



International Public Notice

September 25, 2025

The United States of America —
Federation of States



1.

This is testimony in the form of an affidavit is addressed specifically to: Brigadier General Sarah K. Albrycht, Governor Michael Dunleavy, and Susan Carney, Chief Justice of the Alaska Supreme Court, who is responsible for the administration of the entire court system created by or under The Constitution of the State of Alaska, a British Territorial "State" and "State Constitution" specifically created by Persons for Persons who declared that they act in service to the people of this State of the Union.

2.

Alaska was never formally enrolled as a State of the Union, because the requisite States were not in Session in 1959, but they came back into Session in 2019 and as of the first of October 2020, Alaska was finally enrolled as a State of the Union and entered into the full enjoyment of the Equal Footing Doctrine. Enrollment is the final step of the process engaged under the Northwest Ordinance. It was made retroactive to the moment that Alaska entered Territorial "Statehood" on January 3rd 1959.

3.

In Law derived from the Law of Nature, and all American Common Law is derived from the Law of "Nature and Nature's God", living things are separated from dead things (corporations); a "veil" is said to stand between them such that the law of the living does not pertain to the dead (corporations) and the law of the dead (corporations) cannot trespass upon the living.

4.

This "corporate veil" is used to shield the owners, officers and shareholders of corporations from seizure of their own assets if their corporation goes bankrupt, but this corporate veil can be pierced and removed, if, for example, the corporation commits fraud or other crimes. If the crimes are egregious and against the Public Interest, the corporation can be dissolved and the persons responsible for it can face the loss of their own assets

5.

The Law of the Land maintains the strict separation between the living and the dead such that land and soil can only belong to living men and women, not commercial or municipal corporations, and not, generally speaking, legal fictions of any sort.

6.

The courts have gotten around this somewhat by allowing land to be held in trusts, even in "National Trusts" that are supposed to preserve historical and religious sites that are of common cultural importance, but the overall thread and excuse for the existence of such trusts is always that the land is being held in trust for the benefit of the living people to whom the land actually belongs.

7.

If land is held in trust, the donors must be able to dissolve the presumptions of a public trust in their favor; otherwise, it is not a “trust”, it’s an illegal and unlawful theft of assets and an abuse of governmental power antithetical to any form of constitutional government.

8.

Indeed, this creation of a land trust claiming to hold private property may be one of the chief objectives of treasonous individuals who have conspired to replace the American State Republican Government with a foreign “democracy” and undermine the Constitutional Government our country is owed.

9.

America is not a democracy; no State of the Union has ever adopted democracy as its form of government. The only democracy here is the British Territorial Government of Puerto Rico and other US Territories.

10.

This comes as a shock to many Americans who have been left unaware of their own history and who have been bombarded since grade school with newscasts about “our democracy” and “danger to our democracy” and “spreading democracy” to the rest of the world, but in truth, it’s not our democracy. It’s Britain’s democracy, and it has usurped a totally improper and illegal and immoral position through means of deceit, guile, and fraud.

11.

What our government actually demands is self-governance via republican assemblies of the people who live in this country, a form of governance akin to the early Roman Republic. Our Founders chose this form of government as the one most likely to achieve their vision of what our government should be:

1. Strictly limited;
2. Aligned with the Laws of the Creator –Nature’s Laws;
3. Recognize the unalienable nature of our rights;
4. Protect the people and punish evildoers;
5. And otherwise, leaves us alone.

12.

The British Territorial Democracy in contrast is:

- A. An all-encompassing top-down bureaucracy;
- B. Organized by Roman Statutes and Codes;
- C. Converts all rights to privileges;
- D. Punishes everyone to benefit the Crown;
- E. Is as invasive as cancer.

13.

So, which form of government are we owed, and which do we choose? Our American form of governance leads to peace, self-reliance, and independent thinking. The British democracy leads to a coercive Nanny State, hive mind, and abject dependence on government.

14.

We think it is very clear what Americans chose and what we are choosing by expatriating from foreign

citizenship obligations merely presumed upon us or resulting from undisclosed registrations.

15.

We also claim what we are owed from our British Subcontractors under our Treaties with them and under our only service contract with them, The Constitution of the United States of America.

16.

How then, have the Brits evaded their contractual obligations?

By attempting to redefine Americans as British Territorial U.S. Citizens, a process known as unlawful conversion, which is strictly forbidden and is a capital offense, under both the Hague and Geneva Conventions.

17.

We have explained how they required their own citizens living in this country to “register” their babies, and how this was misapplied without any full disclosure to the entire population.

18.

As a result, millions upon millions of Americans have been misidentified and registered as British Subjects and foreign forms of British Territorial law have been misapplied to them as a result.

19.

The only remedy for this is the Expatriation Act of 1868 which allows that anyone can expatriate from any citizenship and revert to their natural birthright political status as a state national — which we have done.

20.

Then the British claim that we are “stateless” because our States of the Union have not been in Session for many years. We have to have Americans to have a State of the Union, but once our non-citizen and foreign status with respect to the British Territorial and Municipal Government is established, the States of the Union reappear as if by magic.

21.

After we self-declared our will under the Expatriation Act, and having reclaimed our proper political status and having served Notice on the U.S. Secretary of State that this is what’s going on and who we are, we have peaceably assembled our lawful State Government and brought our States of the Union into Session. All fifty of them. We have held our State Governments in continuous Session for over five (5) years.

22.

And still, the British Interlopers try to excuse their insupportable meddling and misrepresentation of us as British Subjects and continue to act in Treason against this American Government and the people they are supposed to serve “in good faith”.

23.

Not only that, they continue to try to evade their own contractual obligations by hiring out as Municipal Government employees and pillaging us in that guise.

24.

An employee working as a Territorial “Alaska State Trooper” puts on the uniform of a Municipal “ALASKA STATE TROOPER” and with no clue at all, assumes that he or she has the right to use armed force to evict American landlords from their own land, under the pretense that the Americans owe taxes

that apply only to British Territorial Subjects and/or Municipal citizens.

25.

The written expatriation from British Territorial Citizenship has the following effect:

26.

1. It collapses the American Infant Decedent Estate Trust they presumed to exist when they issued a British Subject's Birth Certificate in our Given Names;

2. It collapses the presumption that we knowingly and willingly adopted British Territorial U.S. Citizenship and allowed the creation of a British Territorial Person and Estate operating in our Given Name;

3. And this then also collapses any assumption or presumption of Municipal citizenship, because that additional obligation is only presumed based on the existence of a British Territorial Person — and without a valid British Territorial U.S. Citizen, all chain of title is broken.

27.

Now, there exists a population of over 35,000 Americans who have caught on to the deceit and Bad Faith and Breach of Trust practiced against us by our British Territorial Subcontractors, and who have declared their expatriation from the presumption of British Territorial citizenship under the Expatriation Act of 1868. We have brought our State Governments into Session in all fifty States of the Union.

28.

We have given Notice to the U.S. Secretary of State and issued proper international identification credentials to our people. The man or woman carrying that card has expatriated on the public record.

29.

Nobody can claim that we are stateless or unknown or acting in insurrection against our government; likewise, nobody can claim that our government is “absent” or in any kind of interregnum. We’ve been conducting business for five (5) years, on both a local and a State level.

30.

The American Civil War — so-called, because it turns out that no Congress declared any such “war” — which started all this misrepresentation, has been over for a century and a half.

31.

And we still have Municipal Subcontractors of our out-of-control Territorial Subcontractors being used as tools and proxies to do the dirty work of pillaging and racketeering by proxy.

32.

Let us pose a question to the international community: if a Principal is under contract to protect a certain group of people, and they hire a Subcontractor to attack that same group of people, are they not in default of their own contract?

33.

That is what has happened here.

34.

The British Territorial Government is under a service contract known as The Constitution of the United States of America to protect the American populace, but instead, they have hired Municipal Government

Subcontractors to displace and terrorize Americans under armed force.

35.

This scandalous situation has been promoted and allowed by members of the American Bar Association and an illegal carpetbagger Municipal COURT System — a private, in-house corporation tribunal masquerading as a public court and misaddressing Americans under the False Presumptions of British Territorial U.S. Citizenship and Municipal citizenship of the United States, a Dual Citizenship obligation known as Federal Dual Citizenship which does not naturally apply to any American State National.

36.

We are calling for the immediate dissolution of all incorporated “Judiciary Courts of (State Name)” organizations found throughout this country, as they are engaged in a False Legal Process, based on continuing the fraudulent misrepresentation of Americans who have expatriated from the status of Territorial Citizens and/or Municipal “citizens of the United States”.

37.

These COURTS are operating in unauthorized military “districts” that have no right or reason to exist within the borders of our States of the Union, and no right or reason to misaddress Americans as if we were wards of their foreign Territorial “States” or obligated to pay their taxes for them or in any other way encumbered by the acts of our Federal Employees acting outside their established delegated authorities;

38.

Abraham Lincoln left the U.S. Army in control and obligated the U.S. Army to protect the American civilians in the wake of the hostilities caused by “the American Civil War” and by their own standards, they are still operating under the derivative Hague Conventions now.

39.

Whether or not this whole system of armed occupation is logically supportable or legally or lawfully enforceable, Lincoln’s action only reflects what was and still is the obligation of the U.S. Army as a Land Force in service to the People occupying the Land and Soil of this country.

40.

We are calling upon the Provost Marshal General of the U.S. Army, Brigadier General Sarah K. Albrycht, to honor the obligation of the U.S. Army to recognize our expatriation from all forms of foreign citizenship, and protect us under the terms of The Constitution of the United States of America.

41.

We are asking the Provost Marshals to assert their superior jurisdiction over any JAG Attorneys who are still operating under the False Presumption that we are British Territorial U.S. Citizens or otherwise, Municipal citizens of the United States, or both.

42.

We are asking the Provost Marshals to arrest those members of the Bar Associations who are operating so-called “Judiciary COURTS” and misaddressing Americans in every State of the Union.

43.

There are no authorized “districts” military or otherwise within the borders of the States of the Union and there is no “shared” sovereignty — only strictly enumerated and delegated powers of sovereignty entrusted under contract.

44.

The only district authorized is the District of Columbia.

45.

The purpose of the District of Columbia is to provide a common meeting place for the conduct of the business of the various Federal Subcontractors created by: (1) The Constitution for the united States of America (1787), (2) The Constitution of the United States of America (1789); and (3) The Constitution of the United States (1790).

46.

The District of Columbia contains within it a separate capitol known as the Federal Capitol, which is the City of Washington, District of Columbia; both of these are foreign with respect to the American Government.

47.

In 1861, the British Territorial Rump Congress created by Abraham Lincoln usurped against the American Federal Government Contractor and gained control of the City of Washington's Government by default and deceit; this plenary oligarchy which was intended to be entrusted to the members of the Federal Republic Congress operating under 1787 Constitution began operating under the direction of members of the British Territorial Congress who authorized the creation of a Municipal Corporation operating as the DISTRICT OF COLUMBIA, INC. and also thereby created the Municipality of Washington, DC., in 1871.

48.

All these accommodations made between our two foreign Federal Service Providers were not ratified by our States of the Union and were interpreted as private business decisions made by our Subcontractors for the conduct of their own operations; they do not presuppose any deleterious effect on Americans or the American States and State Citizens contracting for services from these foreign entities based in the District of Columbia.

49.

Much of the damage done to us and to our country has been a result of induced ignorance, secrecy, deliberate obstructions and obfuscations such as confusing State of Alaska Troopers with STATE OF ALASKA TROOPERS, and similar ruses in which these United States, meaning the States of the Union, have been deliberately confused with those "United States" — both Territorial and Municipal bodies, and they have been played off against each other and used to manhandle, defraud, and denigrate their actual employers, the American People.

50.

I hereby attest that I have expatriated from any and all presumed-to-exist obligations of Federal Citizenship of any kind, in writing, on the public record, under the Expatriation Act of 1868; and, neither my Given Name, Anna Maria Riezinger, nor any name thought to be derived from or associated with me or my Given Name, are bound to perform under The State of Alaska Constitution which declares under Article 1, Section 1, that is is a Constitution for Persons serving people, and I do declare that I am one of the people these Persons are obligated to serve.

51.

I hereby attest that I did not ever knowingly, willingly, or voluntarily agree to accept or adopt any condition of public personhood or servitude related to the Federal Government or any of its numerous state-of-state franchise operations that have usurped against our lawful States of the Union and have occupied our land and soil under False Pretenses and conditions of commercial fraud and deceit since the 1860's.

52.

I also attest that I have been violently attacked and terrorized under the false doctrines and impositions herein discussed and that my expatriation placed squarely on the public records of the State of Alaska and fully cured for some years past, have not been honored and remedy guaranteed under their own law has not been provided and I have not received the "good faith service" required under The Constitution of the United States of America from Governor Dunleavy who received a timely Writ of Assistance Order to protect me from the presumptions of his own Municipal Subcontractors.

53.

I further attest that when I called Governor Dunleavy's Office for assistance against armed trespass on my posted private property by Municipal Officers in his employ, arriving in vehicles carrying the Municipal Corporation logo "ALASKA STATE TROOPERS", the reply of his Office was that it was a "local matter" and not a "State matter".

54.

Armed trespass and criminally misrepresented COURT processes directed against peaceable Americans living in a State of the Union is a gross violation of the labor and service contracts that obligate both the Municipal Government under The Constitution of the United States and the British Territorial Government obligated under The Constitution of the United States of America.

55.

The local government established by the American Government is vested in our unincorporated Counties and no franchise operations hosted by our Federal Subcontractors or their hired Agents have any business misaddressing us or misunderstanding our local as well as State authority and jurisdiction over our land and soil assets.

56.

The State of Alaska, Incorporated, has presumed to establish and operate and manage numerous land trusts "in our names" without our knowledge or permission and without any granted authority available to them from us, the actual People and owners, to do so.

57.

Among those lands illegally and unlawfully latched upon are so-called "Municipal Land Trusts" managed as unauthorized Municipal Boroughs and incorporated County business structures that are inhabited by foreign Persons, both Territorial and Municipal, who are merely residing here among us under the terms of the Residence Act or otherwise tag-teaming along under an unauthorized association of separate and secondary service contracts in which the British Territorial State-of-State Government has hired Municipal CONTRACTORS as thugs to enforce Territorial taxes on people who are not Territorial Citizens and who don't inhabit or populate Territorial "States".

58.

I attest that I am a living breathing, unincorporated, and fully expatriated American owing no obligation of Federal or Federal State-of-State Personhood at all and owing no Federal or Federal State-of-State taxes, either. I am the merely-presumed-to-be American Donor of all the land in all the land trusts established by the State of Alaska, Inc. operating under The Constitution of the State of Alaska, including the Municipal Land Trust; and as the Donor, I have required the immediate release of my private property assets including my land and soil assets from any and all public trusts under the private management of the State of Alaska, Inc. and/or STATE OF ALASKA, INC., ALASKA, INC., etc. with prejudice and the exoneration and removal of all False Claims that I owe Territorial or Municipal "taxes" of any kind and also any claims that I or my property interests are subject to "tax sales" related to Territorial or Municipal "tax" assessments.

59.

I attest that it stands upon the established jurisprudence of this country as expressed in The Clearfield Doctrine, that no incorporated entity operated in the character of a commercial franchise or municipal corporation franchise has any ability or authority to levy taxes as a government on the General Population. To presuppose otherwise admits the ability of any similar corporation, for example, Raytheon, Inc. or RAYTHEON, INC. to impose taxation on the people of this country — which is clearly not part of any principle allowing the existence of incorporated entities and franchises of incorporated entities.

60.

I attest that I and other Americans who have seen through these venal and self-serving deceits and deceitfully similar names, and who have expatriated from the presumption of foreign citizenship obligations, have every power and contractual right to demand immediate performance in our favor from the Provost Marshals of the U.S. Army and others owing us “good faith service”, to close down and liquidate the organizations operating “DISTRICT COURTS” and “Municipal Land Trusts” in the States of the Union, including but not limited to Alaska, and to return our lawful land and soil holdings to us and to our possession and to our ownership with prejudice.

61.

Governor Michael Dunleavy received a lawful Order of Extinguishment prior to the attack on me and my private land holdings by his Municipal AGENTS. He and they are 100% individually and commercially liable for their acts and omissions.

62.

A Common Law Grand Jury and Trial Jury of American State Nationals known to be expatriated from Federal Dual Citizenship and to be Alaskans standing on the land and soil of Alaska, have been Summoned to take up the issues of Law and Fact and to make the necessary determinations and all those in need of such Notice are being informed either directly or through their Agents.

63.

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

64.

This I affirm to be the Truth, the whole Truth, and nothing but the Truth, insofar as I am able to know the Absolute Truth.

65.

Notarized and Witnessed original hard copies of this Testimony in the Form of an Affidavit are being sent directly to those Parties addressed: Brigadier General Sarah K. Albrycht, Governor Michael Dunleavy, the State of Alaska’s Municipal Agents, and Chief Justice Carney of the Supreme Court of the State of Alaska (Inc.).

66.

So said, so signed, so sealed and so affirmed this 26th day of September 2025 by:

Anna Maria Riezinger — Lawful American State Person: Creditor and Owner of Record

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

by Hunter Toyofuku-Aki©
Visionary, Architect, Strategist,
Love-onomics© Founder
Treasury Director

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