

# International Public Notice: Final Claim Converting Intellectual Assets

By Anna Von Reitz



The fraud and unlawful conversion practiced against our country and our people by the British Crown has had many results:

- (1) The creation of an American "infant decedent estate" resulting from the purported waiver of our American estate interest by our Mother's signature on undisclosed registrations paperwork;
- (2) The concurrent creation of a British Territorial Person sharing the exact same name;
- (3) This unlawful conversion obtained under conditions of deceit also resulted in an unconscionable contract, obligating the victim -- a baby in their cradle -- to British Territorial U.S. Citizenship;
- (4) The British Territorial U.S. Citizen was subsequently declared legally dead as part of a foreign bankruptcy and a Municipal "Federal" Estate Trust was created using the victim's name in all capital letters as a trademark;
- (5) The creation of the British Territorial Estate and the concurrent creation of the Federal Municipal ESTATE set up a situation where the victim was being represented as a Dual Federal citizen -- both a U.S. Citizen and a citizen of the (Municipal) United States, one operated by U.S. Trustees under Admiralty Law and the other operated by Municipal United States Trustees under Maritime Law.
- (6) These clandestine actions unlawfully converted the political status of millions of Americans without their knowledge or consent.
- (7) The excuses given for this to the effect that this was a "war" and that the Parties responsible were acting in response to an "emergency" and were claiming emergency powers under The Law of War were, again, fictitious and fraudulent in nature; the American Civil War was a Mercenary Conflict and

all the other "wars" since then have also been Mercenary Conflicts. No Congress empowered to declare war has done so since 1812.

This has all resulted in False Claims of ownership in commerce, including False Claims against the Intellectual Property Rights of Americans; our names have been copyrighted by the British Crown as a means of latching onto our assets generally and our intellectual assets in particular.

As this latching-upon-activity was illegal, fraudulent, and undisclosed in the first place and the first unlawful conversion is thus in defect, the second unlawful conversion and trafficking into the Jurisdiction of the Air and the venue of commerce is also in defect.

We claim our reversionary trust interest in our American estate and all resulting foreign public and private trusts operated in our names or under trademarks appearing to represent our names, including the individual State Trusts, State-of-State Trusts, and Municipal TRUSTS and Public Transmitting Utilities, Special Purpose Vehicles, and other derivatives created by the Municipal United States and the Municipality of Washington, DC.

We claim our intellectual property rights and labor and all performance contracts entered in our names in any combination, permutation, ordering, style or form of our names represented in any way whatsoever, including all assets contained in or represented as PKI accounts, patents, trademarks or copyrights lodged anywhere in the world.

These claims have already been noticed, lodged, and cured and are merely being brought forward for the cognizance of the world-at-large and for demand upon the guilty Principals and Corporations responsible for this usurpation, attempted unlawful conversion, impersonation, and evasion of the contractual obligations of the Perpetrators of this scheme for purposes of political coercion and unjust enrichment.

We note that these activities and commercial claims and the existence of these various trusts and derivatives in the Air Jurisdiction are the result of earlier acts of piracy, impersonation, and human trafficking taking place in the International Jurisdiction of the Sea and that the primary fraud taints all other claims against our interest deriving from it.

We require recognition of our Good Names and estates, unharmed, and returned to our administration; we are known as The United States among the nations of the world, and as The United States of America in the international and global realms.

We are and have always been unincorporated instrumentalities of our fifty unincorporated and sovereign member states, not to be confused with any incorporated foreign legal fiction entities under contract to us and operated under similar names.

All assets of ours are recalled and reclaimed including all intellectual and energy assets, all copyrights, patents, trademarks, and performance contracts, all PKI accounts, and all baptismal certificates being securitized and traded, as well as all representations of our physical bodies being certificated and traded, all DNA, all informational technology, all seats of government, all information established as Holium deposits, all memories associated with us, all constraints and systems of time, all weights and measures and treaties related to these elements, are to be construed as belonging to and existing for the benefit of the living people, who claim the right and responsibility of self-governance.

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

June 6th 2024

-----  
See this article and over 4800 others on Anna's website here: [www.annavonreitz.com](http://www.annavonreitz.com)

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