

# Letter of Rebuke Issued to Governor Dunleavy of Alaska



## International Public Notice

October 9, 2025

The United States of America —  
Federation of States



The following communication was forwarded to the Office of the Governor of Alaska this morning. It was a hard thing to write, as we perpetually hope that people will simply do their work in good faith; however, the time allotted for them to make corrections is now expired, so the following letter of rebuke has been issued to the Dunleavy Administration, and is being set before all of you, as it provides good information and instruction applicable in Alaska, all the other States, and throughout the world:

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To: Michael Dunleavy, Governor  
State of Alaska

MICHAEL DUNLEAVY, GOVERNOR  
STATE OF ALASKA

This is about ALL administrative duties of your Administration. I am going to put this as simply as possible to encourage your immediate understanding and action.

The Municipal — what you call “local” government — and which you identify by using all capital letters as a designation, e.g., STATE OF ALASKA, is created by Article 10, Section 2 of the State of Alaska Constitution. The STATE OF ALASKA would not exist except for the State of Alaska. It is an immutable Maxim of Law that creators are responsible for what they create. It is another Maxim of Law that ‘a person who does a thing through the instrumentality of another, is held as having done it himself’ – In Latin: ‘qui facit per alium facit per se’. You can’t hide behind or shirk off the Municipal government’s abuses as something separate from abuse by the State of Alaska when the State of Alaska Constitution creates and empowers the Municipal Government.

So yes, Governor Dunleavy, you and your Administration in sum total ARE directly responsible for the existence of the so-called “local” government and its functions and its personnel. And I can easily make you own this responsibility before any non-administrative court of Law.

I can also easily prove that both the State of Alaska and the STATE OF ALASKA are foreign governments with respect to the actual State of the Union called Alaska and that your “federated state” is actually a State of State business structure combining two foreign components, one British Crown corporation doing business as the State of Alaska, Inc. and one a Roman Municipal Corporation that has been functioning as the STATE OF ALASKA, INC.

When I issued a Writ of Assistance Order to your Administration coming from The Alaska Supreme

Court to prevent a gross trespass and misadministration of justice, that Order was coming from the actual State of the Union and the actual State Supreme Court. Not a State-of-State court.

Your Administration has been fully and freely informed that Alaska has been enrolled as a State of the Union effective October 1st, 2020, and that action was retroactive to January 3rd 1959. Your Administration has also been informed that people of this State of the Union have brought their State of the Union into Session and prepared both their court of record and their One Supreme Court, which are competent to judge both the Law and the Facts brought before them.

The provisions of Ex Parte Milligan (1866) have been invoked and your Administration has been provided with appropriate Notice from the people of this State of the Union, all of whom have fully expatriated from any foreign citizenship obligations arising from their unconscionable registration as babies by Third Parties. They have exercised their remedy provided by the Expatriation Act of 1868 and made it absolutely clear that they accept and adopt their birthright standing and character as one of the people of this country — those whom you are obligated to serve, as plainly stated in Article 1, Section 1 of the State of Alaska Constitution — and do not choose to adopt any form of Federal personhood.

You, Governor Dunleavy, and your Administration, have no leg to stand on for your failure to answer our Writ of Assistance Order, except gross breach of trust and dereliction of your Constitutional duty owed to us, to protect us and our material assets from knowing False Claims in Commerce and knowing armed trespass by STATE OF ALASKA officers onto physical property owned by the people of this State of the Union.

Our land holdings are not part of any State of Alaska British Crown Land Trust, nor are they part of any Municipal Land Trust which have been conceived to manage property belonging to federal Dual Citizens who are merely residing here in Alaska — by definition, and by our express will.

Yesterday, I provided your office with a jpeg of a court order and determination directly from the Vatican chancery court dated December 1st 2012 explaining exactly how they interpret the names and status of James Clinton Belcher — a non-combatant, not an enemy, neutral in the public, a post master and Land Baron in possession of his birthright, at peace with the British Crown and the One Holy. Exempt from levy and tax percuse. I have an identical order, certified and recorded, regarding “Anna Maria Riezinger”.

We do not act as “Federal Officers”. We act as Federation Officers, serving as post masters of the unincorporated Federation of States doing business as The United States of America, and no incorporated Territorial or Municipal Government entity on Earth has any right or reason to misaddress us or claim that we owe them any “taxes” whatsoever.

It’s our land which you have incorrectly presumed upon and entered into a public trust intended to protect the assets of British Territorial United States Citizens, and which you have further presumed upon and entered into a second Municipal Land Trust intended to benefit Municipal citizens of the United States. Conveniently, none of our public employees have seen fit to obtain our permission for their presumptions against us and our assets, and certainly, we have received no payment for our lands in gold or silver.

As if all this were not enough to condemn you all to the gallows for treason, breach of trust and violation of your service contracts, The Constitution of the United States of America (Incorporated) which is the parent corporation of the State of Alaska, Inc., and The Constitution of the United States

(Incorporated) which is the parent corporation of the STATE OF ALASKA, INC. and the now-defunct MATANUSKA-SUSITNA BOROUGH, INC. — I have already proven that no validated commercial claim related to me or to any “Person” with a similar name “Anna S. Riezinger”- exists.

Your administrative court judge admitted on the record of his own court that no prosecutor’s bond was attached to the claim against these unknown legal fiction entities, “ANNA S RIEZINGER” or “Riezinger, Anna S” etc. that were named as the defendants in relation to a bonded case number, 3AN -25-08423. They certainly have no relationship to me, a visitor to the court who plainly stated my name and business with the court — which was simply to collect the prosecutor’s bond for making a False Claim in commerce. All commercial claims must be validated and failure of the prosecutor to produce their bond voids the charges. The judge and the prosecutor both failed to produce any validated commercial claim which makes any claim of any “tax debt” moot, no matter who or what the intended defendants might be.

So once again, we see gross misadministration of justice, gross errors resulting in armed racketeering against the actual benefactors and employers of the State of Alaska, and through the State of Alaska, the STATE OF ALASKA too. Every single one of you, elected, appointed, hired as subcontractors, agents, or volunteers owe us good faith service — not armed racketeering, false claims, and violent trespass into our sacred domains.

The Chief Justice of your State-of-State Supreme Court has received a direct Foreign Court Order from our court of record affirmed by me, just coincidentally the victim of this boondoggle, acting as the duly elected Supreme Court Justice of the actual State Supreme Court. If you do not immediately take voluntary administrative action to correct your operations and presumptions and do not exonerate and expunge case number 3AN-25-08423 from the “DISTRICT COURT OF THE STATE OF ALASKA”, and also provide me with safe escort and full possession of my property, unharmed, I will call in the U.S. Army Provost Marshal General and the Office of the United States Army Provost Marshal General to arrest and charge the whole lot of you for conspiracy against the Federal Constitutions, personage, barratry, false claims in commerce, racketeering, attempted extortion and illegal taking, armed trespass, gross breach of trust, and gross misadministration of justice — and I won’t need any permission from your District Attorney to do it.

I would prefer if you simply do your jobs and maintain the peace as you are obligated by your own State of Alaska and Federal Constitutions to do, but if I have to shut down the Judiciary Courts of Alaska, Inc. and bankrupt every member of the Alaska Judicial Council and every member of the Local Boundary Commission and Pacific Rim, LLC, and all the new corporations you are trying to front as “Matanuska-Susitna County” etc., you must believe that I am well-qualified to do it.

It’s time for the King’s Bench to stop misaddressing Alaskans.

Most sincerely —

Anna Maria Riezinger

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