

International Public Notice Concerning The Preferential Priority Creditors

By Anna Von Reitz



To Whom It May Concern:

The United States (Unincorporated) and The United States of America (Unincorporated) are the National and International Governments of this country, respectively, supported by the living people and Lawful Persons thereof continuously since 1776.

Our member States of the Union are instrumentalities of the sovereign principals referred to as "the free, sovereign, and independent states" of the United States in the Treaty of Paris (1783) and other Treaties resolving The War of Independence.

Our States are Unincorporated by definition and are not eligible for bankruptcy protection; they enjoy indemnity on the land and immunity on the soil and cannot be misconstrued as incorporated interests of any kind, now or at any time in the past.

Our States are complete, not inchoate, and are physically defined.

Our States are populated by Lawful Persons and living people, who obtain their nationality from their States and do not owe any feudal allegiances or citizenship obligations.

Our States conduct commercial business from their land jurisdiction, unless the subject matter is clearly and mutually agreed to be under valid contract in maritime jurisdiction.

Our States do not agree to any assumption of maritime contracts that are not validated and demonstrated to be conscionable, fully disclosed, consensual, non-coerced, and placed into evidence.

Our States retain the first level of Federalism created by our American Government under The Unanimous Declaration of Independence and subsequent agreements, in which our unincorporated County Governments and Unincorporated State Governments

respectively hold the soil and land jurisdictions of this country, with the States holding General Jurisdiction over the land, sea, and air jurisdictions associated with them.

Our seat of government is and remains in Philadelphia, Pennsylvania, which we have retained continuously as Post Masters of the General Post Office, and we have retained our General Delivery Address in Philadelphia, Pennsylvania, since the Founding of our Government.

Witness our Signatures on the Postal Treaty of the Americas 2010, our published correspondence with Queen Elizabeth II, and our understanding of the fact that Washington, DC, is a separate Federal Capitol for the convenience of our foreign Subcontractors.

We are and we represent the Preferential Priority Creditors of all the Municipal Corporations and Municipal Corporation franchises housed in the District of Columbia.

All Public and private Trustees of the associated Public and private trusts created by the Municipal Corporations residing in the District of Columbia or offshore in United States Possessions and Territories are hereby served Public International Notice of our Preferential Priority Creditor status with regard to all Municipal Corporations housed in the District of Columbia or otherwise created as franchises thereof in the States of the Union or Offshore in Territorial jurisdictions.

As we are owed and retain our Preferential Creditor status from 1860 to **today**, and as our prior debts were paid off as of 1840, we claim exemption from any legal presumption of indebtedness on the part of our States or ourselves related to the dissolution, bankruptcy, reorganization, mergers, assignments, or successor agreements of foreign Municipal Corporations housed in the District of Columbia, their Franchises, Successors, or Assigns.

Notice to Principals is Notice to Agents. Notice to Agents is Notice to Principals.

Our current business address is shown below:

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

November 13th 2023

See this article and over 4400 others on Anna's website here: www.annavonreitz.com

To support this work look for the Donate button on this website.