

Criminal Incident Report

Testimony in the Form of an Affidavit

To: Alaska State Troopers

Department of Public Safety

From: Anna Maria Riezinger

Alaska State Court Justice

1. On the evening of September 2nd, about 8 o'clock, an unknown Process Server claiming to work for an incorporated business entity calling itself "the DISTRICT COURT FOR THE STATE OF ALASKA" trespassed on my privately held estate and gave me a summons to appear because they were conducting proceedings against a Federal Municipal PERSON called "ANNA RIEZINGER".
2. I was curious and attended their meeting on September 5th 2025 to collect the Prosecutor's Bond and was told that no such bond existed; whereupon, I demanded the collapse of the proceedings for lack of a validated commercial claim --- not because it had anything to do with me or my estate, but because I am concerned about misadministration of justice and know that commercial claims have to be validated under oath;
3. It became clear during discussion that the controversy was caused by a foreign Municipal Corporation bankruptcy, that of the MATANUSKA-SUSITNA BOROUGH, INC., and resulting attempts to collect the value of intellectual property rights belonging to this bankrupt corporation;
4. Their intellectual property consisted of non-physical land descriptions of "LOTS" and "BLOCKS" in a proprietary map system using names and numbered descriptions made up by employees of the MATANUSKA-SUSITNA BOROUGH, INC., and numbered street name designators they also created and attached to a public road easement adjoining my privately held and surveyed estate;
5. It follows that the bankrupt entity, MATANUSKA-SUSITNA BOROUGH, INC. was engaged in fraud against the actual Public Interest and was in fact licensing the use of their own copyrighted land descriptions and street address designators without disclosure to the people buying these purported interests;

6. The essence of the fraud is the difference between a cat and a photograph of a cat; people thought they were buying land, and instead were being sold arbitrary self-created descriptions of land;
7. To my certain knowledge, the MATANUSKA-SUSITNA BOROUGH, INC. never actually possessed any land and couldn't sell any land to anyone; they could only license the use of their own intellectual property, which they misrepresented as a land sale and kept in a foreign registry as a trust interest for Municipal citizens of the United States, that is, named corporation franchises of the UNITED STATES, INC.—like “ANNA RIEZINGER” that are merely presumed to exist;
8. This shell game has been going on for a long time and so has the misrepresentation of their intellectual property license fees as “taxes”;
9. Once the MATANUSKA-SUSITNA BOROUGH, INC., was forced into bankruptcy along with its parent corporation the UNITED STATES, Trustees and Receivers stepped in to adjudicate the sale and disposal of the franchise dba MATANUSKA-SUSITNA BOROUGH, INC. assets;
10. Those assets generally consist of the copyrighted land descriptions and street name and number designators, together with whatever remaining licensure fees were owed as “taxes” at the time of the demise of the MATANUSKA-SUSITNA BOROUGH, INC.,
11. This foreign con game has nothing whatsoever to do with me, a member of a different public entirely, nor does it attach to my actual and factual land parcel which is physical in nature and separately surveyed;
12. I don't know about anyone else, but I live in a physically defined State of the Union, Alaska, not an airy-fairy foreign Municipal Borough or theoretical District of any kind;
13. I hold my land under a metes and bounds survey that excludes all public encroachments, and which is recorded with the Alaska Department of Natural Resources; I also hold the underlying United States Land Patent based on the U.S. Geological Survey;
14. As a direct result of the foregoing, neither I nor my actual land holdings are subject to any DISTRICT COURT --- a private commercial corporation tribunal – engaged in collecting licensure fees misrepresented as taxes and disposing of the intellectual property of the defunct MATANUSKA-SUSITNA BOROUGH;
15. I became alarmed when, in the September 5th discussion, the DISTRICT COURT FOR THE STATE OF ALASKA misaddressed me and appeared to “offer” to evict me from my physical estate--- an offer I promptly refused;
16. This COURT appears to be engaged in armed racketeering;
17. It is offering unsubstantiated Claims in Commerce and misaddressing actual land assets and actual people in Alaska;

18. It appears that this COURT is attempting to enforce undisclosed intellectual property licensure fees that were misrepresented by the defunct MATANUSKA-SUSITNA BOROUGH, INC. as "taxes" and using this initial fraud as an excuse to promote and enforce "tax sales" based on sale of this same undisclosed and insubstantial intellectual property interest;
19. It appears that they are attempting to illegally latch upon private land holdings in this State using the intellectual property fraud already committed by the MATANUSKA-SUSITNA BOROUGH, INC. to perpetuate additional fraudulent misrepresentations of "tax" debt, "tax" sales, and promotion of foreign property interests that do not exist;
20. If any armed or uniformed personnel of this foreign commercial corporation dba DISTRICT COURT FOR THE STATE OF ALASKA show up on my doorstep, I will fear for my life and they will be engaged in armed trespass, racketeering, and gross commercial fraud; this is not a situation commensurate with keeping the peace – it is a pungent threat based on paper terrorism and fraud;
21. I am reporting this incipient "offer" made by this "COURT" to enter upon my private estate and commit crime(s) against me and I am also reporting the improper commercial COURT proceedings I witnessed directly to the Alaska State Troopers;
22. In my capacity as an Alaska State Court Justice I have issued a Writ of Assistance Order to Mr. Governor Michael P. Dunleavy concerning these illegal and unlawful activities going on in Alaska;
23. I have also contacted the relevant international commercial court authorities;
24. I have compiled a list of the offending corporations and their personnel which I am providing to the Alaska State Troopers and which I have already provided to Governor Dunleavy via email to his Liaison Officer, Jordan Shilling, and the international court authorities I contacted immediately after the incident September 5th 2025;
25. An Extinguishment Order and Notice of Liability has also been forwarded to and through the appropriate officers and Offices/OFFICES;
26. The Extinguishment Order officially collapses the Territorial State and any Municipal Corporation Trust interest promoted against the Public Interest of the People of Alaska;
27. A review of this incident and investigation into the operations of this DISTRICT COURT FOR THE STATE OF ALASKA or any other incorporated entity claiming to be a Court or COURT in Alaska is being engaged and will be ongoing;
28. The jurisdiction of these "administrative" Courts/COURTS is strictly limited to addressing their own personnel and verified members of their own foreign citizenry - --see contract 2017-012486-0, Palmer Recording District;
29. Corporation tribunals are prohibited from presuming foreign citizenship obligations of any kind on Alaskans and may not impersonate living Alaskans;

30. The incident I am reporting which involved a Municipal Corporation named "ANNA RIEZINGER" as the purported DEFENDANT indicates that in addition to the crimes of fraud and misrepresentation created by the MATANUSKA-SUSITNA BOROUGH, INC. Officers of the DISTRICT COURT FOR THE STATE OF ALASKA were attempting to confuse me and my identity with a non-existent Municipal franchise corporation appearing to be named after me, which is an act of personage, and then bringing charges against this poppet, which is an act of barratry;
31. Personage and barratry are most often associated with attempted identity theft and credit crimes including undisclosed and unsubstantiated allegations of debt such as "tax" debts resulting from undisclosed licensing of intellectual property assets belonging to the defunct MATANUSKA-SUSITNA BOROUGH, INC.;
32. As I attended this meeting of the COURT as an invited Guest, and demanded to see a validated debt and none was in evidence, no debt can be presumed to exist, and in fact, the MATANUSKA-SUSITNA BOROUGH, INC. --- in an apparent effort to avoid liability for its acts and claims of debt -- issued a Disclaimer, admitting that no debt may exist and certainly, none was in evidence;
33. Thus the Buyer of any such merely presumed to exist "tax debt" --- actually undisclosed licensing fees -- has no grounds for complaint and no basis for attempting to attach foreign intellectual property descriptions to actual land assets in Alaska --- which is an act of illegal latching;
34. The Buyer of the Municipal property description and his Attorney also fell silent and defaulted on the question of what exactly had the Buyer provided as payment in exchange for the intellectual property descriptions created by the MATANUSKA-SUSITNA BOROUGH, INC. and did not answer my surmise that he "paid" using Federal Reserve Notes, which the Circuit Courts have declared to be value-less;
35. Again, the "Buyer" of these intellectual property interests created by the MATANUSKA-SUSITNA BOROUGH, INC., had no cause to complain because he bought his interest in the intellectual property interests of the MATANUSKA-SUSITNA BOROUGH, INC. using Federal Reserve Notes, which are, by definition, worth less than nothing; null into null is null, and any attorney or Corporation, such as PACIFIC RIM, LLC, --- and certainly, any member of the Bar Association such as Meredith Ahearn, has cause to know that they paid nothing and received no substantive interest in anything physical, and were simply engaging in an "administrative" COURT procedure brought against an unidentified and merely presumed to exist Federal PERSON ---- seeking unjust enrichment for themselves;
36. These and all similar actions all across Alaska and throughout The United States are now under investigation by the relevant International Commercial Court and Global COURT authorities; it appears that Roswell Properties, LLC, based in Roswell, Nevada

is the chief instigator of these deceitful claims with PACIFIC RIM, LLC being its Municipal Partner in these crimes.

37. Several years ago, the same Roswell Properties, LLC used a similar ruse and deception to evict our family from a neighboring property that we owned free and clear, and which the MATANUSKA-SUSITNA BOROUGH, INC. had – without disclosure of the nature of its activities – licensed as “2366 South Park Road”. That fraudulent illegal latching was promoted by Michelle Boutin, Esq. and “Judge” Paul A Olson;
38. These and similar acts of commercial corporations against the Public Interest of the actual People of Alaska must come to an end, hopefully without blood being shed by any ignorant but otherwise well-intentioned corporation employees or living victims of these fraud artists;
39. The Bar Attorneys in these actions who are operating as Esquires and as, therefore, Undeclared Agents of a Foreign Government, have to be punished with the loss of their licensing and in the case of Municipal BAR ATTORNEYS deported back to their permanent and limited domicile in the Municipality of Washington, DC;
40. These and additional matters of crime and concern have been forwarded to the Alaska Judicial Council, the members of which are presumed to have at least some regard for their profession and its credibility in Alaska.

So said, so signed, and so sealed by:
on this 12th day of September 2025.



Received on: September 12, 2025
by Alaska State Court
Certified by: [Signature]
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