a Wisconsinite, in no need of their services.

These foreign "federal" corporations here on our shores to provide "essential government services" created State-of-State franchises for themselves and had them act as Public Usufructs under color of law. One of these foreign State-of-State franchise corporations, doing business as the State of Wisconsin latched onto my Given Name and used it to create a franchise named after me for their own benefit: Anna Maria Riezinger (Inc.) defined as a British Territorial Person and U.S. Citizen. They owe me the Usufructuary Duty to hold me harmless from any charges or harm resulting from the existence of this franchise entity.

Similarly, the Municipal Government did the same thing, only their action resulted in the creation of a Municipal franchise corporation named after me: ANNA MARIA RIEZINGER and numerous derivative corporations, such as: ANNA M RIEZINGER (a public transmitting utility) and RIEZINGER, ANNA M (the estate of a "lost" sailor in the British Merchant Marines) and so on. All these are considered "citizens of the United States". Again, those who created these franchises and named them after me owe me the Usufructuary Duty to hold me harmless from any charges or harms resulting from the existence of these corporate franchises named after me.

Instead, both of these dishonest "service providers" reorganized as commercial and municipal corporations, respectively, have used these fictional franchises to impersonate me, to subject me under foreign law, and they have enforced laws and fines and fees and performances and mortgages and taxes that I never owed using these devices.

These are all deliberate crimes of personage and barratry against their actual American employers. This has been done in Gross Breach of Trust and Violation of their Service Contracts -- that is, The Constitution of the United States of America and The Constitution of the United States.

If anyone wants to know more about this, they need to read beyond Page 19 of Disclosure 101.

The more interesting thing about all this, aside from the convoluted and endless impersonations, and the misuse and abuse of trusts to purloin and control assets that never belonged to the perpetrators, is that all that is truly required of me to bust this fraud scheme into a million little pieces, is my clearly stated intention on the record, so here it is in this Court of Record: Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents:

It is my intent and act to dissolve all foreign public and private trusts containing assets belonging to me and I direct all my assets to be returned to me, to my possession, and my control.

It is my intent to live my life as a freeborn American, a Wisconsinite in full possession of my land and soil, my water and air, together with my Good Name under my copyright, and with all my assets in all jurisdictions, both public and private---- meaning all my physical and intellectual and energetic assets--- in my direct control and possession, intact and immune from any foreign legal presumptions or attacks of any kind.

My intent is to dissolve all foreign-generated trusts and bonds that have been foisted off on me and used to cashier my assets for the benefit of foreign interests both public and private. My intent is to clear the air and vacate the seas, so that there is no longer any question about my identity, my political status, my standing, nor any cause to think that I have abandoned my Natural and Unalienable Rights as an American in favor of any foreign government.

It is my will and intent that all Americans who have been mistreated, impersonated, commandeered, deceived, defrauded, and subjected under unconscionable contracts obtained under color of law and enforced under False Pretense of War, receive back their assets and that their unincorporated American Government is recognized as the true and lawful Government of this country. So said, so signed, and so sealed.

I am attaching a photograph of Page 19.

<https://annavonreitz.com/page19.jpg>

Let those who need to know, know. Let those who need to act, act. This is a complete and express trust stipulation by the Donor that all government employees and all agency employees, including but not limited to the U.S. Armed Forces and American Armed Forces personnel must comply with.

It is sufficient that one American stands, and I do.

I have served as the Fiduciary in the Public Interest of this Country and its People and its unincorporated American Government for over a decade.

Issued by:  
Anna Maria Riezinger, Fiduciary  
The United States of America  
In care of: Box 520994  
Big Lake, Alaska 99652

[August 5th 2024](#)

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