Notice Given April 22nd 2016

By Anna Von Reitz

April 22, 2016
To: Don Young, Lisa Murkowski, and Dan Sullivan
c/o “Alaska Congressional Delegation”
702 Hart Senate Building, Washington, DC 20510
US Certified Receipt: 7006 0810 0003 3541 5755
709 Hart Senate Building, Washington, DC 20510
US Certified Receipt: 7013 3020 0002 1837 0399
2314 Rayburn House Office Building, Washington, DC 20515
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From: Anna Maria Riezinger, Grandmother
I am writing to you today pursuant to my duty to fully inform you.

1. Please be informed that you do not represent me and that I am not your employee. I am in fact your employer and benefactor and am a Beneficiary of the United States Trust which you are all supposed to be administering as Trustees in my behalf; also be informed that ANNA MARIA RIEZINGER and ANNA M. RIEZINGER and all other franchises created or thought to be created and operated under these names owe their allegiance to the land of Wisconsin, are of age, and are voluntarily expatriated from any allegiance, obligation, or association with the corporation doing business as the UNITED STATES and equally expatriated from any allegiance, obligation, or association with the corporation doing business as THE UNITED STATES OF AMERICA.

The same is true for JAMES CLINTON BELCHER, JAMES C. BELCHER, ERIC JON BELCHER, ERIC J. BELCHER, HAROLD CARL HEINZE and HAROLD C. HEINZE.

The living Americans who are the respective Holders in Due Course of these given names and the underlying Trade Names formed in Upper and Lower Case and all other derivative names, labels, accounts, assets and vessels in commerce associated with them are American State Nationals owing their singular allegiance to the land of their birth.

This is your Notice of these facts.

2. In April of 1861, Lincoln forced the remaining (Northern States) members of Congress back into Session as Commander-in-Chief under martial law, and this has remained the situation ever since. Despite three public declarations by President Andrew Johnson declaring the land jurisdiction to be at peace, no peace was ever actually declared and no Peace Treaty ending the Civil War has ever been signed, with the result that our nation has remained at constant “war” of one kind or another for 150 years. This has caused incalculable damage to millions of people worldwide and the deaths and deprivations of millions of Americans, too. The blame for this continuing outrage against humanity rests firmly on the shoulders of your predecessors and now upon your shoulders.
Resume operation of the proper civil government owed to us under international treaty or stand revealed before the entire world as a nothing more than a despicable corporate military dictatorship being run by international banks under color of law.

This is your Notice of these facts.

3. June of 1864-- the “acting Congress” passed an Act changing the meaning of “state, States and United States” to mean “the territories and District of Columbia”. (13 Stat. 223, 306, ch. 173, sec. 182, June 30, 1864.)

“US Territories” means “portions of the United States that are not within the limits of any state and have not been admitted as states. Includes all federal installations”—military bases, docks, courthouses, arsenals, etc.

This was never changed, so, all references to “state, States, and United States” in Federal Code that are not otherwise specifically defined, must be construed as “the territories and District of Columbia”.

You must also make a distinction between the meaning of the words used prior to and then after the passage of this 1864 corporate law.

Prior to this, “state, States, and United States” meant what we commonly still believe them to mean--- after 1864 in Federal Code—they generally meant something entirely different and opposed to the popular meaning.

This is your Notice of these facts.

4. In 1871-78 an additional meaning was given to “United States” via a process set in motion by the Act of 1871:


Though the Act of 1871 was repealed, its legislative intent was merely chopped up and subsequently passed via this process:

“An Act Providing a Permanent Form of Government for the District of Columbia,” ch. 180, sec. 1, 20 Stat. 102, June 11, 1878, to remain and continue as a municipal corporation (brought forward from the Act of 1871, as provided in the Act of March 2, 1877, amended and approved March 9, 1878, Revised Statutes of the United States Relating to the District of Columbia . . . 1873–’74 (in force as of December 1, 1873), sec. 2, p. 2); as amended by the Act of June 28, 1935, 49 Stat. 430, ch. 332, sec. 1 (Title 1, Section 102, District of Columbia Code (1940)) .

As the actual District of Columbia was set up in 1790 and fully chartered by 1801, the aim of the Act of 1871 is, as it must be, merely to set up the “United States Corp”.

This process of legislation created a private corporation owned by the actual government of the District of Columbia.

Thus the only government created was that of any private corporation which determines its own administrative rules and structures.......that is, the US Corp dba “UNITED STATES” is not merely the adopted doing business name of an incorporated municipality (District of Columbia)--- it is also the name of a private corporation (District of Columbia Municipal Corporation) that was created by the acting Congress via the Act of 1877 and as amended ever since.

This is confirmed by Title 28 3002 (15) (A) (B) (C), which states unequivocally that the UNITED STATES is also the name of a corporation, as just demonstrated from the public records.
5. In 1945, the United States Supreme Court addressed the meaning of “United States” for what it termed the “final time” and offered the following:

“The term "United States" may be used in any one of several senses. (1) It may be merely the name of a sovereign occupying the position analogous to that of other sovereigns in the family of nations. (2) It may designate the territory over which the sovereignty of the United States (that is, the territories and District of Columbia) extends, or (3) it may be the collective name of the states which are united by and under the Constitution.” --- Hooven and Allison Company v. Evatt, 324 US 652 (1945) (This is also the verbatim definition of “United States” given in Black’s Law Dictionary, 6th Edition.)

Thus we have a total of five definitions of “United States” in common use within the federal government– the three given above, the one adopted in 1864, and the one coming out of the Acts of 1871-78.

6. The same duplicitous word-smithing was done with the words “United States of America”— with the same result.

From --- A Law Dictionary, Adapted to the Constitution and Laws of the United States. By John Bouvier, published 1856:

UNITED STATES OF AMERICA. (First meaning given):
“(1) The name of this country. [That is, the actual land mass.] The United States, now thirty-one in number, are Alabama, Arkansas, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Mississippi, Missouri, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, Wisconsin, and California.”

(Fifth meaning): “(5)—The United States of America are a corporation endowed with the capacity to sue and be sued, to convey and receive property, 1 Marsh, Dec. 177, 181, but it is proper to observe that no suit can be brought against the United States without authority of law.”

So, even before the “US, Inc.” there was the “USA, Inc.” and both of these entities are referenced in what follows.

This is your Notice of these facts.

7. Does the UNITED STATES – the private corporation operating the government of “the Territories and District of Columbia” have “citizens“?

1873: U.S. v. Anthony 24 Fed. 829 (1873) “The term resident and citizen of the United States ("United States" meaning “territories and District of Columbia") is distinguished from a Citizen of one of the several states, in that the former is a special class of citizen created by Congress." (That is a “citizen of the United States” is a “statutory citizen”—created by legislative action.)

1875 - This definition of "United States" as a Corporation has its own citizens (see United States v. Cruikshank, 92 U.S. 542) who are generally referred to as United States citizens.

1953 - Kitchens v. Steele, 112 F. Supp 383 “A citizen of the United States is a citizen of the federal government....”

1967 - Congressional Record, June 13, 1967, pp. 15641-15646: A "citizen of the United States" is a civilly dead entity operating as a co-trustee and co-beneficiary of the PCT, the private
Yes, the UNITED STATES Corporation has “citizens”.

This is your Notice of these facts.

8. Can “citizens of the UNITED STATES” be corporations? Yes.
Diversity of citizenship exists when opposing parties in a lawsuit are citizens of different states or a
 citizen of a foreign country. If the party is a corporation, it is a citizen of the state where it is
 incorporated or is doing business. If diversity of citizenship exists, it places the case under federal
court jurisdiction pursuant to Article III, section 2 of the U.S. Constitution.

See above definition of “citizen of the United States” from the 1967 Congressional Record--- “a
civilly dead entity defined as a private constructive cestui que trust which “upholds the debt” of
both the USA, Inc. and the US, Inc.”

This is your Notice of these facts.

9. What is a cestui que vie trust?
It’s a trust formed when the actual owner of property is
“unknown, presumed dead, lost to accident, natural disaster, or missing at sea” and the State then
seizes control of their property assets and presumes to be the owner and beneficiary of their
estate.

So where are all these “missing people” coming from?

From the Bureau of Vital Statistics, which has been busily and fraudulently seizing upon American
babies and declaring them civilly dead almost at birth.

This is your Notice of these facts.

10. What has been done here is nothing less than slavery by proxy:

A corporate franchise has been named after each one of us, and then, we have been coerced and
deceived into accepting the debts of that franchise via a “similar names” deceit.

Prior to 1933 a Foreign Situs Trust created by the USA, Inc. was named after a living man called
“John Frederick Doe” and this Foreign Situs Trust was then also gratuitously named as a Surety for
the bankrupt USA, Inc’s debts. The actual man named John Frederick Doe was then pursued and
forced to pay the debts owed in fact by this corporation. In 1999 that bankruptcy settled and the
American People paid off every penny of it.

Beginning in 1944 the US. Inc. similarly named a Cestui Que Vie Trust after the living man John
Frederick Doe and called it “JOHN FREDERICK DOE” and this estate trust was named as the Surety
for the US Inc.’s debts and “removed” to Puerto Rico. The actual man named John Frederick Doe
was then pursued and forced to pay the debts owed by this corporate franchise, too.

This past year, 2015, President Obama acting as the CEO in charge of THE UNITED STATES OF
AMERICA, INC. (the USA, Inc’s latest rendition organized under the laws of the United Nations City-
State) announced the creation of a new franchise named after “John Frederick Doe”--- and created
a franchise of a bankrupt Puerto Rican Electric Utility named “JOHN F. DOE” operated under the
laws of Puerto Rico.

Meanwhile the living American who is the Holder in Due Course of the given name “John Frederick
Doe” and who is in fact the owner and executor of his name and all derivatives thereof associated
with him, is being subjected to false charges and racketeering on a scale unique in world history.
All this violence, all this fraud, all this insufferable abuse of our trust and good faith is draped around your necks and is now on public display.

This is your Notice of these facts.

11. What is the “UNITED STATES” with respect to the states of the Union and the People thereof?

It’s a private mostly foreign-owned corporation subject to the Clearfield Doctrine, nothing more or less, and the same applies to the USA, Inc. when doing business on our soil. The same applies to all their various “State” franchises, including the “STATE OF ALASKA” (US, INC.) and “ALASKA” (USA, INC.)

These corporations and their “State” franchises are all being operated as criminal syndicates.

This is your Notice of these facts.

12. Fraud vitiates everything. It destroys all contracts and presumptions. It taints everything it touches. All Americans subjected to this undisclosed process in Breach of Trust and Constitution have been defrauded and mischaracterized and deprived of their lawful status as living people and as American State Nationals. This has been done secretively and under conditions of deceit and non-disclosure so as to facilitate identity and credit theft and the practice of personage and barratry against the victims.

All “consent” obtained by any process under these conditions is null and void ab initio and no excuse of war or emergency may be introduced as no such powers were ever granted under The Constitution for the united States of America. There is no statute of limitations on the crime of fraud and it is recognized as crime in all venues and jurisdictions of law, national and international and global.

This is your Notice of these facts.

13. Such mischaracterization and capitulation of the peaceful and non-combatant American People living on the land of the American States is additionally a war crime, which has been committed against them by the US, Inc. and the USA, Inc. and their respective corporate officers.

This is your Notice of these facts.

14. Such abuse, theft, misrepresentation, unlawful conversion, inland piracy, kidnapping, press-ganging and racketeering is also in deplorable violation of both national and international law and in violation of the Universal Declaration of Human Rights and the Universal Right of Self-Declaration and numerous other Declarations and Conventions of the United Nations which the United States has agreed to and signed.

This is your Notice of these facts.

15. Is the “United States” a foreign entity with respect to the states of the Union?

We quote The Informer:

“No court is to be charged with the knowledge of foreign laws; but they are well understood to be facts which must, like other facts, be proved before they can be received in a court of justice. [cites omitted] It is equally well settled that the several states of the Union are to be considered as in this respect foreign to each other, and that the courts of one state are not presumed to know, and therefore not bound to take judicial notice of, the laws of another state.”

[Hanley v. Donoghue, 116 U.S. 1, 29 L. Ed. 535]
[6 S.Ct. 242, 244 (1885)]
Another key U.S. Supreme Court authority on this question is the case of In re Merriam's Estate, 36 N.E. 505 (1894). The authors of Corpus Juris Secundum ("CJS"), a legal encyclopedia, relied in part upon this case to arrive at the following conclusion about the "foreign" corporate status of the federal government:

"The United States government is a foreign corporation with respect to a state." [citing In re Merriam's Estate, 36 N.E. 505, 141 N.Y. 479, affirmed U.S. v. Perkins, 16 S.Ct. 1073, 163 U.S. 625, 41 L.Ed 287] [19 C.J.S. 883]

Before you get the idea that this meaning of "foreign" is now totally antiquated, consider the current edition of Black's Law Dictionary, Sixth Edition, which defines "foreign state" very clearly, as follows:

"The several United States*** are considered "foreign" to each other except as regards their relations as common members of the Union. ... The term "foreign nations," as used in a statement of the rule that the laws of foreign nations should be proved in a certain manner, should be construed to mean all nations and states other than that in which the action is brought; and hence one state of the Union is foreign to another, in the sense of that rule."

And a recent federal statute proves that Congress still refers to the 50 States as "countries". When a State court in Alaska needed a federal judge to handle a case overload, Congress amended Title 28 to make that possible. In its reference to the 50 States, the statute is titled the "Assignment of Judges to courts of the freely associated compact states". Then, Congress refers to these freely associated compact states as "countries":

(b) The Congress consents to the acceptance and retention by any judge so authorized of reimbursement from the countries referred to in subsection (a) .... [!!!] [28 U.S.C. 297, 11/19/88]" -- End quote.

Each one of the sovereign states of the Union is in fact its own nation having its own distinct character, local law, and government apart from any franchises owned and operated under color of law by either the US, Inc. or the USA, Inc. offering to pose as the lawful government of the people, for the people and by the people of these United States.

This is your Notice of these facts.

16. Was it ever the intent of the Founders of this Country that any Congress operating in any capacity whatsoever would ever be granted any right of despotism over the People via any means, mechanism, or pretense?

The Preamble of the actual Constitution which is a trust indenture forever obligating the government of the United States however that government is defined gives the answer, which was further elucidated by the Bill of Rights.

As all the foregoing demonstrates you are each and collectively in Breach of Trust and in Commercial and Administrative Default with respect to your presumed Public Offices and are operating as the administrators of an international crime syndicate with respect to the people and states of the Union you are hired to protect and which you have freely claimed to “represent”.

This is your Notice of these facts.

17. The seedbed of these crimes against Americans has been the Commonwealth of Puerto Rico, which has been used as a staging ground for these heinous activities by the British Crown and its operatives, and the United Nations Corporation (UN Corp) –not to be confused with the United Nations--- which has sought by various means of similar fraud and force to impose its administration upon us and all other sovereign nations.

This is your Notice of these facts.
18. We have informed the Secretary General of the United Nations and the United States Secretary of State and the Joint Chiefs of Staff and hereby give Notice to the United States Congress that these acts of virulent crime against the American people and the states of the Union and all claims and presumptions based upon them must come to an immediate and permanent stop.

Full disclosure and remedy must be provided to all natural-born American State Nationals and all their vessels in commerce must receive full cure and maintenance without further obfuscation, avoidance, or delay.

The operations of the Trustees of the insolvent UNITED STATES, INC. and the administrators of THE UNITED STATES OF AMERICA, INC. must be brought under control and forced to comply with both national and international law. If President Obama objects, he must be impeached without further excuse or delay.

This is your Notice of these facts.

18. Any officer corporate or otherwise of the United States or its government however defined who fails to take immediate and forceful action to correct and remedy these practices and issues in favor of the American people and the states of the Union shall be in full admission of treason against the same.

This is your Notice of these facts.

19. Any officer corporate or otherwise of the United States of America or its government however defined who fails to take immediate and forceful action to correct and remedy these practices and issues in favor of the American people and the states of the Union shall be in full admission of treason against the same.

This is your Notice of these facts.

20. Operatives of the British Crown and UN Corporation staged initially in Puerto Rico and now operating out of Florida are implementing a propaganda campaign against the peaceful non-combatant people of the states of the Union and again mischaracterizing them as “sovereign citizens”.

This is an oxymoron demonstrating the complete ignorance of those applying such a label to American State Nationals. It is not possible to be or to act as a “sovereign” and at the same time to be or to act as a “citizen”.

The apparent motive for this PR campaign is to excuse the taking of violent action against the American people and against their states of the Union and to provoke an armed insurrection which would then give these same corporate crime syndicates a plausible excuse for killing their creditors.

This is precisely what happened in Nazi Germany and it is threatening to happen here and now.

Any attempt on the part of the Trustees of the bankrupt and insolvent UNITED STATES or on the part of the operators of THE UNITED STATES OF AMERICA to provoke such a contest or make such false claims against their creditors will be instantly and internationally recognized for the specious and self-interested crime that it is.

This is your Notice of these facts.

21. As the “United States Congress” is uniquely and specifically responsible for the administration and indeed, the misadministration, of the Territories and the District of Columbia, it is incumbent upon each one of you to put an end to the international crimes being perpetuated by and within
the Commonwealth of Puerto Rico against the people of the United States and to put an end to the efforts of the British Crown and UN Corporation to further parasitize and mischaracterize and misrepresent us. Failure to do so will have permanent and extremely unpleasant results for all parties engaged in this international crime spree.

This is your Notice of these facts.

22. “The free, sovereign and independent people of the United States” –quote the Definitive Treaty of Peace, 1783, are still alive and well and competent to act in their own behalf and in behalf of their sovereign nation-states.

We have kept our part of the constitutional bargain and paid for the services we agreed to receive and also a great many “services” that we did not agree to receive and for which we do not owe. We have loyally stood by the British and French Governments through two World Wars, and this present miasma is the thanks we have received for our support.

The mechanism and implementation of these commercial frauds and personage practices against the unsuspecting people and organic states of the Union was provided by the British Government and by undeclared foreign agents, especially by members of the American Bar Association acting in violation of the 1947 Bar Association Treaty.

The presumptions being exercised against us by the so-called “governments” of these corporations dba UNITED STATES and THE UNITED STATES OF AMERICA have become intolerable and we find the constitutional contract has been Dishonored by those entrusted to act as our fiduciary Deputies, Trustees, and Administrators.

An immediate cessation of all hostile actions and presumptions against the people and the states of the Union and an immediate declaration of peace formally ending the Civil War and all other “wars” is called for. Any failure to provide this and all other appropriate remedies will result in the liquidation of the offending corporations via arbitration.

We created the “United States” and the “United States of America” by our sovereign Will and as the creators we are uniquely endowed to take against the Will and to amend the Will and to destroy the Will if we so desire. By the misadministration, duplicity, dishonor, and dishonesty of your predecessors we have not been served; any continuance of these false claims and practices against American State Nationals and the states of the Union will not be tolerated and will be subject to international prosecution as virulent crimes amounting to identity theft, credit theft, press-ganging and inland piracy against these United States and the people of the United States.

This is your Notice of these facts.

23. All prosecutions against birthright Americans under the false pretense that they have agreed via any undisclosed or implied contract to act as “citizens of the United States” or agreed to cede their estates, assets, names or any other property naturally belonging to them to the UNITED STATES or THE UNITED STATES OF AMERICA are acts of international fraud and inland piracy and are subject to the death penalty for anyone caught intentionally and knowingly participating in or enforcing such crimes under color of law.

The execution of foreign pirates caught in the act may be summarily carried out under Citizens Arrest or by any lawfully elected Sheriff or any duly appointed Federal Marshall under the Public and Organic Law of this nation.

This is your Notice of these facts.

24. All birthright American State Nationals presently accused of any white collar, statutory, or victimless crime being held under false pretenses as “citizens of the United States” must be given full disclosure and released without further delay.
25. All property and rights and material interests naturally and lawfully belonging to birthright American State Nationals must be promptly returned to them and returned to the land recording districts of these United States and to the administration of the actual organic states and people, together with all escrow accounts, interest, tithes, and fees owed to them.

We suggest that the administration of THE INTERNAL REVENUE SERVICE be properly informed and pressed into service to discharge all outstanding debts owed by the fraudulently established individual UNITED STATES franchises operated under the given NAMES of American State Nationals and obliged to deliver all copyrights, trademarks, titles, deeds, credit and other assets owed to and naturally belonging to the people of these United States without further obfuscation or delay.

26. In the interests of national and international peace and decency you are being “requested and required” to do the job that the trusting American people elected you to do in good faith as Trustees and fiduciary Deputies. Failure to do so will be your individual and personal admission of willful treason against these United States and against the people of these United States.

No further excuses or word games are acceptable. The officers of the British Crown among the Delegates either act with Honor and fulfill their obligations owed to these United States and to the people thereof, or they shall be recognized as pirates subject to the penalties of both our Public Law and the international Law of Admiralty.

27. We wish to draw your attention to the ravages and rampages taking place in the so-called western compact States and the atrocities being willfully committed against American State Nationals and their private property interests in those states by agencies of the UNITED STATES.

An innocent rancher named Robert LaVoy Finicum has been waylaid and murdered by men receiving their paychecks on our dole as agents of a corporation merely doing business as the “GOVERNMENT OF THE UNITED STATES” and its subsidiaries including the “BLM” and the “FBI”. These federal agents have acted as criminals and under false presumptions on our soil.

We call for their immediate arrest and re-education.

Any continuance of this violent racketeering is completely unacceptable and will not be tolerated.

However Congress has seen fit to organize its administration of the “territories and District of Columbia” its agencies clearly have no right whatsoever to attack, commandeer, address, or otherwise infringe upon the people of this country.

Similarly, American State Nationals including Ammon and Cliven Bundy and other western state ranchers have been mischaracterized as “citizens of the United States” while in fact being people of these United States.

We are not amused by the convenient and apparent acts of personage and barratry --- crimes under both national and international law--- which are being promoted by the Trustees of the UNITED STATES and the misnamed DEPARTMENT OF JUSTICE (INC) in their attempts to collect on odious debts owed in fact by their own corporation(s).

What is being attempted is clearly a Reverse Trust Fraud Scheme in which the Trustees of our nation are attempting to act as the Beneficiaries and are mischaracterizing the actual Beneficiaries of the United States Trust as the Trustees of a foreign trust we never consensually agreed to participate in and to which we have no natural affiliation at all---the Public Charitable Trust set up to provide welfare to displaced Negro plantation slaves in the wake of the Civil War.
We suggest that the Congress release the western state ranchers and honor its obligations and redirect its erring employees and inform the creditors of the UNITED STATES of the actual status of these affairs without any further argument or delay.

It may result in embarrassment, inconvenience, and considerable international negotiation to resolve, but all the governments of the world are in one way or another in similar condition and the International Year of Jubilee provides an excellent opportunity for these festering wounds and causes of criminality to be recognized and healed without further bloodshed, violence, or crime.

This is your Notice of these facts.

28. The Congress which is responsible for the operations of the “government of the United States”—that is, the US, Inc. acting as the government of the “territories and District of Columbia”---and the various Presidents have committed a great many sins against the people of our nation and their organic states of the Union, including but not limited to all the items addressed in this Notice.

Beginning in 1933 the members of Congress have conspired with the Office of the President and the Governors of Federal State franchises of the UNITED STATES OF AMERICA to embezzle from and defraud the American people.

This was done primarily by legislative actions taken under color of law, including the Emergency Banking Acts, the Trading With The Enemy Act, and much more.

As part of the historical fraud upon the people, the US, Inc. and the USA, Inc. colluded to set up a fiat currency to be exchanged on a “dollar for dollar” basis—a worthless Promissory Note issued by a cartel of international banks doing business as the “Federal Reserve” while in fact having no association with our lawful government—in exchange for an American Silver Dollar. This amounted to the exchange of a piece of paper backed by the good faith of criminals for an ounce of fine silver.

As you all have cause to know, the Federal Reserve bankrupted the old Federal Reserve System and skipped town owing these United States and the people of these United States trillions of dollars worth of gold and silver.

The Federal Reserve’s most recent iteration now proposes to use our labor and our assets to back more “Notes”----and repeat the same scam, only owing to the fact that they have already embezzled our precious metals, they now wish to up the ante and more overtly control and enslave us.

This is your Notice that we are not now and never were chattels, slaves, livestock, nor corporate franchises of the UNITED STATES nor of THE UNITED STATES OF AMERICA nor any other fictitious entity you care to name and we are not subject to your statutory rule except by fraud, personage, barratry and criminal mercenary force.

Put another way—the United States belongs to us. We do not belong to it. We are the Priority Creditors, first, last, and always. Any further attack, embezzlement, misrepresentation, collusion of banks, false claims, or legal chicanery undertaken against us or our interests will be recognized as an Act of War against innocent Third Party non-combatants and you will be held individually and personally and commercially 100% liable.

If this is not apparent to you, you should immediately step down from any office or pretension of office related to us or our lawful government in any way.

This is your Notice of these facts.

29. In full view of the national identity and credit theft which has been engineered jointly by the UNITED STATES and USA against the people of these United States and the states of the Union, the
present members of Congress must either abdicate and make way for new and more competent
deputies elected directly and by paper ballot by the people of these United States or do the right
thing and clean up this mess once and for all.

International criminal prosecution of the Federal Reserve and the IMF and all the colluding banking
institutions including the World Bank and IBRD which received American gold and silver assets as
their payoff for the 1933 fraud is necessary. As already noted, fraud has no statute of limitation
and is a crime across all jurisdictions and venues of law worldwide.

Immediate confiscation of the assets of these banks and the assets of shareholders and
subsidiaries of these banks is appropriate and necessary for our national security—and as you
should now be aware, if our national security goes, so does that of the “territories and District of
Columbia”.

Proper administration and discipline of the DEPARTMENT OF JUSTICE, the HOUSE OVERSIGHT
SUBCOMMITTEE, and the GOVERNMENT OF THE UNITED STATES would be another start in the right
direction. The BLM, FBI, and other “agencies” are here to serve the public, and if not, they are
here to be dissolved.

Immediate re-issuance of American Silver Dollars as both our international and your domestic
currency is required as a first step toward honest trade.

Disengagement from all Middle Eastern conflicts is demanded and you are advised that no
contract to serve in the “US military” is binding as a result of the same fraud and personage
scheme herein otherwise described.

Complete immediate cessation of spraying aluminum oxide and other poisonous industrial wastes
on our land and on us is demanded without apology.

Complete immediate cessation of the addition of fluoride, another poisonous industrial waste of
the aluminum industry to our drinking water, is also demanded without apology.

The closure of most if not all foreign military bases which have been created under the auspices of
the US, Inc. and the return of the land and buildings to the host countries needs to be negotiated
posthaste.

Our borders need to be sealed and protected and our assets secured against foreign invaders and
if they are not promptly defended and honored by you as members of “Congress” you will stand
revealed before the entire world as officers of a corporate crime syndicate subject to immediate
liquidation.

If President Obama objects to any of this remedial program ordered by the people of these United
States and the states of the Union, it is your duty so long as you assume any office related to
these United States to impeach him without further delay and remove him from any office having
or pretending any authority whatsoever related to us. Notice given to you is notice to your agents
and agencies, and notice given to your agents and agencies is notice to you.

Most sincerely and by my hand and under my seal,
by: __________________________Anna Maria Riezinger, all rights reserved.
c/o Box 520994
Big Lake, Alaska
Postal Code Extension 99652

cc:
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