

# International Public Notice: The Hall of Mirrors

By Anna Von Reitz



Nearly everyone above the age of thirty in this country has, at one time or another, attended a county or state fair or carnival of some kind and been entertained by a "Hall of Mirrors" attraction. Think about that experience as we describe the present situation.

We ordained a government that separated the Powers and Jurisdictions of the Law -- the law of the soil being separated from the Law of the Land, the Law of the Land being separated from the Law of the Sea, and both the Law of the Land and the Law of the Sea being separated from the Law of the Air. Each part of this carefully envisioned government was and is structured to protect the living people and their physical assets, to prevent usurpation of one jurisdiction against another, and to promote freedom, equality, and justice for mankind.

Each jurisdictional realm had as its ultimate safeguard with unincorporated electorates and instrumentalities firmly enclosing the entire government structure via a system of checks and balances, so that the self-interest of each part was invoked to guard against encroachment.

Unfortunately, an illegal Mercenary Conflict misrepresented as The American Civil War, destroyed a full one-third of this carefully constructed system, leaving a vacuum of power which unscrupulous men seized upon and used to promote foreign interests. They constructed "Territorial States" and "Territorial States of States" operating under "Non-Conforming Constitutions" to replace the missing pieces of our intended government, and though they certainly owed us the duty to inform us and assist us under the

"good faith service" provisions of their contract, they didn't tell the American People what was going on.

These dishonorable foreign Employees have tried to substitute their "nationalities" for ours, to substitute their commercial corporations for our unincorporated States, and they have operated "their" franchises created under the auspices of their Territorial and Municipal "States" in our names, so that whatever evils these foreign interests did, "the Americans" are blamed for it.

Their foreign Territorial States operate under the Hague Conventions so they cannot operate in commerce in Non-Hague Convention countries without the U.S. Secretary of State Apostille and Municipal DEPARTMENT OF STATE guarantees and neither can any American "vessels" operate under the Hague Conventions, because our actual country never signed up under the Hague Conventions.

Each unincorporated American State is a "non-Hague Convention country".

The "civilian commission" established "in our names" under this above-referenced Apostille process is a Merchant Marine Commission, so that on paper, it looks like "Anna Maria Riezinger" is a British Territorial Merchant Mariner, and it also establishes the fact that **they don't tax their own commissioned "vessels"** --- they and we (because we have the same exact name) are **exempt from levy**; which is the context of the entire discussion related to the citations on the Certificate ---- CHXIV, State of September 15, 1789, I Stat. 68-69; 22 USC 2657; 22 USC 2651a; 5 USC 301; 28 USC 1733 et seq.; 8 USC 1443(f); Rule 44 Federal Rules of Civil Procedure.

All these citations establish their right to use the seals and issue these certifications, establishes the "civilian commission" of the Warrant Officer purportedly operating in our Names and serves to demonstrate our **ability to act** as Territorial Merchant Mariners and as US CORPORATIONS in their system, establishes the exemption from levy of these "persons" under the commission bond, and requires the members of their various "judiciaries" to

accept the exemption paperwork. **And none of this specifies which "Anna Maria Riezinger" is in operation.**

In this way they have contrived to **avoid their own taxes and tariffs and claim to have provided "me" my exemption from levy** without actually recognizing my separate existence.

Most normal Americans never obtain this certification. Upon presenting this certificate and Apostille in any Federal Court, which includes any District Court/DISTRICT COURT, or Territorial State franchise Court, tax and tariff claims have to be disallowed. Why? Because the parent "vessels" are exempt, all "derivative" vessels are exempt.

So now, either "I" am the "Anna Maria Riezinger" owned and operated by them or I am "Anna Maria Riezinger" operating as an American State Citizen--- and which one is it? This question has to be resolved by other paperwork, which in my case, is settled by my Act of State that was certified by the Lieutenant Governor of the State of Alaska the prior year, July 8th 2014.

In the Act of State I am identified as a living soul and my name appears like this: "anna maria riezinger" --- a name that is supreme in the Roman system and outside all realms of Trade and Commerce; this name is the beneficiary of the Territorial and Municipal and Federal and nation-state trusts; and, via the Act of State, I retain all my natural and unalienable interests and powers.

Using a Statutory Trust format, I also created a fifty-year trust interest in all Territorial and Municipal trusts and commercial corporations named after "me" and all those public interest assets held for "me" ---- and I claimed all of it for the benefit of "anna maria riezinger" and the living people with hands and feet, in whom the flesh lives and the blood flows.

There are literally hundreds, if not thousands, of Uniform Commercial Code notices and liens established against such entities as "STATE OF ALASKA" operating in global commerce and Territorial Corporations operating in International Commerce, for example, "State of Alaska, Inc." --- all of them favoring the living people and the unincorporated instrumentalities of the sovereign nation-states.

Because I was married to James Clinton Belcher all the various steps and precautions surrounding his identity were made for him; now that he is dead, all right, title, interest, immunities, indemnities, physical and intellectual assets directly and indirectly vested in him, accrue to me, his wife in life and death.

To avoid any claim or mistaken idea that I have done all this for myself or acted in any-wise as a false trustee or false fiduciary I have long ago provided my publicly recorded Irrevocable Will, retaining only what is my due for myself and allowing everyone else the same; my motives and intentions and positions in each realm are clearly revealed and it boils down to this: the rights and property interests of the living are not overcome by the dead things of the world --- the corporations and trusts and other legal fictions created as business models by the Roman Curia.

These Legal Fictions were only templates intended to serve mankind, never intended to be used to promote identity theft, impersonation, barratry, and fraud, much less inland piracy, armed racketeering, press-ganging, enslavement, peonage, False Claims in Commerce, and other serious crimes that these imaginary Legal Fictions have been used to accomplish. As Pope Francis admitted in his Apostolic Letter *Moto Proprio* --- it was all made up. Fictional. By definition, a lie.

On the way to this moment in time, we also took time to establish Indemnity Bonds and lodged them with the U.S. Treasury 1789 account, and claimed all the debt owed by the UNITED STATES as credit owed to the living people of this country; as the recitation of assets enumerated on the face of these bonds show, the organic states are fully indemnified (a form of insurance) against loss or claims raised by the debtors or the debtor's creditors.

This should not be hard to understand, as every debt creates a credit.

In the crazy system the corporate criminals created, the debts were all accumulated by incorporated legal fictions operated as UNITED STATES franchise corporations, for example, "ANNA MARIA RIEZINGER" and "ANNA M. RIEZINGER" and whatever variations they could define and think up. The credit owed was all siphoned off to benefit the estates of

"dead, missing, presumed lost" British Territorial Merchant Mariners operated as Estate Trusts.

This created the appearance of a gigantic debt on one hand and a gigantic answering credit on the other, both of which are actually owed to us. Because the debts and credits were assigned to different legal fiction entities, the Perpetrators never balanced the books and they never talked about the National Credit owed to a fictitious British Territorial Merchant Mariner. "His" Estate was left high and dry to be claimed by the Agents of the British Monarch under Bona Vacantia.

Now, you might not think that owning a debt of an incorporated entity is anything you would want to own, but in this case, their debt is our credit. And mucking about to claim back the Estate of a penniless British Territorial Merchant Mariner who never really existed in the first place, might seem insane -- and yet, this where they cashiered all the American assets belonging to a little girl who was born in Wisconsin many years ago.

My Mother provided her Witness to the fraud and rescinded her autograph on their birth registration paperwork. On their Public Record.

To make a long story short, this criminal "system" is busted, together with the Committee of 300 which went rogue in 2005; they decided not to pay back their loans and committed a strong-armed theft instead. Respected members of the American Bar Association and International Bar Association are unfortunately complicit, as are numerous Professors of Law, who have betrayed Justice in pursuit of power and pelf. Ditto many corporation executives.

Did we steal back what the pirates and madmen had **already stolen** from you?

If we had, it would have done us no good, as the immutable Law of Merchants remains the same: "Possession by pirates does not change ownership."

So, even if we had acted as pirates, and simply out-pirated the rats responsible for this ghastly morass of mistaken identities and half-baked legal

presumptions, your goods and lands and soil and services would still belong to you, and we would have been criminals in our turn, if we did not return your assets and property interests to you.

Your true identity, your nationality, your land and soil, your guarantees, your Constitutions, your intellectual and physical property --- the all of it, is waiting for you. All you have to do is remember who and what you are, and say so in writing with the support of a couple witnesses.

We are back at the State Fair, standing in the entrance of the "Hall of Mirrors". In the entrance is a normal mirror like any other mirror you might use to shave or brush your hair. You recognize your own reflection and are not afraid of it, but, a few steps into the darkened maze-like Hall are other mirrors, horrible mirrors that distort your image in a thousand different ways. There's the fat you and the thin you and the grimacing you with teeth that are six inches long, and yet none of these images are really you, are they?

Remember that.

Notice to Principals is Notice to Agents; Notice to Agents if Notice to Principals. NOTICE TO PRINCIPALS IS NOTICE TO AGENTS; NOTICE TO AGENTS IS NOTICE TO PRINCIPALS.

Issued by:

Anna Maria Riezinger -- Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652

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