

International Public Notice: Land Law

By Anna Von Reitz



This is intended as a very brief but necessary education for public employees and government contractors as well as foreign governments that may not be familiar with our law and customs.

Unless a land jurisdiction legislature composed of State Citizens acting prior to 1860 approved the use permitting or grant of land within the State borders, the only parcel(s) granted to the Federal Subcontractors for their use are, generally speaking: (1) the District of Columbia; (2) arsenals and forts; (3) post offices.

All the rest of the land and soil of this country is controlled and owned by Lawful Persons (land = subsoil) and living people (surface soil).

The Federal Subcontractors function under corporate and international and administrative law exclusively.

They don't have access to the Law of the Land, but they are obligated to obey it when they enter our dominion. This Law of the Land is spelled out for them via their respective Constitutions and yes, their Agencies and Subcontractors, are also obligated to obey the limitations of the Constitutions while in the employ of Federal Subcontractors.

Principals to contract are responsible for the conduct of their Agents, so that the Pope is responsible for the Crown, the U.S. House of Representatives is responsible for the U.S. Treasury Department; the Federal Reserve is responsible for the Internal Revenue Service, and in the present case, the Department of Homeland Security is responsible for FEMA.

These are all either Federal Subcontractors of our Government, or Subcontractors of our Subcontractors, and in either case, they are all obligated to us and serve at our pleasure under the obligations and lawful limitations of their respective service contracts.

Thus, when FEMA, INC., an Agency Subcontractor of the Department of Homeland Security, Inc.. which is a Subcontracting Subdivision of the USA, Incorporated, comes into one of our States and enters upon our land and soil and interferes with our ability to rescue and provide relief to our own people, FEMA is in the crosshairs of an international criminal trespass.

As the actual Government of this country, we have invoked the Law of the Land which provides that any incorporated entity engaged in unlawful conduct (violation of the Constitutional Contract and Land Law in general) and trespass upon our land and soil, and which proposes to: (1) illegally confiscate supplies intended for disaster victims; (2) occupies our airport runways needed for the delivery of disaster relief; and (3) obstructs search and rescue operations -- is in violation of our Public Law and their service contracts all the way up the line until it lands in the lap of King Charles III and the British Crown, which is ultimately responsible for their Gross Misconduct.

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

Our Public Law and Custom provides that claim jumpers, cattle rustlers, and trespassers in general who are engaged in criminal activities on our land are subject to being arrested, shot, or hung, as the occasion and circumstance demand. It also provides that all public employees are required to provide all immediate help and assistance possible to the people otherwise being harmed by FEMA's malfeasance, obstruction, trespass, and failure to perform.

All public employees, both military and civilian, are required to render active assistance to the victims of Hurricane Helene to the best of their ability and anyone caught willfully obstructing search and rescue efforts or confiscating disaster relief or in any other way impeding or harming civilian efforts to save lives and comfort the survivors are by definition Enemies of the State.

Let us make this explicitly clear--- we are the Government in possession of the land and soil of this country; we have invoked the Law of the Land and are well-within our rights to do so. If public employees of any kind, any rank whatsoever, interfere with our disaster relief operations and fail to render assistance, they will be identified as criminals and Public Enemies.

Whether it is the Speaker of the House failing to immediately reallocate appropriations in support of disaster assistance, or Air Force Generals refusing to deploy helicopter resources, we are owed and we demand immediate good faith assistance from all public employees: Federal, State Trust, State of State, Counties, and Counties of, administrative, military and civil service.

All hands on deck.

Our civilian rescue operators are rescuing the living and ferrying out the dead. FEMA, for the most part, is resuming proper operations and providing assistance at this point. A reasonable effort has been made to notify all Governors in the disaster area and all local, state and federal personnel. Nobody here is trigger happy or pleased with the thought of having to arrest our own employees, but we will do so.

The transmitting broadcast stations that were used to steer Hurricane Helene and the cloud-seeding operations used to engender it are to be immediately shut down, all personnel involved are to be arrested, and use of deadly force is authorized.

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

October 7th 2024

See this article and over 5000 others on Anna's website here: www.annavonreitz.com

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