Action Items forwarded by Lisa Schaefer:

Anna has taken appropriate escalation steps. She has a request:

Tell people to bombard the Governor and the Alaska Judicial Council with messages so they know the eyes of the world are on them.

Governor Mike Dunleavy of Alaska:

Mailing Address Office of the Governor P.O. Box 110001 Juneau, AK 99811-0001

& Main Office Phone Governor's Office: (907) 465-3500 Lieutenant Governor's Office: (907) 465-3520

Regional Offices

Anchorage: 550 West 7th Avenue, Suite 1700, Anchorage, AK 99501 Phone: (907) 269-7450 | Fax: (907) 269-7463

Fairbanks: 675 7th Avenue, Suite H5, Fairbanks, AK 99701-4596 Phone: (907) 451-2920 | Fax: (907) 451-2858

Soldotna (Kenai Peninsula): 44539 Sterling Hwy., Suite 214, Soldotna, AK 99669 Phone: (907) 420-3999 | Fax: (907) 420-3998

Palmer (Mat-Su): 515 East Dahlia Avenue, Suite 135, Palmer, AK 99645 Phone: (907) 761-5691 | Fax: (907) 761-5610

Washington D.C. Office: 444 North Capitol NW, Suite 336, Washington, DC 20001-1512 Phone: (202) 624-5858 | Fax: (202) 624-5857

Alaska Judicial Council

(S) Executive Director: Susanne DiPietro For direct inquiries, you may also reach her at

↑ Office Location 510 L Street, Suite 450 Anchorage, Alaska 99501

& Phone: (907) 279-2526 🗐 Fax: (907) 276-5046 🖾 Email: @ Website:

🕲 Executive Director: Susanne DiPietro For direct inquiries, you may also reach her at

Remember that Fax in their legal world is acceptable Legal Notice.

All Rights Reserved. Without Prejudice.

By: Lisa Kay Schaffer

Chairman, The Ohio Assembly, I am a Living Woman with Inherited Sovereignty born on Ohio soil

The current Colonel (Superintendent) of the Alaska State Troopers is Maurice "Mo" Hughes. He was promoted to this leadership role in August 2022, following a distinguished career that included serving as Commander of A Detachment, which covers Southeast Alaska and the Kenai Peninsula1.

If you're looking to contact Colonel Hughes or the Alaska State Troopers headquarters, here's the official information:

Headquarters Address 5700 E Tudor Road Anchorage, AK 99507

& Phone: (907) 269-5511 🖫 Fax: (907) 337-2059 🌐 Alaska State Troopers Homepage

URGENT – Please share far and wide to all Freedom Loving Americans concerned about our County

Do you count yourself among the American's who are increasingly concerned about the political divide between the left and the right? Do you look around at all that is going on and just know that something is very wrong? What happened to the America we all thought we lived in? Is there anything you can do about the injustice of it all? How will the corruption end?

Do you consider yourself as one who is deeply concerned about matters of freedom and personal property? Today, you can take a meaningful action step and learn more by attending a meeting today at 4pm Pacific/5pm Mountain/6pm Central/7pm Eastern

There is a battle unfolding today regarding a woman and her land/home in Alaska. She's been in the "Freedom Fight" for decades and has focused her attention on issues of Legal oppression and Lawful issues concerning Americans. She's helped many men and women one by one with court cases and she's also helped large groups of people by her teachings as well as educating international principals on the international matters of Law and corruption. Some may have heard of her before; Anna von Reitz.

"The American people have witnessed the Systematic campaign against its perceived political opponents, weaponizing the legal force of numerous Federal law enforcement agencies and the Intelligence Community against those perceived political opponents in the form of investigations, prosecutions, civil enforcement actions, and other related actions. These actions appear oriented more toward inflicting political pain than toward pursuing actual justice or legitimate governmental objectives." Executive Order 14147 https://www.whitehouse.gov/presidential-actions/2025/01/ending-the-weaponization-of-the-federal-government/)

Without immediate help, Anna faces possible eviction tomorrow at noon, despite the fact she owns her property, owes no property tax and has provided the evidence of this to the Court. This court action began the day after her husband died. On September 2nd, less than two weeks ago, a process server brought a summons for a hearing to happen on September 5th. Can you believe a widow can be removed from her home only two weeks after her husband has died? And without cause? Unbelievable!

We need to help her delay this Court action so the steps she has taken and will take can prevent this crime of removing her from the family home she owns outright.

Most people recognize a growing problem with homelessness and agree we don't need one more of our older generation being preyed upon by the system, adding to the homeless issue in our day.

Join our informational meeting and find out how you can make a real difference in the life of an American Hero by taking action today.

You'll also learning more about how other men and women are seeking to help one another in a unified effort to protect one another when government systems go wrong and end up preying on the very people they have been hired to protect.

A clear action plan will be presented so we can all stand with this American Hero who has given so much for so many!

All rights reserved

Standing as one of the People, in original jurisdiction, Honorable Michael James Dunleavy and Suzanne DiPietro,

The eyes of all 50 states are on Alaska and the Alaska Judicial System to do the right, moral, and constitutional action; The only reason for governments to exist is to protect the people and their property;

The 10th Amendment does not delegate powers to the "State of" governments to place private property of Americans into a State Trust. These entities hold no vested interest in private property, as guaranteed by the Treaty of Versailles (1783), which affirms the sovereignty of the American people:

"To be free sovereign and independent states, that he treats with them as such, and for himself, his heirs and successors, relinquishes all claims to the government, property, and territorial rights of the same and every part thereof";

Neither the Municipal nor the Federal Government has any lawful claim to the private property of Americans; No enumerated power exists within the Constitutions-federal or state-that authorizes the taxation of land, the registration of private property, or its seizure under statutory pretense;

With regard to the foreclosure action on private property lawfully separated from Municipal easements granted for James Clinton Belcher and Anna Maria Riezinger, it is evident that illegal takings are being foisted upon the people by an out-of-control Municipal Government; These actions are repugnant to the Constitution and must be halted immediately;

As affirmed in Marbury v. Madison, any law or action contrary to the Constitution is null and void; Therefore, all proceedings in this matter should be dismissed with prejudice; The private property rights agreed to under the Treaty of Versailles must be recognized and respected;

Be cognizant that the world is watching; The world is watching you.

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

https://www.law.cornell.edu/ucc/1/1-202

Limits to Administrative Court Jurisdiction

CRUDEN v. NEALE 2 N.C. 338 (N.C. Super. 1796)

...every man is independent of all laws, except those prescribed by nature. He is not (339) bound by any institutions formed by his fellowmen without his consent.

Proof US citizens are not We the people with constitutionally protected rights and are the persons under Administrative Court Jurisdiction:

TWINING v. STATE OF NEW JERSEY, 211 U.S. 78 (1908)

The right of trial by jury in civil cases, guaranteed by the 7th Amendment, and the right to bear arms, guaranteed by the 2d Amendment, have been distinctly held not to be privileges and immunities of citizens of the United States, guaranteed by the 14th Amendment against abridgment by the states, and in effect the same decision was made in respect of the guaranty against prosecution, except by indictment of a grand jury, contained in the 5th Amendment and in respect of the right to be confronted with witnesses, contained in the 6th Amendment..., and the trial by jury, guaranteed by the 6th Amendment, were not privileges and immunities of citizens of the United States, as those words were used in the 14th Amendment.

Usurpation of jurisdiction is an act of Treason.

United States v. Will, 449 U.S. 200, 216 Note 19 (1980)

In another, not unrelated context, Chief Justice Marshall's exposition in

https://supreme.justia.com/cases/federal/us/19/264/, 6 Wheat. 264 (1821), could well have been the explanation of the Rule of Necessity; he wrote that a court

"must take jurisdiction if it should. The judiciary cannot, as the legislature may, avoid a measure because it approaches the confines of the constitution. We cannot pass it by, because it is doubtful. With whatever doubts, with whatever difficulties, a case may be attended, we must decide it if it be brought before us. We have no more right to decline the exercise of jurisdiction which is given than to usurp that which is not given. The one or the other would be treason to the constitution. Questions may occur which we would gladly avoid; but we cannot avoid them."

NOTICE OF FRAUDULENT EVICTION ATTEMPT

AND DEMAND FOR CERTIFIED JUDGMENT

Filed in the Land Recording Office of the Arizona Assembly

Venue: Arizona, one of the several States of the Union, land and soil jurisdiction

Notice to Principals is Notice to Agents — Notice to Agents is Notice to Principals

TO: (Court Clerk / Court Administrator)

	(Sheriff / Enforcement Officer)
	(Plaintiff / Plaintiff's Attorney)
DATE:	
COURT/FILE (if any):	
PROPERTY:	(Address / Description)
I. STATUS AND	STANDING
l,	©, a living man/woman domiciled upon the land and soil of Arizona, am holder in due
course of my Proper Tra	de Name and all Assumed Names. My political status is corrected and recorded in the
Land Recording Office of	the Arizona Assembly. I come in peace and good faith, without prejudice, and require
due process of law.	

(Presiding Judge, if applicable)

II. BACKGROUND AND DEFECT

I have been informed of an alleged "Judgment for Possession and Costs" scheduling an eviction for 09/15/2025 at 12:00 pm with purported post-judgment costs of \$592. Upon inquiry, there is no docket entry or certified

judgment appearing on the court's record. Absent a docketed judgment, there is no lawful order to enforce. Any attempt to proceed constitutes constructive fraud and trespass.

III. DEMAND FOR CERTIFIED RECORD

You are hereby required to produce, within 24 hours of receipt of this Notice, certified copies of: (1) the docket sheet; (2) the judgment for possession and costs with wet-ink judicial signature; (3) the verified complaint and sworn affidavit establishing jurisdiction; (4) proof of service/notice; (5) any writ of assistance or eviction order lawfully issued. If none exist, you must confirm in writing that no such record exists.

V. CEASE AND DESIST / STAY REQUIRED

Until certified records are produced, all eviction activity is ordered to cease. Any officer attempting enforcement without a docketed, certified judgment acts outside any delegation of authority and incurs personal liability under my Fee Schedule on file.

V. BOND / INSURANCE NOTICE

Notice is hereby given that any fraudulent enforcement will be reported and claimed against applicable bonds and insurance policies covering court personnel and sheriff's deputies. Copies of this Notice are served upon Risk Management/insurers. Silence is acquiescence to personal commercial liability.

VI. SERVICE AND RECORDING

This Notice is served upon the parties listed above via certified mail and/or personal service. A copy is recorded in the Land Recording Office of the Arizona Assembly. All responses must be in writing, point-for-point, within 24 hours regarding the scheduled date/time.

TERMS

Failure to provide certified proof and cessation will be taken as agreement by acquiescence that no lawful judgment exists; that any attempted eviction is fraud; and that each actor is personally liable for all resulting harms, including trespass, conversion, coercion, and constructive kidnapping, as invoiced under my Fee Schedule.

ACKNOWLEDGMENT	
Ву:	©
Name:	_
Date:	
All Rights Reserved, Without Prejudice	
WITNESS / RECORDING	
Witnessed, sealed, and recorded by th	e Recording Secretary / International Notarial Witness, Arizona
Assembly. My commission never expire	es.
Ву:	Recording Secretary, Arizona Assembly
Ucc 1-309	

https://mega.nz/file/I4cDFRhB#3uujw IGKdtGvpnvmzPL4sFakQweLP5X4E-mRU3JqxA

For the door:

STOP — NO LAWFUL JUDGMENT ON RECORD

This property and its occupants stand in peace. You are hereby noticed:

- There is no docketed, certified judgment authorizing eviction.
- Produce: certified docket sheet, judgment with wetnink signature, verified complaint, and proof of Service.
- Absent certified proof, any removal attempt is fraud, trespass, and constructive kidnapping.
- All actors are personally liable under Fee Schedule on file and will be reported to their Insurers/bonds.

Serve all correspondence in writing. Do not disturb. This Notice is recorded.

Signed: ______ © Date: _____

Contact for written service: _____

Oregon Supreme CourtRedfield v. Fisher, 135 Or. 180, 292 P. 813, 295 P. 461 (1930)"The individual, unlike the corporation, cannot be taxed for the mere privilege of existing. The Corporation is an artificial entity which owes its existence and charter powers to the state, but the individual's right to live and own property are natural rights for the enjoyment of which an excise cannot be imposed."

In the past a filing of Bankruptcy stops evictions...remembering what AVR tells us..they are addressing the Estate..not the living man or woman. It may work in the morning..to buy time until this is resolved

31 usc 1501 is where we show the proof of the documentation of birth certificate there obligation, 18 usc 8 and 1st 73 concrete title 1 shows the proof, sec 4 is intent for the people, title IV is the evidence to use 31 usc 1501, chapter 53 trading with the enemy 4307 sec e Congress never gave Americans people a way to pay for debt

https://mega.nz/fm/Itt0EJIL

Brady list

Joseph Purvis: mailto:Pjm07041986trust@gmail.com 3372569092

Contact me anytime

On this day, 9/14/1914, Francis Scott Key was inspired to write the Star-Spangled Banner after Fort McHenry successfully withstood a British attack.

Go figure – Here we are.

Godspeed, Anna.

Anchorage, Alaska is a unique case—it's not just a city or a borough, but a unified home rule municipality, meaning it operates under a single government structure that combines both city and borough powers. This structure was formalized through its Home Rule Charter, originally adopted in 1975 and amended over time2.

Rey Features of Anchorage's Home Rule Charter

- Unified Government: Anchorage merged city and borough functions into one entity, governed by a strong mayor and an elected Assembly.
- Legislative Powers: As a home rule municipality, Anchorage has all legislative powers not prohibited by law or its charter, per Alaska Statute 29.04.010.
- Municipal Utilities: The Charter includes detailed provisions for the operation, management, and disposal of municipal utilities, requiring voter approval for any sale or lease.
- Equal Rights & Ethics: It mandates ordinances against discrimination and outlines conflict-of-interest rules for officials.
- Taxation & Budgeting: The Assembly controls tax procedures, budget approvals, and public hearings, including oversight of the school district budget2.

You can read the full text of Anchorage's original Home Rule Charter here (PDF), and explore model charters and other borough examples on Alaska's Department of Commerce site.

https://www.muni.org/50/PressReleases/Documents/1975-0916%20Municipality%20of%20Anchorage%20Home%20Rule%20Charter%20Signed%2009161975.pdf

2390 South Park Road, Big Lake, AK

The address that the court attempted to send Anna and James notice.

http://www.paulstramer.net/2025/09/international-public-notice-dangers.html

- 1. I made my purpose for attending crystal clear to collect the prosecutor's bond (there was none, according to the "Judge") and failing that, to demand an end to the claim for lack of a validated (sworn) commercial claim. To be valid, all commercial claims have to be sworn to. Someone (usually a DA or other prosecutor) has to swear and take accountability for making a commercial claim. And they have to post a bond guaranteeing their claim and truthfulness. If they are proven wrong, they lose the bond. The Vermin try to get around this in the Municipal COURTS by claiming that they are merely "administrative" and so, are just piddling around among their own corporations and franchises, and therefore don't have to produce a sworn claim and bond. They only get away with this so long as nobody challenges them on it, and I definitely did.
- 2. I swore out an official complaint sealed testimony in the form of an affidavit not only against the Perps, but against the COURT system.
- 3. I declined their offer on the record.
- 4. I sent the Territorial Governor (who is under contract to protect me) a Writ of Assistance Order and didn't spare the reasons why.
- 5. I sent the Municipal GOVERNOR who is responsible for administrative operations of the Municipal entities the agreement (stipulations) I obtained and published years ago with three federal judges, including Thomas Hogan, the Director of the Administrative Courts, concerning the Five Proofs needed to prove that any public trust exists. That is a contract unopposed and cured and published between me and three Federal Judges.
- 6. I sent the information to the Alaska Judicial Council their combined Think Tank which is responsible for the operations of all the courts and the appointments of all the judges and disciplining of all the court personnel.

- 7. I send the Extinguishment Order on the Territorial "State" operating under a Non-Conforming Constitution -- that's the structure the Territorial Government operates under while it's a Territory. They've been operating "as" a Territory ever since 1959, waiting for us to officially enroll Alaska. We properly took care of that as of October 1st 2020 and notified them, but didn't issue an "Extinguishment Order" ---- which shouldn't actually be necessary, given the Northwest Ordinance --- but now they have the Notice and they have the Order to Quit, which is the Extinguishment of the Territorial "State" and its "presumed" role as our Executors and Trustees.
- 8. Because the Territorial "State" hired its own British Crown corporations to provide the Municipal Corporation services, once the Territorial "State" is "extinguished", the Municipal structures have to go, too. The Muni Government piggybacked on the Territorial Government like fleas on a dog; when the "dog" goes, so do the DOGS. They have to roll back to their limitations under the Constitutions.
- 9. Chief Fast Horse is explaining to them exactly why they don't have any jurisdiction over physical land and soil assets.
- 10. I didn't want to open up this whole can of worms yet. I am not sure that the Assemblies are ready to bear the brunt and responsibility, but they will have to sooner or later.

https://www.whitehouse.gov/presidential-actions/2025/01/ending-the-weaponization-of-the-federal-government/%5D(https://www.whitehouse.gov/presidential-actions/2025/01/ending-the-weaponization-of-the-federal-government/)

Lot 11 – BIRCH PK BLK 2 LOT 11 (site: 2366 S Southpark Rd)

Borough Account: 56044B02L011 (Parcel ID 55217).

Owner of record: Tim J. Gillette.

Status/Taxes: Borough page shows "PLEASE CALL" with a tax balance posted (last update 9/14/2025). Not

listed in any 2022–2025 borough tax-sale results.

Commission of Judicial Conduct

https://acjc.alaska.gov/mailto:administrator@acjc.state.ak.us

 $\frac{\text{https://www.dropbox.com/scl/fi/9ifgospjjcghv796q51t2/Notice of Lack of Jurisdiction.docx?rlkey=xne8cigt7}{\text{shlcjnhulak92e0q\&st=9d79o8df\&dl=0}}$

Heres a cease and desist

Case 3AN-25-08423

Boney Courthouse

https://goo.gl/maps/8e7in

Anchorage Alaska 99508

Action: Eviction – District Court (may include rent and damages)

Case Judge: Wallace, David R

https://records.courts.alaska.gov/eaccess/searchresults.page?x=dXcb-5ZX0TTLocan-zA4zTjd1lvrQPrClibLJc3v*KGJAGn2gGuXNM4Vew9-ymtpW3KjGPorrDk8a8clVxHRlwAN-25-08423Cl

mailto:T.Brown.Hattrick@gmail.com?

Case type: Forcible Entry & Detainer (eviction), Anchorage (the "3AN" prefix = Anchorage Trial Courts). The Alaska Court System's monthly FED filings list for Aug 2025 shows this exact case number, filed 08/21/2025, with Pacific Rim LLC as Plaintiff and Riezinger listed as a Defendant. Alaska Court System

Where to see the live docket: Use the Court System's official Search Trial Court Cases (CourtView). Enter the case number exactly as 3AN-25-08423CI. (If any document is confidential or not yet imaged, you'll still see the caption and docket entries.) Alaska Court System

Where to check hearing dates/times: The Anchorage trial-court calendars (daily/by-party) are posted on the Court System calendars page; look under Anchorage. Alaska Court System

Typical FED documents you may see on the docket: CIV-730 (Complaint—FED), CIV-105 (Summons—FED), and, if a judgment issued, CIV-300 (Judgment for Possession). These are the standard Alaska forms for these cases.

https://sonsoflibertymedia.com/author/timbrown/

https://acjc.alaska.gov/docs/complaintfrm15.pdf

***Note: This complaint form is not necessary, however any complaint needs to be in writing with a signature. Complaints can be mailed or faxed to: Alaska Commission on Judicial Conduct, 510 L Street, Suite 585, Anchorage, Alaska 99501; fax: (907) 272-9309. Complaints can also be scanned and e-mailed to mailto:administrator@acjc.state.ak.us

A SIGNATURE IS REQUIRED ON ALL COMPLAINTS.

Emergency TRO & Stay of Set-Out (with declaration + proposed order) Download – Emergency_TRO_Stay_3AN-25-08423CI.docx

Rule 60(b)(4) Motion to Vacate Void Judgment (alt. 60(b)(3)/(1))

Download - Motion_Vacate_60b4_3AN-25-08423CI.docx

How to use (quickly):

Fill your name/contact, the set-out date/time, and any facts about no service/no certified judgment.

File at the Anchorage Superior Court clerk's office (with your case number on every page).

Serve Plaintiff (and counsel if listed) the same day—email + hand-delivery or certified mail if possible.

Bring copies plus the proposed orders to the courtroom; ask for same-day TRO or expedited hearing.

Lessons for Getting Your Land Legs – Due Process 101

Monday's at 4:00p m Pacific | 5:00 pm Mountain | 6:00 pm Central | 7:00 pm Eastern

Kristi's Personal Room

https://kristi-861.my.webex.com/meet/Kristi | 25585702889

Join by video system

Dial mailto:Kristi.kristi-861.my@webex.com and enter your host PIN.

You can also dial https://173.243.2.68 and enter your meeting number.

Join by phone

+1-650-479-3208 United States Toll

Access code: 2558 570 2889

Notice of Filing & Request for Expedited Consideration (DOCX)

Sandbox:/mnt/data/Notice_of_Filing_Expedited_Request_3AN-25-08423CI.docx

How to use:

Put this on top of your packet when you file the TRO/Stay and the Rule 60(b)(4) motion.

Fill in the set-out date/time, your contact info, and service details.

Hand a courtesy copy to the Clerk's Office and email a copy to Plaintiff/counsel.

Ask the clerk to route it to the duty judge for same-day review, citing irreparable harm.

Notice of Filing & Request for Expedited Consideration (DOCX)

sandbox:/mnt/data/Notice_of_Filing_Expedited_Request_3AN-25-08423CI.docx

How to use:

Put this on top of your packet when you file the TRO/Stay and the Rule 60(b)(4) motion.

Fill in the set-out date/time, your contact info, and service details.

Hand a courtesy copy to the Clerk's Office and email a copy to Plaintiff/counsel.

Ask the clerk to route it to the duty judge for same-day review, citing irreparable harm.

Proposed Order Granting Expedited Consideration; Temporary Administrative Stay; and Setting Hearing (DOCX)

Sandbox:/mnt/data/Proposed_Order_Expedited_Stay_Set_Hearing_3AN-25-08423CI.docx

Use it like this:

Put this on top of your Notice of Filing + TRO/Stay + Rule 60(b)(4) Motion packet.

Hand to the clerk and ask for same-day signature by the duty judge.

Fill in the proposed hearing dates/times, mark telephonic/video if you want, and include quick service/briefingdeadlines.

service, brieffinguedumies.

Once signed, serve immediately on Plaintiff/counsel and keep proof of service.

All docs are in the content. Hope this helps.

https://asnsecure.com/DONATIONS.asp