



Extinguishment Order
Notice of Commercial and Personal Liability
Public Due Notice and Fair Warning
Governor Michael P. Dunleavy
Administrative Officers
of the State of Alaska and Alaska State Officers,
ALASKA INC. Officers
U.S. Citizens and citizens of the United States

It has been brought to the attention of the Federation of States and to the lawful presumed Donors and named Beneficiaries of the State(s) of America that a unlawful collusion dated in 1937 and published as "The Declaration of Interdependence of the Governments in The United States" has resulted in acts of criminal conspiracy and purposeful constructive fraud against the Federal Constitution, the American States, and the American Public.

This fraud scheme is dependent upon the issuance of "Non-conforming" Constitutions by British Territorial Bar Attorneys beginning in 1846 and has resulted in the existence --on paper-- of Territorial "States" and a separate foreign citizenry in the form of U.S. Citizens thought to be inhabiting these legal constructs.

No authority for the existence of such Territorial States was ever granted under The Constitution of the United States of America nor ratified by the States of the Union, and as such, these Territorial States are only being presumed to exist as an extrapolation of duties under the Northwest Ordinance, in effect until the United States Territories are enrolled as States of the Union. These were administrative edifices only.

These same accommodations were then provided by these "Territorial States" to Municipal "STATES" in violation and evasion of the limitations of the actual Constitutions governing our public contracts with both of these two Service Providers.

As of October 1st 2020 all fifty (50) States of the Union, including but not limited to Alaska, have been enrolled as States of the Union by roll call election of the properly declared and provenanced State Assemblies, retroactive to the day of the entry of such Territorial States into Territorial Statehood under the aforementioned Non-conforming Constitutions. These foreign legal fiction entities named after our States are all inchoate and lack substance and they have all been subsumed under the enrollment of each State of the Union, retroactive to the date of entry of each such Legal Fiction Territorial "State" into Territorial Statehood under the Northwest Ordinance, so that all such Territorial interest presumptions have been **extinguished** along with any similar derivative Municipal "STATE" constructs and presumptions offered by the British Crown.

This Extinguishment declared as of October 1st 2020 was made in the Public Interest of the American States and People and it means that Territorial Persons and derivative Municipal PERSONS are strictly limited in their activities and presumptions to the Conforming Constitutions established prior to 1846 and all Public Persons and PUBLIC PERSONS that have resulted from the reorganizations of these foreign incorporated entities are individually, personally, and commercially 100% liable for their good faith service and duties owed to the American States and People: they have no more ability to claim, assume, or use any ownership position or standing not officially granted specifically to them under the provisions of The Constitution of the United States of America (1789) and/or The Constitution of the United States (1790).

The living people of the sovereign nation-states have spoken to this in their several and joint international capacities as of October 1st 2020 and no foreign agent, foreign official, or foreign corporation officer can continue to assume or presume upon the existence of any Territorial "Non-Conforming Constitution" nor can they offer to subject free-born Americans to whatever obligations they have accepted as conditions of their own employment or on the basis of undisclosed registrations and regulations self-interestedly misapplied to American babies.

The Territorial Non-Conforming Constitutions constructed in Iowa and Wisconsin used as templates to establish such "Constitutions" in all the other States of the Union did not assign any land interests because these Territorial Service-Providers had no actual land assets to assign --- and they still don't.

The lack of a named Assignee does not mean that these land assets were escheated to any Territorial "State" Trust or left in limbo. It means that the land assets remain with the American States as they were never delegated, vouchsafed, or assigned to any Federal, Territorial, or Municipal Successor that may or may not have had a valid administrative duty to perform under the Northwest Ordinance or other delegated authority.

The use of Agencies to commit crimes by proxy against the living people and the use of presumed-to-exist Public Persons or PERSONS named after Americans to latch onto private assets belonging to average Americans who are not foreigners and not public employees are crimes in Breach of Trust and violation of the Personal and Organizational service contracts of Public Employees at all levels, amounting to treason against The Constitution of the United States of America and The Constitution of the United States, both or either.

Examples are: use of Municipal PERSONS defined as citizens of the United States to collect mortgage and property "tax" debts owed by Territorial Public Persons defined as U.S. Citizens --- and then charging these debts to similarly-named non-citizen Americans.

This substitution fraud scheme depends ultimately on the non-conforming Constitutions and the extinguished Territorial and Municipal "States" and "STATES" established under their auspices.

The present example in your personal cognizance is the misrepresentation that Anna Maria Riezinger, a living woman and lawful Wisconsinite, is responsible for a Federal Municipal PERSON merely presumed to exist and operated in her name as "ANNA RIEZINGER" by Third Parties.

This above-referenced practice of using legal fiction PERSONS as proxies to latch upon property and assets actually belonging to living Americans is a pernicious crime of misrepresentation, personage, barratry, illegal confiscation, constructive fraud, undisclosed unlawful conversion of assets, conspiracy against the Federal Constitutions – all resulting in strong-arm racketeering under color of law and, when directed from the jurisdiction of the sea, inland piracy.

These crimes are usually, and in the present example, promoted on the basis of "intellectual property interests" misrepresented as **physical** property interests.

In the present example, the living woman obtained the Territorial and Municipal "titles" free and clear and re-conveyed them to the Territorial State Trust which has since been extinguished in favor of the actual State of the Union and its pre-eminent Public Interest and Common Law Trust.

Any officer or elected official employed by any incorporated legal fiction entity, either Territorial or Municipal in nature, is hereby given Public Due Notice and Fair Warning that these crimes of misrepresentation, impersonation, and barratry are occurring under your watch and within the borders of the duly enrolled States of the Union including Alaska.

An American non-citizen State National has been misaddressed by a foreign Municipal DISTRICT COURT. Agents of this commercial court have trespassed on her privately owned

and properly surveyed and posted physical property which excludes all public easements. They have presumed against her right in possession, her United States Land Patent also in her possession, her recorded copyright, Proper Name and Address, metes and bounds survey --- all reconveyed on the Public and International Record – all contractually Witnessed by the State of Alaska and the Alaska State Trust.

They have presumed that a Federal Municipal Corporation named “ANNA RIEZINGER” exists and that this entity created out of thin air owes debts --- despite the Guaranty Bond of the Territorial Government and the PRIVATE REGISTERED INDEMNITY BOND covering all possible allegations of debt both public and private in any way attached to or alleged against Anna Maria Riezinger or any variation of her name. They ignored her apostilled Act of State and they ignored her contract with Judge Hogan, chief administrator and Director of the District Court System as well as JUDGE DEANNA GALVAN.

We are calling upon Governor Michael P. Dunleavy and his Administration to perform upon his contract known as The Constitution of the United States of America to put down this pernicious commercial crime syndicate that has been improperly allowed by his Administration to operate within the physical borders of Alaska and which has used legal fictions and False Claims in Commerce to illegally and unlawfully trespass against a duly elected Alaska Supreme Court Justice, her lawful Person, her private property interests, and have promoted assault and trespass against her --- when in fact, as demonstrated on the private and public records of these organizations, Anna Maria Riezinger is their absolute preferential creditor, having UCC Agricultural Liens established against all these corporations and both Guaranty and INDEMNITY BONDS lodged against them and their parent corporations.

This gross misadministration of justice in any form or jurisdiction is owed an immediate and forceful reply from both the State Trust officials and the Dunleavy Administration, collapsing and deporting the offending CORPORATIONS and their Officers from Alaskan land and soil.

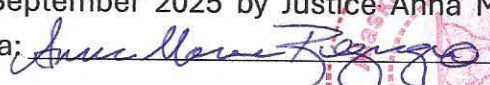
Failure to perform will be considered an immediate default and lapse of contract resulting in Breach of Peace, Breach of Trust, and full, 100%, personal and individual and commercial liability for all harm done to Anna Maria Riezinger, any Public Persons/PERSONS operated in her Given Name, her physical property, her copyrights and claims.

NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS. Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents – and notice to agents is notice to principals and notice to principals is notice to agents.

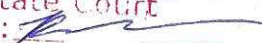
Any officer or private security Personnel/PERSONNEL not complying with this Notice and not promptly acting to protect the lawful public trust is guilty of treason against The United States and The United States of America and may be charged with additional felonies and misdemeanors commensurate with their actions and failures to act.

Although the formal announcement and declaration of the enrollment of the Territorial "States" as States of the Union in completion of the process mandated by the Northwest Ordinance was made and conveyed to each Governor and their Administration and to the President of the United States at the time the enrollment action was completed, it is evident that those responsible did not recognize the necessary preordained extinguishment of the Territorial States and Municipal STATES, which have all been subsumed and collapsed back into the actual State of the Union underlying these incipient administrative states.

This Extinguishment Order applies to all material claims and interests established by Territorial States operating as administrative States under Non-Conforming Constitutions and all similar material claims and interests advanced by Municipal Corporations operating similar administrative STATES as commercial corporation franchises of any kind.

So said, so signed, so sealed this 9th day of September 2025 by Justice Anna Maria Riezinger, Fiduciary for The United States of America: 



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