Affirmation of Evidence, Statement of Fact, Objection and Reminders

To all Public Servants, including but not limited to federal, State, or Local corporate government(s): I accept your oath of office as your firm and binding contract between you and me, one of We the People, whereby you have promised to serve, protect, and defend me, guarantee all of my inalienable rights, and defend the constitution for the united States of America.

I claim my sole relief and remedy for any presumption that I am a Municipal Citizen under Title 50 2012

I am not at War

I am not a combatant

I have provided my Foreign Sovereign Immunity Notice to rebut any presumption that I am a Territorial Citizen

I have corrected my Political Status so that I am clearly an American and I am exempt by nature.

I have evidence of unlawful conversion, kidnapping, human trafficking, press-ganging, inland piracy, conspiracy against the Constitutions, collusion, identity theft, securities fraud, impersonation, baratry, deliberate mischaracterization of nationality, international and interstate bank fraud, evasion of Public Duties, evasion of The Constitution of the United States, racketeering, pillaging and plunder of public trusts, money laundering, constructive fraud for the purpose of unjust enrichment, commercial fraud for the purpose of unjust enrichment, extortion under armed force, breach of usufruct, criminal breach of commercial contract, subjecting Americans to foreign law in express violation of Amendment XI of all three Federal Constitutions, false entitlement and issuance of false titles on American assets, fraudulent conveyance of Municipal citizenship obligations on Americans in violation of Article IV of all three Federal Constitutions, use of undisclosed, unilateral, and unconscionable foreign contracting processes on American soil, breach of custodial obligations, promotion of unaccountable administrative government entities staffed by Undeclared Foreign Agents, and more.

There is evidence that at best there has been a mistake and at worst, a crime of impersonation.

Please identify the defendant? Who is the defendant JOHN M DOE Is it a person? That is a MUNICIPAL PERSON that I did not contract or create.

It is a Corporation or a Dead woman’s estate – and clearly I am not dead.

It is infant decedent estate, and I have cleared that up on the public record.

Where is your evidence that I, the living woman/man standing on the land and soil is a MUNICIPAL PERSON or obligated under MUNICIPAL LAW?
I am a living American without citizenship obligations. I am not a voluntary Transactor in commerce. I am exempt from your jurisdiction and I claim my exemptions, remedies, and reliefs.

Allow me to remind you that stealing my identity and misrepresenting my political status is a capital crime in international jurisdiction. Just like rustling cattle, it's a hanging offense.

I'm an American. I Keep the Peace and Uphold the Public Law and I Object to Evil.
First Instruction Letter

By Anna Von Reitz

[Scanned copy to be posted on the website--- letter to Trump, Mnuchin, Sessions, and Judges Thomas Hogan and Royce Lamberth dated July 17, 2017.]

Dear Mr. President and Mr. Secretaries and Honorable Judges:

We will quickly summarize how we arrived at the current situation so that you have the necessary background to comprehend our position. Please read on.

1666 – The Great Fire of London creates the occasion for the creation of individual public trusts as a means of seizing private property: The Cestui Que Vie Act of 1666.

1702 – The British Crown and Dutch East India Company collude under Maritime Wagering Act. Living men are deemed to be “vessels” and insured. Their death/loss becomes a means of enrichment for the commercial corporations and the British Government.

1765 – The pollution of English Common Law with Admiralty Law to create “Equity Law” granting absolute power to the judiciary to seize upon and distribute private property comes to fruition in England under Lord Mansfield.

1776 – Partly in objection to this usurpation of power by the judicial functionaries, the American Colonists rebel.

1819 – The American states pass the Titles of Nobility Amendment to the original Constitution, putting teeth and penalties into earlier provisions effectively prohibiting members of the Bar Associations from holding public offices.

1822 – The then-Pope and then-British Monarch secretly collude to act in Breach of Trust against the Americans and sign the Secret Treaty of Verona.

1837 – The British Settlement Act sets aside public wastelands as “common wealth” and paupers are said to be settled upon this land, thus becoming wards of the state. This effectively prevents the lower classes from ever being landlords and provides a basis for claiming them as chattel property.

1858 – Benjamin Disraeli begins the push to enfranchise British laborers as properties belonging to the British Crown. They and their assets are seized upon in
the process as collateral backing government debt. Their “voluntary” enslavement is used to fund the British Raj in India—though they are never told any of this.

1860 – Abraham Lincoln, a Bar Attorney, is elected President. He can serve only in the private office of President of the United States (Trading Company), not as President of the United States of America, as a result of the Titles of Nobility Amendment. He contrives to start the Civil War, which is never declared by Congress.

1863 – Lincoln succeeds in bankrupting the United States (Trading Company) and issues General Order 100, placing the Grand Army of the Republic in charge of the government. The entire “war” is an illegal commercial mercenary action resulting in a military dictatorship being established in the District of Columbia.

1865 – Lee surrenders his army to Grant at Appomattox, but no official peace treaty is ever signed. The Southern States are carved up into ten military districts and all the original states are improperly subsumed into the bankruptcy of the United States (Trading Company) by a process of assumpsit.

1868 – The Creditors of the United States (Trading Company) issue a look-alike, sound-alike corporate charter called the “Constitution of the United States of America”. This creates a commercial corporation merely calling itself the “United States of America” that then substituted itself for the actual government owed to the people and states of this country under The Constitution for the United States of America.

1868- 1875 -- This new “government” entity then forces the original unincorporated state governments to write new state constitutions and to assume new doing-business-as names in the form of: Wisconsin State, Connecticut State, and so on, while seizing upon the name of the original states and operating “Territorial franchises” for itself under their names: State of Wisconsin, State of Connecticut, and so on. All these semantic deceits are pulled off on the trusting public.

1907 – The 1868 version of The United States of America, Inc. is bankrupted. The land of the actual states and people is unlawfully seized upon by the creditors of The United States of America, Inc., as collateral backing its debts in bankruptcy. “Title” is taken to the land and the actual patents seized upon, with the Creditors receiving the equitable title and benefit.

1930-34 - A second corporation calling itself “the United States of America” is bankrupted. This time, FDR unlawfully converts the entire population of this country, re-interpreting our Trade Names on the land to be Foreign Situs Trusts operating in the international jurisdiction of the sea. This allows the Creditors of the bankrupt private, mostly foreign-owned “United States of America, Inc.” to seize upon the labor and other private property of Americans in gross Breach of Trust owed to us by the Popes and by the British Monarch. By this deliberate fraud, we are “presumed” to be commercial vessels belonging to the bankrupt United States of America, Inc., and by process of extortion and assumpsit, are forced to pay its debts.

We are also considered “missing, presumed lost at sea” and Cestui Que Vie Trusts are established by the Municipal United States in our names. These things are operated under deceptive account designations that appear to be our names: JOHN MICHAEL DOE, JANET ANN WILSON, and so on.
1953 - We finally pay off the 1907 bankruptcy of The United States of America, Inc., but instead of returning the land patents owed to the actual states and people, those responsible pretended not to know who the land belonged to, and rolled it all up in giant land trusts, which they continued to tax, lease, rent, and otherwise benefit from in our purported “absence”.

1999 – We finally pay off the 1933 bankruptcy of the United States of America, Inc., but instead of returning all the Cestui Que Vie ESTATE trust assets owed to the living people, Bill Clinton signs Executive Order #13037, stepping up the conscription process, and again, pretending that nobody knows who these accounts belong to, hoping to seize upon all our property including our names via a claim on abandonment.

2015 - President Obama puts the UNITED STATES, INC. and all its “Municipal Franchises” including the Cestui Que Vie ESTATES belonging to Americans into Chapter 7 Bankruptcy Liquidation. Almost as an afterthought, he puts the USA, Inc. into Chapter 11 Reorganization. This effectively bankrupts the entire world--- all the Municipal Government franchises dba CHINA, FRANCE, and LOUIS ALLAN FULFORD, all the Territorial Government franchises dba Germany, United Kingdom, and Lois Lillian Hardy.

2015 – Americans who have become aware of the fraud return to the land jurisdiction of their birth. The unincorporated government of the actual states and people doing business as the United States of America revives itself. The new government issues new Sovereign Letters Patent for the states (November 4) and for the Indian Nations (November 6) and also issues an Express Trust --- The Declaration of Joint Sovereignty.

2017 – After extensive Due Process given to all the Principal Parties responsible, the liens against all the Municipal and Territorial government corporations and their franchises are completed and cured, including Agricultural Liens. January 6, 2017, a Private Registered Indemnity Bond covering all the actual states and people is lodged with the United States Treasury, and a Payment Bond is lodged with the Vatican Chancery Court.

June 29, 2017: The American states and people represented by the unincorporated United States of America visit The United States District Court for the District of Columbia and claim back their property and assets as the Paramount Security Interest Holders and Priority Creditors of the bankrupt Territorial and Municipal Government corporations and their franchises worldwide.

That all brings us forward to the present moment. The One People’s Public Trust foreclosed on the Territorial and Municipal corporations, intending to create a gigantic global version of the Public Charitable Trust that they would then control. However, they are not the Creditors. We are.

We are the lawful owners of all that several generations of dishonest employees and middlemen have amassed--- and which they have hoped to claim as abandoned property.

The success of this scheme would have ended private property rights worldwide.
The Secondary Creditors had already set up a plan to discharge the debts of the Municipal franchises in bankruptcy via Treasury Direct Accounts.

This process avoids the fact that these debts are all odious hypothecated debts that the living people never owed in the first place. It also avoids the fact that the living people are the actual Paramount Security Interest Holders who have been defrauded in Breach of Trust, and instead mischaracterizes them as bankrupt “US citizens”.

As our included Public and Judicial Notice - Number 4 discloses, “citizenship” is a form of indentured servitude to the government of a country, and in the modern world, it must be voluntary, proven, and equitable or it becomes a form of peonage and enslavement outlawed worldwide since 1926.

We maintain that the incorporated foreign governmental service corporations operating under color of law and purposeful deceit on our shores since 1868 have effectively enslaved our population and brought insupportable claims against our land and our assets.

We maintain that we are not and have never been subjects of nor subject to bankruptcy proceedings related to these disreputable foreign corporations and that we are owed the actual constitution.

We maintain that the Municipal UNITED STATES and the Territorial USA practiced a form of genocide on paper against the American states and people which is forbidden by the Geneva Conventions and also practiced unlawful conversion of our assets, inland piracy, kidnapping, identity theft and human trafficking against a peaceful Third Party civilian population composed of their own employers and Priority Creditors.

These actions by the UNITED STATES and USA against the American states and people are by definition international crimes of employees against their employers.

We maintain that the bankruptcy of these foreign entities doing business as the UNITED STATES and USA on our shores has nothing legitimate to do with us or our property assets and that they exist in a jurisdiction that is now and always has been foreign and separate from us.

As the Paramount Creditors, we have stipulated to the court guidelines that must be met to establish proof of voluntary and equitable federal citizenship without which no presumption of citizenship accrues to anyone born on the soil of an American state.

In practical terms this means that there are two classes of people to be addressed by The United States District Court for the District of Columbia: (1) actual federal employees and dependents who are subject to the Municipal and Territorial bankruptcies and who are owed discharge of the debts of their respective franchises as part of the general bankruptcy, and (2) Americans who are likewise owed discharge of these bogus foreign debts via probate action, collapsing the Municipal Cestui Que Vie Trusts and Puerto Rican transmitting utility franchises and other Territorial franchises that have been created by federal corporations infringing on their Trade Names without their knowledge or consent.
So the actual federal employees are owed bankruptcy protection at the same time the American states and people, who are the Paramount Creditors throughout, are owed probate action wiping away debts accrued by secondary beneficiaries, and the return of their land patents and other property assets without further disloyalty, obfuscation, claim, or delay.

We direct the Treasury and The United States District Court for the District of Columbia to administratively reconfigure the Treasury Direct Accounts to recognize these two classes of people and the two necessary but separate processes (bankruptcy settlement on one hand, discharge through probate on the other) needed to clean up this mess.

Now and in the future, we require some sure and certain means to differentiate between federal citizens and the people of the American states. This can take the form of new identification credentials that will replace the use of State of State Driver Licenses, except for actual federal employees and proven actual dependents.

We have no ill-will toward our employees despite their incompetence and the destructive nature of their misbehavior and will not object to them seeking bankruptcy protection, however, we insist that our assets are not subject to their bankruptcy and must be removed from the Public Charitable Trust and returned together with the titles and land patents and other assets owed to the actual states and people.

Discharge of odious debts both in probate (for Americans) and in bankruptcy (for actual federal citizens) can commence immediately to bring relief to both the Creditors and the Debtors, subject to creating a record keeping process at the Treasury to identify members of the two separate populations and giving each their due.

It is apparent that the plot to create one giant all-controlling public trust for the entire globe has failed and private property rights have been restored and retained throughout the world impacted by these corporate bankruptcies.

The Paramount Security Interest Holders, the American states and people represented by the unincorporated United States of America, hereby willingly order the discharge of all similar odious debts owed to them by Municipal and Territorial franchises formed under the names of living people throughout the world. Read that--- we aren’t here to press claims of debt against little old ladies in Hungary or farmers in Zimbabwe or tradesmen in England who have been defrauded and conscripted and enfranchised just as we were under false pretenses and conditions of non-disclosure and deceit by their own respective governmental services corporation franchises.

Let it never be said that the Americans are ungenerous or dishonest, despite the mischaracterization and criminal misrepresentation we have received at the hands of our own employees and the Breach of Trust we have suffered at the hands of our own international Trustees for six generations.

The release of all these odious debts held against living people throughout the world in all those countries impacted can commence as soon as it can be expedited by the Treasury and IMF officials.
In the wake of this great debt restructuring and the enumeration and separation of the Creditors from the Debtors, we require that all the bankrupt bank franchises turn over their account records and prepare to negotiate terms with the actual asset holders which are for the most part private Historical Trusts. It is not our will to cause any disruption or to move assets in any destructive way, but we will have an accounting of those assets owed to the actual heirs and trustees and beneficiaries of these funds and we will have agreements with all the bankrupt commercial banks regarding access to these resources and these assets by the actual living owners for non-violent and philanthropic and purely personal purposes.

We also require a public accounting to be conducted throughout all sectors of the government that has been provided by the bankrupt governmental services corporations (state of, county of, and municipal entities) and their hired subcontracting agencies, beginning with the most recent Annual Financial Reports (APRs) of agencies and departments and public trusts in each state, the most recent Comprehensive Annual Financial Reports (CAFRs) of the State of State organizations.

Our credit may be accessed to pay for these services leading to an accurate public accounting for the first time since 1946.

Thank you for your time, attention, and understanding of these urgent issues.
NOTICE OF CLAIM of "sole relief and remedy" under Title 50 Section 7 (c) and (e) of 2012.

Notice of Violation of Lanham Act --- attempted attachment and seizure of Unregistered Trademarks; Title 15, Section 1125 (a) and 11.

Notice of Violation of Admiralty, Maritime and Prize Cases, Title 28, Section 1331 (1) and (2) and (12).

Notice of Violation of Special Maritime and Territorial Jurisdiction of the United States, Title 18 Section 7 (1), (3), (8) and (13).

Notice of Violation of The Postal Accountability and Enhancement Act of Title 39, Sections 1-908 and 3621-3591.

Notice of Violation by Presumption of the Public Vessels Act, 46 U.S.C.A. Appendix Sections 781-790 as originally enacted.

Notice of Violation of The False Claims Act, Title 31 U.S.C.A. Section 3729 (a) and (7).

Notice of Violation of The Foreign Sovereign Immunities Act, Title 28, Sections 1602-1611.

Notice of Violation of the United States Statutes-at-Large, Title 12, Section 411.

Notice of Administrative Failure by the IRS/Internal Revenue Service for Failure to Produce Credit Vouchers and Proof of Claim as required by the Administrative Procedures Act, the Emergency Banking Act, and the United States Statutes-at-Large, Title 12, Section 411.

Notice of Violation of the Geneva Conventions by the United States Department of Defense and United States Department of the Treasury; failure to protect and defend our Persons.

The Foreign Sovereigns are alive and present and accounted for on the land and soil of these United States. Private Registered Indemnity Bond AMR100001. Municipal and Territorial Birth Certificates are set aside and returned to the Secretary of the United States Treasury.

Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents. There are no Superseding Powers of Attorney nor any valid Dead Letters of Administration. Not a Point of Law – A Claim of Exemption and Indemnity.
§ 7 TITLE 50, APPENDIX—WAR AND NATIONAL DEFENSE Page 18 ......of, or for the benefit of an enemy or ally of enemy have any right or remedy against the debtor, obligor, or other person liable to pay, fulfill, or perform the same unless said assignment, indorsement, or delivery was made prior to the beginning of the war or shall be made under license as herein provided, or unless, if made after the beginning of the war and prior to the date of passage of this Act [Oct. 6, 1917], the person to whom the same was made shall prove lack of knowledge and of reasonable cause to believe on his part that the same was made by, from or on behalf of, or on account of, or for the benefit of an enemy or ally of enemy; and any person who knowingly pays, discharges, or satisfies any such debt, note, bill, or other obligation or chose in action shall, on conviction thereof, be deemed to violate section three hereof [section 3 of this Appendix]: Provided, That nothing in this Act [said sections] contained shall prevent the carrying out, completion, or performance of any contract, agreement, or obligation originally made with or entered into by an enemy or ally of enemy where, prior to the beginning of the war and not in contemplation thereof, the interest of such enemy or ally of enemy devolved by assignment or otherwise upon a person not an enemy or ally of enemy, and no enemy or ally of enemy will be benefited by such carrying out, completion, or performance otherwise than by release from obligation thereunder. Nothing in this Act [said sections] shall be deemed to prevent payment of money belonging or owing to an enemy or ally of enemy to a person within the United States not an enemy or ally of enemy, for the benefit of such person or of any other person within the United States, not an enemy or ally of enemy, if the funds so paid shall have been received prior to the beginning of the war and such payments arise out of transactions entered into prior to the beginning of the war, and not in contemplation thereof: Provided, That such payment shall not be made without the license of the President, general or special, as provided in this Act [said sections]. Nothing in this Act [said sections] shall be deemed to authorize the prosecution of any suit or action at law or in equity in any court within the United States by an enemy or ally of enemy prior to the end of the war, except as provided in section ten hereof [section 10 of this Appendix]: Provided, however, That an enemy or ally of enemy licensed to do business under this Act [said sections] may prosecute and maintain any such suit or action so far as the same arises solely out of the business transacted within the United States under such license and so long as such license remains in full force and effect: And provided further, That an enemy or ally of enemy may defend by counsel any suit in equity or action at law which may be brought against him. Receipt of notice from the President to the effect that he has reasonable ground to believe that any person is an enemy or ally of enemy shall be prima facie defense to any one receiving the same, in any suit or action at law or in equity brought or maintained, or to any right or set-off or recoupment asserted by, such person and based on failure to complete or perform since the beginning of the war any contract or other obligation. In any prosecution under section sixteen hereof [section 16 of this Appendix] proof of receipt of notice from the President to the effect that he has reasonable cause to believe that any person is an enemy or ally of enemy shall be prima facie evidence that the person receiving such notice has reasonable cause to believe such other person to be an enemy or ally of enemy within the meaning of section three hereof [section 3 of this Appendix]. (c) If the President shall so require any money or other property including (but not thereby limiting the generality of the above) patents, copyrights, applications therefor, and rights to apply for the same, trade marks, choses in
action, and rights and claims of every character and description owing or belonging to or held for, by, on account of, or on behalf of, or for the benefit of, an enemy or ally of enemy not holding a license granted by the President hereunder, which the President after investigation shall determine is so owing or so belongs or is so held, shall be conveyed, transferred, assigned, delivered, or paid over to the Alien Property Custodian, or the same may be seized by the Alien Property Custodian; and all property thus acquired shall be held, administered and disposed of as elsewhere provided in this Act [sections 1 to 6, 7 to 39, and 41 to 44 of this Appendix]. Any requirement made pursuant to this Act [said sections], or a duly certified copy thereof, may be filed, registered, or recorded in any office for the filing, registering, or recording of conveyances, transfers, or assignments of any such property or rights as may be covered by such requirement (including the proper office for filing, registering, or recording conveyances, transfers, or assignments of patents, copyrights, trade-marks, or any rights therein or any other rights); and if so filed, registered, or recorded shall impart the same notice and have the same force and effect as a duly executed conveyance, transfer, or assignment to the Alien Property Custodian so filed, registered, or recorded. Whenever any such property shall consist of shares of stock or other beneficial interest in any corporation, association, or company or trust, it shall be the duty of the corporation, association, or company or trustee or trustees issuing such shares or any certificates or other instruments representing the same or any other beneficial interest to cancel upon its, his, or their books all shares of stock or other beneficial interest standing upon its, his, or their books in the name of any person or persons, or held for, on account of, or on behalf of, or for the benefit of any person or persons who shall have been determined by the President, after investigation, to be an enemy or ally of enemy, and which shall have been required to be conveyed, transferred, assigned, or delivered to the Alien Property Custodian or seized by him, and in lieu thereof to issue certificates or other instruments for such shares or other beneficial interest to the Alien Property Custodian or otherwise, as the Alien Property Custodian shall require. The sole relief and remedy of any person having any claim to any money or other property heretofore otherwise—WAR AND NATIONAL DEFENSE § 8 assigned, delivered, or paid over to the Alien Property Custodian, or required so to be, or seized by him shall be that provided by the terms of this Act [said sections], and in the event of sale or other disposition of such property by the Alien Property Custodian, shall be limited to and enforced against the net proceeds received therefrom and held by the Alien Property Custodian or by the Treasurer of the United States. (d) If not required to pay, convey, transfer, assign, or deliver under the provisions of subsection (c) of this section, any person not an enemy or ally of enemy who owes to, or holds for, or on account of, or on behalf of, or for the benefit of an enemy or of an ally of enemy not holding a license granted by the President hereunder, any money or other property, or to whom any obligation or form of liability to such enemy or ally of enemy is presented for payment, may, at his option, with the consent of the President, pay, convey, transfer, assign, or deliver to the alien property custodian said money or other property under such rules and regulations as the President shall prescribe. (e) No person shall be held liable in any court for or in respect to anything done or omitted in pursuance of any order, rule, or regulation made by the President under the authority of this Act [sections 1 to 6, 7 to 39, and 41 to 44 of this Appendix]. Any payment, conveyance, transfer, assignment, or delivery of money or property made to the alien property custodian hereunder shall be a full acquittance and discharge for all purposes of the obligation of the person making the same to the extent of same. The alien property custodian and such other persons as the President may appoint shall have power to execute, acknowledge, and deliver any such instrument or instruments as may be necessary or proper to evidence upon the record or otherwise such acquittance and discharge, and shall, in case
of payment to the alien property custodian of any debt or obligation owed to an enemy or ally of enemy, deliver up any notes, bonds, or other evidences of indebtedness or obligation, or any security therefore in which such enemy or ally of enemy had any right or interest that may have come into the possession of the alien property custodian, with like effect as if he or they, respectively, were duly appointed by the enemy or ally of enemy, creditor, or obligee. The President shall issue to every person so appointed a certificate of the appointment and authority of such person, and such certificate shall be received in evidence in all courts within the United States. Whenever any such certificate of authority shall be offered to any registrar, clerk, or other recording officer, Federal or otherwise, within the United States, such officer shall record the same in like manner as a power of attorney, and such record or a duly certified copy thereof shall be received in evidence in all courts of the United States or other courts within the United States. (Oct. 6, 1917, ch. 106, §7, 40 Stat. 416; Nov. 4, 1918, ch. 201, §1, 40 Stat. 1020.) AMENDMENTS 1918—Subsec. (c). Act Nov. 4, 1918, amended subsec. (c) generally, inserting provisions on recording of property transfers, cancellation of enemy owned stock by corporations, and restriction of claims to relief provided
Your Public Duty

By Anna Von Reitz

Your Public Duty is to uphold the Public Law. All Americans and everyone putting their flat feet on our soil are required to uphold the Public Law, and nobody has any right to complain because you are doing your Public Duty --- nor do they have any excuse for not doing theirs.

So what is included in the Public Law?

All Four Organic Laws --- The Declaration of Independence, The Articles of Confederation (when we reboot it), The Federal Constitutions (all three, depending on which is applicable), and the Northwest Ordinance.

Beyond that, we honor The Mayflower Compact as the genesis of our form of Law, the Geneva Bible as our authority for that Law, the Ten Commandments as the form of Law governing relations between living people, and the process of Law is American Common Law.

Additionally, should we have cause to venture into actual Federal Territory, we are obliged to follow the United States Statutes-at-Large, which are the equivalent of Federal Public Law.

The United States Statutes-at-Large and some Territorial Codes that apply to Americans are published on the Federal Record.

Everything else, the vast bulk of Territorial and Municipal "law" is published on the Federal Register and pertains only to actual Federal Employees and their Dependents. These are "private" laws within the Municipal and Territorial corporations and they have nothing to do with us.

Over the years, many of our employees have gotten sloppy and started assuming that because they have to obey a particular mandate, that we have to obey it, too.

This is not correct and it's up to us to tell them otherwise.

The lies are always complex, but the truth is always simple.

America didn't disappear. It's not bankrupt.
Some dishonest Federal Employees shanghaied you and trafficked you offshore. One day you are in a crib in Dayton, Ohio, and the next day, you are out at sea, illegally press-ganged on a British ship, and soon after that, you are sold into slavery in the extremely foreign oligarchy of the Municipality of Washington, DC.

Go to: www.TheAmericanStatesAssembly.net and get started on rectifying this situation today. Our Public Law doesn't allow this crap.

BTW, you may have heard that AMMON BUNDY was arrested and convicted of not wearing a mask. And subsequently thrown out of the courthouse and not allowed to attend the appeal hearing.

Ammon Bundy has done nothing whatsoever to declare his birthright political status and record it, so the rats can still freely "presume" that he is a Municipal citizen of the United States, and based on that, they can force him to comply with whatever "Public Policy" the US, INC. adopts.

Apart from that, as an American, he's not a Municipal citizen and they don't have the right to address him. Not one word.

He was also physically entering a Federal Courthouse, which means he was in Federal Territory, and supposed to operate under their Public Law --- which for the Municipal Government is whatever Public Policy they adopt.

They can adopt a Public Policy requiring their Employees and Dependents to strip naked and sing Kum-Ba-Yah, as a condition of employment or dependency. Wearing masks is just the tip of that iceberg.

But they can't say a word to an American.

Now, I haven't seen anything published in the Federal Record about any mask mandates supposedly applying to the General Public, and I don't expect to, because there isn't a single word in any Constitution about our health, public or otherwise.

But in order to hold their feet to the fire about the mask issue and their many trespasses against him, Ammon would have to correct his own political status records and join his State Assembly, and build his State Assembly Court System, hire his own Justices of the Peace, invoke Ex Parte Milligan, and enforce the Public Law.

Don't get mad. Get more than even. The remedy is in our own hands. Go to: www.TheAmericanStatesAssembly.net

See this article and over 3000 others on Anna's website here: www.annavonreitz.com

To support this work look for the PayPal buttons on this website.
Only Ignorance of the Public Law

By Anna Von Reitz

If your local Sheriff knew that he was doing anything wrong by prosecuting you under private foreign law, he probably wouldn't do it. The same for the highway patrolmen. And the State Troopers. And the Federal Agents.

Whenever they know the actual Public Law, they tend to obey it— but as they are not taught the Public Law and are not instructed to enforce the Public Law by their corporate bosses --- what can you expect?

So far as they know, they are obeying and enforcing "the" law, that is, the only law they know. It never occurs to them that there is more than one kind of law, and that they may be dealing with people who live under different forms of law than they do.

We live and breathe and stand under the Public Law, not their private "law".

It's your Public Duty to tell them --- and teach them.

God knows that most of the "hired jurists" in this country are as ignorant as the Highway Patrol and are not capable of teaching anything but legal procedure and statutory law.

So, if we are standing around waiting for the magistrates and attorneys to teach Law Enforcement Officers the actual Public Law of this country, we will be waiting a long, long while. The Public Law isn't their baileywick and they don't wish to be held accountable to it, so of course, they don't study it or pay much attention to it.

They merely presume that you are one of them, that you adopt their law, and that you are accountable to the now 80 million statutes, codes, and regulations that they are required to obey.

Like the Wendy's employee running out on the street, grabbing me by the elbow, and demanding to know why I am not in uniform and flipping burgers---don't I know it's my shift?

They are engaged in a self-serving delusion that we all stand under the same law they do. That we have to be licensed, because they do. That we have to do all the things and obey all the statutes, codes, and regulations---- that they have heaped upon themselves.

Fortunately for us, that doesn't happen to be true. It remains for us to bring the news home to our employees.

Witness the discussion I had with one of them recently. He insisted that I had to obey statutory law. To which I replied:

Man is not subject to statutory law and not within its "contemplation".
Statutory Law exists for the creations of Statute—- and not otherwise. That's why it is called "Statutory Law". It applies to persons, not people. Humans, not men. It comes from the same Latin root word as State and Status.

State is the level of government that controls the International Jurisdictions of Land and Sea. This jurisdiction is inhabited entirely by persons—- Lawful Persons and Legal Persons. Technically, no living, breathing man exists in these jurisdictions.

I might have added —— as I act exclusively as a Lawful Person and stand under the Public Law, I am owed protection and assistance on the High Seas and Navigable Inland Waterways, and at all times, my Constitutional Guarantees and natural exemptions apply. I don't volunteer to waive any rights or adopt any offices of personhood.

They can all read.

Article VI. Article IV. Amendment X. Amendment XI.

He replied something to the effect that if I could show him any cases, statutes, etc., that agree with what I say, he'd accept my view. So I sent him two bon mots —— in addition to the Constitution.

"The state citizen is immune from any and all government attacks and procedures, absent contract." See Dred Scott vs. Sanford, 60 US (19 How.) 393, or as the Supreme Court has succinctly said, "....every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowmen, without his consent." Cruden vs. Neale, 2 N.C. 238, 2 S.E. 70.

I am waiting for him to come back and say that he "can't find" these cases; since they don't speak to statutory law, they won't be found among the tomes he regularly consults.

That itself will be quite a discovery, as he stumbles upon the records of land jurisdiction courts, for the simple and supreme Public Law has been well-buried beneath the weight of 80 million statutes, codes, and regulations and all the court cases attached to them, so much so that people are naturally mistaking all this foreign litigation as something that pertains to them —— when, quite simply, it doesn't. And never did.

The burden of educating ourselves, and then teaching them, lies with us.

The corporation they work for only insures itself against loss, and uses them as "expendable instruments" to enforce their will, both illegally and unlawfully, on the American Public.

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Objection to Evil

By Anna Von Reitz

Evil only survives on our own failure to object to it. It only thrives, when we ignore it and acquiesce to its existence.

And then it comes out to play and it gets worse, and worse, and worse--- until people wake up and take action against it.

So far we have discovered that a lot of what we have been told about history is wrong, that our government has been usurped upon in gross breach of trust by our supposed Allies, and that a group of madman elitists want to kill off the vast majority of mankind, enslave the rest, and rule "forever" as kings over the rest of us.

As if that wasn't all bad enough, we find that the same Source has corrupted religion, too, and misrepresented and tweaked the narrative of Christianity into Baal Worship, instead.

The word "apocalypse" basically means "revealing" --- when a bright light is shown in the dark corners and the curtains used to hide these things are thrown back. Having been one of those who has done the job of digging up the past and smelling out the bones, I have to say, even I am aghast.

Faced with the sheer mass of such manifest and abundant evil let loose to rampage all over the world, the indoctrination into evil of our young people by fraternities and other secret "societies" and cults, the impulse is to shake one's head and think: "How could we ever let it come to this?"

But we've let it "come to this" and worse, before. This is a cyclic phenomenon. Can we learn from our mistakes?

The core value, the only imperative, is that we must learn to recognize evil for what it is, and we must object to it with all our might and determination. As we pause a moment to take in the world that our negligence has created, take a deep breath and say, "I am responsible. It all comes down to me."

Say it and mean it, and carry through. If you don't object, you are an accomplice to it.

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