

Notice to County Sheriffs October 8, 2024

Land Law has been declared throughout The United States as of October 5th 2024. This means that you must now enter upon the Peacekeeping Office of County Sheriff and it signals significant changes to your own authority and the Law you operate under:

- (1) As a County Sheriff operating on the land and soil jurisdiction of this country, you are the highest Peacekeeping and Law Enforcement Officer within the County borders;
- (2) You are indemnified and hold state immunity;
- (3) You directly outrank all Federal Personnel and Agency Employees;
- (4) You directly outrank all State of State and State Trust Employees;
- (5) You are empowered and required to protect the people of your county and their assets;
- (6) You may deputize as many Americans as you deem necessary;
- (7) You are advised that there are no Federal Eminent Domain rights;
- (8) If a properly constituted State Legislature acting prior to 1860 has not specifically granted land to a Federal entity for public purposes, Federal Personnel making claims to own or control land within your County are guilty of international trespass, false claims, and conspiracy to defraud under color of law;
- (9) Any Federal Personnel offering to encumber, delay or restrict civilian rescue and recovery efforts must be arrested; any Federal Personnel confiscating disaster relief supplies must be arrested; any Federal Personnel failing to render immediate aid and assistance must be arrested, shot, or hung on the spot as the situation demands. Escalation of force protocols are authorized; 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

International Public Notice: Land and Soil Jurisdiction Sheriffs

By Anna Von Reitz



On our land and soil, County Sheriffs are the ultimate peacekeeping and law enforcement officers. Within the borders of their counties they are literally the Law when Land Law is declared, as it now is.

This supreme authority exists only within the physical borders of their specific County.

For criminal investigations and pursuits across County and State borders, they rely on our Continental Marshals.

Both the County Sheriffs and the Continental Marshals are fully indemnified and enjoy state immunity.

A written Public Notice has been issued this morning advising the County Sheriffs of the change of law and their duties under it. A copy of this Public Notice is attached so that all individuals and foreign governments are fully informed.

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

This Public Notice is being distributed to all County Sheriffs throughout the country.

https://annavonreitz.com/sheriffsnotice.pdf

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

October 8th 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.

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

International Public Notice: So Far As We Are Concerned

By Anna Von Reitz



We could care less who is the "President" of a foreign corporation under contract to provide us with a very limited number of enumerated services that we can easily provide ourselves without their assistance or intervention.

All we care about is that any "President" elected by the Electoral College honors their obligations and contracts and doesn't overstep their limitations.

There seems to be a consensus among both brands of Federal Employees that a popular Presidential election is necessary to legitimize an office.

We say that is nonsense. It's still just a private corporation office, not a Public Office, and we ask --- how can you legitimize an office or election to an office, when over ninety percent of the voters don't know what the office is and don't know how the office is actually elected?

As far as the banks and paymasters are concerned, our credit and our assets cannot be left in the hands of our foreign employees; their Congresses are not allowed to spend our credit "for" us. We are quite able and competent to spend our own credit without regard to our employee's druthers.

We have our own American Treasury and our own sovereign banks, and it's time that all our resources --- including private resources --- which have been deployed worldwide are accounted for. In full.

It is the duty of every employee of the Federal Reserve Department, the U.S. Treasury, and the IMF and the Department of the Federal Reserve, and the Department of the Global Federal Reserve, and the World Bank, and the receivers of the International Bank of Reconstruction and Development, to render an accounting to the people of this country --- with or without any corporate President winning a popularity contest.

As far as we have determined, both the Night of the Living Dead UNITED STATES Municipal Corporation, that technically no longer exists, and the British Territorial U.S.A. Incorporated, are complicit in genocide and crimes against humanity.

Their internal elections and their private corporation "Presidents" have no public office or role related to our government aside from being subcontractors engaged to provide certain enumerated services.

If they don't or won't provide those services in good faith, we will provide them for ourselves or find other subcontractors who will do the work without illegally, unlawfully, and immorally imposing upon and defrauding their employers.

All material assets of these criminal corporations need to be returned to the actual American Government and the actual American people without delay, and without any continuing drama, pretensions under color of law, bankruptcy fraud, or threats.

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

October 7th 2024

International Public Notice: We Are the Government

By Anna Von Reitz



By clearly stating that a change of government is underway, we are not suggesting any violent revolution; we are stating the obvious and restoring our lawful and traditional government following a criminal usurpation by the British Crown.

The American Government is not the same as any of the government subcontractors housed in the District of Columbia, and after being quiet and disorganized for many years following the so-called American Civil War, we discovered the Great Fraud that has been worked against us by our own misdirected public employees.

We have been steadily working toward the restoration of our government since 1998 when we first served notice of the fraud to the Internal Revenue Commissioner and Comptroller of Foreign Assets.

This restoration has been making steady progress for 26 years. Our separate banking system has been under development for 17 years. Our action has been recorded in public and published and Due Process has been served internationally for 7 years ending in April of 2014. Our Postal Offices were updated and renewed as of 2008. Our Sovereign Letters Patent were updated and reissued as of November 4th 2015. Our Indemnity Bonds were posted shortly thereafter and our Sovereign Banks and Sovereign Treasury Accounts were opened in 2021.

Contrary to the narrative spread by our British Territorial Subcontractors, our Government is not "lost" or "missing" or "absent" or "in interregnum". It is very much alive and populated and operating in all fifty States of the Union.

Our is the only properly declared and organized Government of Record having standing on the land and soil of this country, but more than that, our Federation of States and our member States are the Delegator of Powers and the Principals to Contract enabled to enforce all three (3) Federal Constitutions.

Unlike our British Territorial Subcontractors, we are not organized as a democracy and never have been. As the guarantees in their contract, The Constitution of the United States of America, clearly stipulates, we are guaranteed "a republican form of government" instead.

This does not imply that we are a Republic.

It clearly says, "republican" --- which is not akin to any Roman Republic, but is instead a humble form of government bound to the land and soil and the living people of our country.

No doubt it is this humility that confuses arrogant bureaucrats who have been outright misrepresenting us and stealing their paychecks -- and a lot more-from our pockets for decades, but the truth is often simple and humble.

Because we are not a democracy and we are not, therefore, bound to any majority rule or mandate to show a 51% or other majority, our government is not about numbers of people. It's about the quality and identity of people---it's their lawful standing, provenance, and chosen political status that matters and which makes them the "progeny" owed all Due Diligence, all right, all title, all interest, as the inheritors of this great country.

As the presumed Donors to the National Trusts established by the Preambles of each Federal Constitution, we are also the Beneficiaries thereof --- and the proven Inheritors of both the country and its government.

So we are the long-lost American Government, still standing after all these years, reorganized and updated and still here on the land and soil, still sailing the seas under American Admiralty Law, still owed every Treaty, Contract, and Covenant.

We were recently told that our government "is a joke" by those owing us good faith and due diligence, but the real joke is that they are working for foreign corporations as subcontractors on our soil and have no public offices, no authority, no state immunity, no valid claim to our assets, and without our permission, no right to access our credit, either.

So, the living people and Lawful Persons are back home, and in place, contrary to our rumored demise, and everyone reading this has cause to know who we are and what we are owed in terms of their own employment contracts and sovereign debts.

We may appear to be small dogs and small potatoes, but we are the actual owners of everything in this country, and there are 300 million other Americans equally endowed.

Any "Republic" declared by our erstwhile British Territorial Subcontractors is just that -- a British Territorial Republic, not a restoration of or replacement for our American Federal Republic.

As the Delegators of all the Enumerated Powers ever exercised by our Federal Subcontractors and as our States are the Principals and Signatories of their service contracts known as Constitutions, we are in truth and in fact, the Employers of every public employee in this country.

No matter how many layers of middle-management are piled on, no matter how many corporations are vendors and as we say, "subcontractors of subcontractors", this truth remains: we are the Employers, and they are the Employees.

They never had any right to encumber our substance, register us in service to their corporations, subject us to their foreign law, run up our credit, claim

bankruptcy protection from us, or any of the other things that these foreign corporations have done "in our names" since 1860. It's all fraud.

So the joke is on them. All the banks owe everything on the credit ledger to us. They also owe all the assets, blocked and unblocked, to us. Everything of substance belongs to the living people and Lawful Persons. All intellectual property, too.

That's why we informed the Generals that we are working from "the other side of the ledger" now. We don't borrow credit, we issue it--- and in this case, it's all prepaid.

Wrap your heads around it, because it is 100% the observable and proven truth. Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents.

Issued by:

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

October 6th 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.

International Public Notice: Change of Government Underway

By Anna Von Reitz



We thank all those who have made and are making the change possible.

This includes our brethren in the now-actual American Military which has been lawfully converted into a true military force instead of a mercenary force for the first time since 1860.

Our Federation of States has ingress and egress treaties in place among the several sovereign States of the Union which specifically allows American Military Forces to engage enemies both foreign and domestic within the borders of the physical States.

We have declared Federal Agency Personnel, including but not limited to FEMA Personnel, who have been obstructing local and State-based search and rescue and relief efforts in the area impacted by Hurricane Helene to be Enemies of the State.

This makes it a capital crime to obstruct these local civilian efforts and also makes it a capital crime to fail to assist.

All Federal and State Franchise Employees and Subcontractors are hereby additionally placed on Notice of these facts. It's not good enough to stand down and back off. They have to assist with all resources available to them.

All public employees at all levels and stations must actively and in good faith assist rescue efforts to the best of their ability or they can be arrested, shot, or hung as the situation demands.

There will be no trials.

Every reasonable effort will be made to inform Federal and Agency Personnel, but any public employee who fails to stand down, anyone who fails to immediately assist, will be treated as a criminal engaged in genocide.

Our Government of, for, and by the people of this country has always been here and still is and we pray always will be. It doesn't matter if you haven't heard from us in a hundred years. We are still here.

We are resuming our rightful place.

Any hostile action by any foreign Principal or Organization resisting our natural rights and guarantees, will identify that Principal or Organization as an accomplice to genocide.

Issued by:

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

October 5th 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.

