

# glossary

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## IMPORTANT - READ:

As Anna's team is scouring the archives and records, and trying out methods constantly, they are reporting new updates to all of us constantly, which means that many of her pdf article blogs ( that go back to 2014 ) have information that is out of date.

It's best if you contact your state assembly for the latest on everything, but know that everyone may know something different. It's a lot of work to get communication from our sources, confirm it, organize and post it.

More pertinent information will be posted on our update site page.

For further research for words and phrases, go to <http://www.annavonreitz.com/index.html> and use the "SEARCH" box at the top of the site which will search through all of the Anna pdf articles that go back to 2014.

## GLOSSARY of TERMS A-Z

**14th amendment** - To them it's all about the 14th amendment which only exists in their corporate constitution which is illegal and fraudulent to begin with, which was set up by the Scottish interloper pretending to be the(?) United States of America Inc in 1868 who went bankrupt in 1907.

So, the 14th amendment from that bankrupted chartered corporation is for what ? ... it means nothing.

All this corporate stuff is fictional, and when they're dead they're gone, or sometimes merged into another corporation. When they go out, all their charters also go out... so the 14th amendment is bogus.

There was no valid basis for any of it to begin with.

The whole thing in 1868 was that they hired the British Crown to come in here for to get war reparations from the southern states and the Municipal employees who fought in the war for the southern confederation.

The 14th amendment only defines them as criminals. It enables the King's courts to come in here and collect war reparations from the southerners.

The 14th amendment has no other basis or purpose. It's just a private debt collection function of a British corporation that long defunct for over 100 years, and they still pretend that this system has any validity.

It's just more proof of the British government and the Crown, which is just an elite private investor group under the Lord Major that has nothing to do with the Queen or her government.

It's an unpleasant truth but it is truth that they can't weasel around and say it's not so.

They are guilty, and they owe us more than they can ever repay.

👉 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

**1781** . The actual Federal Government operated by the States of America formed in 1781, which was moth-balled under conditions of deceit and fraud in 1868,

In 1781, The United States of America's member States created "Confederate" States and organized them as a Confederation under The Articles of Confederation.

You have:

The United States (1776)

The United States of America (1776)

The States of America (1781)

All this was happening in the middle of The War of Independence —

The States of America (1781) delegated powers to

"the" States of America (1790).

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

- 254. Little Words — Unanswered Letters 13 — For Richard
- 1041. Two Confederations of the Original National States of States
- 1184. Demand and Decree of the Sovereign Government
- 1571. For All The Jural Assemblies – 29 The Confederation of States
- 1615. For All The Jural Assemblies – 38 The American Government Structure
- 1969. International Protest, Claim, and Counter-Claim
- 2189. A Third One-Pager
- 2879. Uh-Duh Moment — There Is No UPSA at Present

# A

**ab Initio** . Latin. = from the beginning (used chiefly in formal or legal contexts).

*"the agreement should be declared void ab initio"*

**ab origin** . Latin. = from the very beginning; from the source or origin.

**Accept all gifts. Waive all benefits -** That simple phrase puts the nail in the heart of all the adhesion contracts that can be thrown at you, everything from Social Security to birth certificates and Driver Licenses and Marriage Licenses, CARES Act Payments masquerading as bankruptcy settlements, and all the rest of the presumptions, assumptions, and suppositions that go with them.

[ many more details in article # 2806. ]

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2806. **Accept All Gifts. Waive All Benefits**

**Accepted for Value** - We no longer need to use this term.

- Scroll to "**check signing**" in this article for the newest way to sign checks.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

- 42. **The Constitution is a LAW for rulers**
- 607. **Dear Lucretia**
- 1169. **The Logic of the Situation - pg 2 "A4V"**
- 1174. **Updates on Process**
- 1233. **How to Suppress Bad Courts**
- 1915. **Meet Your Strawman**
- 1142. **Two Important Links**

**Act of 1871 -** The Act of 1871 was actually **repealed** in 1874. The crux of the matter lies in the Corporations Act of 1870, and not the famous Act of 1871 which promptly fell on its nose.

[ See " [Corporations Act of 1870](#) " in this glossary. ]

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2933. Misinformation About Act of 1871 - pt 1

2934. Misinformation About Act of 1871 - pt 2

2935. Misinformation About Act of 1871 - pt 3

2980. [Public Notice Concerning The Corporations Act of 1870](#)

3018. The Actual Act of 1871 Being Referenced

**Adhesion contract -** An "adhesion contract" is basically an illegal contract that some no-good-nik is trying to attach to you. [ many more details in article # 2806. ]

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2806. [Accept All Gifts. Waive All Benefits](#)

## **Admiralty law -**

In the present situation two forms of Law are invoked --- Admiralty Law and Roman Civil Law.

These are the two forms of Law that our erstwhile British and Papist Employees use as the basis of their operations in our country, and as it turns out, they have each grossly violated not only the Public Trust, but their own Laws as well.

**Admiralty Law** requires that "**Possession by pirates does not change ownership.**" and as our Employees have acted as Inland Pirates, it is obvious that all our assets need to be returned to us and to our control.

**Roman Civil Law** requires that "**Fraud vitiates everything it touches.**"

By that standard, everything that has gone on in this country and the administration of its government since 1865 has been one fraud scheme after another.

They stand condemned under their own Law. And we've invoked it.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

3023. More Charts and Our Invocation of Law

**affidavit** - In the [Federal rules of civil procedure](#) is that you serve [testimony in the form of an affidavit](#) or just a testimony. Only officers, seamen, military officers and elected officials in their office can give affidavits.

Affidavits are the realm of persons, not people, and they can't show they are dealing with people because that would show that they are dealing in constructive fraud against us. They want to keep their paws clean, and stay in their lane.

You can hire your own people to act as processor instead of the professional serving processor company who, when hired to serve, will only do affidavits.

We have our own servers here in AK ... carpenters by day, and servers by night.

These guys have fun tracking down these politicians and other no good necks, catching them in public places, and taking video of the action so that it's recorded ... it's really fun.

👉 from Anna's webinar # 88 on 11-16-20

<http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2790. **No Affidavits, No Executors, No Contracts, + No Constitutions**

**air jurisdiction** - Air is everything impermanent above the surface of the soil, including water vapor and radio frequency radiation, smog, fog, jet streams, flight corridors, wi-fi, electricity, and flights of fancy.

The air jurisdiction is the realm of thought where all these thought constructs come from in the first place, and therefore also the realm of logos, trademarks, patents, and copyrights.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2823. Common Misconceptions - 6.0 States

**air jurisdiction - covenant -**

Any time you see the term **covenant**, it is dealing with witchcraft.

It's an air jurisdiction contract which supersedes all other **commercial** contracts.

That's why when you have subdivision covenants where folks in a subdivision got together to form an owners association, and made a list of rules, those covenant rules over stand state of state law because they are in a different jurisdiction.

In air jurisdiction you have elements of conjuring, like spells, and bindings on the soul, transmutations of symbols into facts and fiction ... all sorts of weird arcane things go on in the air jurisdiction since it's the realm of ideas, invention, names, labels, symbols, conceptualizations like corporations... all things taking place in your head.

That's where you see copyrights, patents, trademarks, inventions, and covenants is what binds agreements in air jurisdiction, and it has a shady meaning, like a sacred covenant where the realm of the spirit interacts with a man vs. a secular covenant, like the homeowners association... different kinds of covenant that are occurring in different realms within the air jurisdiction.

You want to stay out of the air jurisdiction as much as you can because it's very complex with a lot of weird stuff in it. Just avoid it. You want to look at this as the fact to the fiction.

👉 from Anna's webinar # 87 on 11-9-20

<http://www.annavonreitz.com/videos.html>

**Allodial title** - An Allodial title is a title that's being held by the state, and does not interfere with your US patent which underlies all of that. It's just a title.

The term "title" is a red flag just like the term ... district. It's all foreign.

The term "mister" is a title for a midshipman in the navy.

They hold their land as "real estate under title".

Unless you're a Brit, you have no reason to hold your land under any kind of title.

You're an American. You're allowed to own land in this country under a BLM US patent / grants which you go get and claim it. Their titles don't matter.

👉 from Anna's webinar # 89 on 11-23-2020

<http://www.annavonreitz.com/videos.html>

## amendments -

The Fourteenth Amendment was made to the corporate charter of the Scottish Interloper running

"The United States of America, Incorporated" back in 1868. This is a different kind of "constitution" entirely, and a very venal semantic deceit which was used as a means of fraud to gain access to our national credit.

No "Amendment" to this document from the 14th onward was ever ratified by the States of the Union.

It therefore has no importance to us and is merely an historical internal document of our Subcontractors, who elected to incorporate their own operations under the Scottish Commonwealth Government back in 1868.

They went bankrupt in 1906. That bankruptcy settled in 1953.

Both the Scottish Interloper and its "constitution" are well and truly defunct, and cannot form any basis for or claim any authority whatsoever for anyone, even the employees of Successor organizations which are now working without a contract.

Mr. Trump doesn't need the Fourteenth Amendment to take action. He has a mandate from The United States of America to protect the people and the property of this country.

There is no viable Fourteenth Amendment, no Fifteenth, no Sixteenth, no Seventeenth....

There is no basis to claim that there is now or ever has been any such "Amendment" applicable to the actual American Federal Constitution, and no agreed upon alteration to any Territorial Constitution, either; finally, the vast majority of us are not and never have been employed by any such employer and owe no fealty based on any such condition of employment.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2695. Military + the Fourteenth Amendment

**Americans** - We were all born as Americans with that status, but were arbitrarily registered, or should I say mis-registered, and trafficked in a foreign status as a British terr citizen.

We have this in cement... I mean, Jimmy Hoffa couldn't get out of this. This is tight.

There were a lot of debates in the territorial congress following the civil war.

They were worried that the plantation workers that were free by the war would not be accepted by the individual states... that they would be stateless.

So they arbitrarily conferred US citizenship upon the plantation workers as if they were new immigrants who were just entering the country for the first time, even though they were born here, and some were here for

generations.

They just said ... ' *They don't have a settled political status, and the states "might" object to welcoming all these black people, esp. in the south, so we're going to confer US citizenship on all of them, ( regardless of their druthers ), then it will be up to them to declare their adoption of the state of the union and they can enter the states of the union as if they were new immigrants.'*

According to our standards, **anyone who's born here is an American.**

So, they came up with this reasoning [ this lie ] for anyone of color, except for American Indians, were US citizens, and then they didn't tell them the rest of the story. They sinned by omission. They didn't tell these people that they had to go to the next step and adopt a state of the union as their home. There's another process here of declaring your house, home and domicile as a particular state. So, these freed workers remained US citizens by default [ by deception, which means they weren't citizens ].

It was an entrapment scheme to then claim any labor and assets they had as chattel backing US debt. That's the same scheme they would and did apply to all of us gradually. They just pretended that everyone in America was taken off the land and soil, and out of their states, and now because of the terr declaration of congress, we're all US citizens.

You can see this in the Buck Act of 1940.

See "Buck Act" in this glossary.

We have the proper status and standing, and the declarations, the construction, the claims, the competence, the liens, the names, the records, the deposit slips **of a restored government.**

 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

**American Courts** - The American Courts have the power to try both **Law and facts.**

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2981. The Power is in Your Hands

**American government** - The proper Reconstruction of our actual American Government.

First, there was the Union of (E)states formed by the original United Colonies: The United States.

Second, that same year of 1776, there was the unincorporated Federation of the same States of the Union: The United States of America.

Third, five years later, in 1781, The United States of America's member States created "Confederate" States" and organized them as a Confederation under The Articles of Confederation.

This Confederation operated under the business name: The States of America.

It's members were all "States of States" created as business organizations run by the States of the Union.

So--- you have:

The United States (1776)

The United States of America (1776)

The States of America (1781)

All this was happening in the middle of The War of Independence long before there were any Constitutions or any "Federal" entities other than The United States of America--- which was, is, and has always remained an unincorporated Federation of unincorporated and sovereign States of the Union.

Next, in 1787, came the Federal Republic, which was carved out of the Confederation of States doing business as the States of America and granted delegated powers from those Confederate States.

This was a business organization operated by the American Confederation dba The States of America. It operated under "The Constitution for the united States of America".

Next, in 1789, came the Territorial United States Government, which was carved out of the Federation of States doing business as The United States of America, and delegated powers from it.

This entity did business " in the name of "  
The United States of America as  
"the" United States of America ... and operated under ...  
"The Constitution of the United States of America".

Finally, in 1790, came the Municipal United States Government, which was granted "powers" by The United States to function and provide certain enumerated services and delegated powers to provide those services.

It functioned " in the name of "  
The United States, similar to the situation above and used the doing business name  
"the" United States ...and it functioned under...  
"The Constitution of the United States".

So, you have:

"the" States of America (Federal Republic) (1787) run by the American Confederation of States

"the" United States of America (1789) run by the British Monarch as a Commonwealth business.

"the" United States (1790) run by the Holy Roman Empire as a Municipal business.

There are six (6) --- count them ! --- six interrelated organizations present:

The United States (1776) delegated powers to "the" United States (1790).

The United States of America (1776) delegated powers to "the" United States of America (1789).

The States of America (1781) delegated powers to "the" States of America (1790).

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2879. Uh-Duh Moment - no UPSA at present

**American jurisprudence** - It's a mix of American and British.

American jurisprudence grew out of British jurisprudence.

British commonwealth is a separate law aside from British common law ... and admiralty law is supposed to be separate from British common law. That's the inheritance that we're built on, is the British law.

In 1756 they started mixing admiralty law into British common law, adulterating it, which they shouldn't have. This created a gigantic flap, esp. when Americans were trying to keep our law separate from admiralty law.

American common law is also case law, and you have to make the effort to determine when a case law is British or American.

American jurisprudence is the unique way in which Americans define things, and the unique institutions and definitions that we have used, as a part from, British common law which ceased to exist in 1756.

 from Anna's webinar # 81 on 9-28-20 <http://www.annavonreitz.com/videos.html>

**American State National and American State Citizen** -

The term ' American National ' is a group, or collective term, referring to all state nationals collectively even though your nationality derives from where you were born... Michiganders, Texans, Virginians, etc. They're all Americans as far as that collective concept goes ( people with a small first letter ).

American State National further indicates someone of certain incapacities, like that of ...

- a child under 21 ( too young to join the state assembly ), or ...
- people over 45 who have served their time in the state assembly can opt out ( no longer expected to participate ),
- family priorities,
- federal government employees, born in America, can still be state national status, but not state citizens.

An [American State Citizen](#) takes up to obligation to self govern and run their state of the union. They can serve as elected officers such as sheriffs, Justice of the Peace, recording secretary, coroner, etc.

In this country, every American who accepts the responsibility of State Citizenship has the right to make citizen arrests. Even Americans who happen to be working as foreign Law Enforcement Officers on a For-Hire basis, have the ability to enforce the Public Laws including the provisions of the Constitutions.

The only people who can enforce the Constitutions are the **P**eople — the American State Citizens ( **P**eople with an upper case first letter ).

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1991. Good Questions 

2025. Notice of Political Status + Situation Report

2721. Coordinator's Handbook - Chapter 4

The moment you pop out of the womb in a specific place on Earth, your nationality is established. In this country, your nationality is based on the State you are born in.

 from Anna's webinar # 61 on 5-12-20 **Q+A** <http://www.annavonreitz.com/videos.html>

## **annuities** -

Annuities are spun off of insurance which is legalized gambling.  
They lock you in a contract with them as the middlemen as they milk and bilk it.

Look at the language on the contract to see if there are loopholes you can use to scissor kick the rats and get them to hand over the profits instead of eating it up in bogus fees.  
They do about 120 trades a day, and charge fees on each trade.

 from Anna's webinar # 94 on 12-28-2020 <http://www.annavonreitz.com/videos.html>

**Armistice** - An Armistice is a cessation of hostilities for a considerable time but it is not a conclusive peace or treaty guaranteeing peace.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2975. The Occupation

## Articles of Confederation - ( the real story on how the Civil war started )

The "Union" being talked about in The Articles of Confederation was the union of State-of-State business entities, the Confederate States, that were members of the Confederation.

Not the actual States of the Union.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2502. ♥ About the Confederation... ( [Articles of Confederation, history](#) )

2879. Uh-Duh Moment - no UPSA at present

## assemblies, structure of... - Set up the four parts of a State Assembly.

You have to have a core group that running the overall scheduling and agenda for the assembly, and that would be the [officers of the assembly](#), the [elected and otherwise](#), all doing their part to make the assembly work.

Everyone belongs to and participates in the General Assembly, which addresses in-State and local issues.

1 - The [general assembly](#) is all those people that are claiming their birthright political status and who live within the borders of the state.

2 - The [business assembly](#), or [international business assembly](#) would be the [state citizens](#) who get called in when there's something that's international in nature. [State Citizens additionally serve on the International Business Assembly to decide international issues.](#)

3 - The [jural assembly](#), with operates the court system. Anyone can be in more than one assembly. [Everyone serves as a Juror and is a member of the Jury Pool as part of the Jural Assembly-- again,](#) [State Nationals and State Citizens are both eligible to decide cases involving in-State issues, while State Citizens alone hear cases involving international subject matter.](#)

4 - Then you have the [militia](#) on top of that. Those are the functional groups that make all of this work.

[Everyone who is fit and between the ages of 21 and 45 is eligible to serve as part of the Assembly Militia.](#)

5 - Those of the **executive assembly committee** are made up of elected chairmen and any other elected officers like the sheriff, at the county level... the state militia leader, at the state level... anyone who is elected like the recording secretary.

Sheriffs are always elected, but a court clerk or recording secretary clerk can be appointed.

A lot of these offices are not traditionally elected offices, they are appointed or volunteer offices.

They can be appointed within the assembly.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2905. American Government Basics

 from Anna's webinar # 93 on 10-3-20 <http://www.annavonreitz.com/videos.html>

## **attorney, bar attorney -**

An Amendment to the Federal Constitution prohibiting Bar Attorneys from holding any Public Office in our American Government was ratified by our States of the Union in 1819, and that's the way it has been ever since ---in our States--- as opposed to their States of States.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
3002. Patterns of Fraud -- Ignorance and the Courts

## **Attorney General -**

The Attorney General is supposed to be responsible for keeping the public safe from criminals, helping victims of crime, protecting people, and preserving the state's natural resources. They are supposed to be the state's top lawyer and law enforcement official, but obviously they are a corporation in sea jurisdiction serving people.

## **autograph / signature**

- When you do a byline, you're taking authorship of that signature, saying ' this belongs to me '.
- When you use a " *All rights reserved* " limitation, you're saying you're not giving up any of your rights to the signature.

- This means that institutions, like banks and car sellers, etc., can't sell your restricted autograph / signature and use it as a rubber stamp for more unauthorized allocations of credit.

It forces them back to being honest, and they don't want to be.

- They want to be able to monetize it, and then turn around and sell it.
- They've been using signatures to create cash that they will use to buy a car, and then turn around to charge you again for the car that is already paid off, plus interest. They are crooks and parasites.
- It's a scheme and scam con game that has been institutionalized ... profoundly evil and criminal that is costing you more than you could possibly guess, all getting charged to your trust account at the same time.
- You are paying for what you are receiving, plus two times more for it.
- In housing, it's multiplied 4 and 5 times. It's a scheme of your original purchase price, plus interest.
- People have been signing these with an unguarded and unlimited signature.

Anytime anyone offers to loan you something, they are loaning you your own assets and credits.

Some banks are rejecting " *All rights reserved* " protected autographs. You can tell the banks they have to accept it, and the banks should back down. They have to because you can make your signature anything you want... anything you wish, even just three circles with a line thru it, and they don't have a right to complain or demand that it be written in English cursive or font or that it has to be letters.

Technically, your signature is a trademark... like Coca Cola, John Deere, etc.

So, do a byline, and then a squiggle for an autograph, like a messy corporate executive or medical signature, followed with © and " *All rights reserved* ".

Your trade name is your lawful person protected under the constitution, and under the public law of your country, county and state.

- The legal person is spelled exactly the same on paper as your trade name.
- That is the exactoid that has promoted the great fraud.
- This is where they attach their national debt to you.
- They register your Given name as a British Crown corporation, and create a copyright on your Given name, favoring itself, and then they get busy with their trust magic because who's the trustee of the Americans on the high seas and waterways and navigable inland waterways ?... the British Monarch.
- It's called " seized upon " our names and properties... it's the only record of your existence, unless you correct your own political status.

We're not "civil" as in civil law, we are civilians... and we don't even bother with military courts.

 from Anna's webinar # 71 on 7-20-20 <http://www.annavonreitz.com/videos.html>

**AUTOTRIS** - This is the social security number without dashes ( example = 123 45 6789 ).

 see Anna's pdf # 2318. **CUSIP, AUTOTRIS** <http://annavonreitz.com/cusipautotris.pdf>

## B

**Babylon** - For a history of Babylon, see this article below.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2931. Download for Your Records

**bank** - What happened is a bunch of criminals came into the system and commandeered it like [ as ] pirates by politicians in Wash, then got misadministered by members of the bar who were working for the queen and Brit gov, and for the Pope in the Mun gov.

The actual system that was intended was good, and was meant to keep pirates out.

Instead of the people getting the benefits of their assets and labor, these entities were coming in as middlemen and siphoning off everything, and then laying their debt on top of siphoning off the credit, and laying their debts on the victims.

They used our assets that they borrowed, which they owe us, and the profits they made from using our assets.

They've been charging the landlords ( us ) for rent. So, they owe us the rent we paid, the interest, and for damages for the suffering and fraud, and for not honoring our exemptions from all that.

The bankers have stood in the middle preventing us from getting our exemptions...

so, they're culpable and liable for that.

When it comes to the buildings they are using, we should be charging them rent.

[ as of Dec. 2020 ] The banking system is in an uproar. They finally figured out who we are and what we were up to and why. They've been beating a path to our door, and they want to work with us, as they should because we're the owners of all of this.

 from Anna's webinar # 93 on 12-21-20

<http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1713. **American National Credit**

1794. **Lawful in What Sense**

1921. **It's Very Simple**

2028. **The Big Fraud in Very Simple Terms**

2193. **Bottom Line Regarding "Opt-In" Bill of Goods ( must read this one, folks )**

2886. **Enough Rope ( list of banking families )**

3040. **Of Course, the Banks Are All Bankrupt - by Definition**

## **bank** - 401K and RIA's -

401 K's... I never saw the value... it's another gov scam to hold on to my money as a stop clock for their inflationary spending.

You can't take it out until a certain age, and congress will probably increase the age limit, and inflation will have killed the value of it. **Institutionalized constructive fraud.** - Anna

👉 from Anna's webinar # 88 on 11-16-20

<http://www.annavonreitz.com/videos.html>

## **bank - case laws** - Anna says ...

A friend recently sent me a nice summary of case law demonstrating the fact that no National Bank can extend credit:

*"There is no doubt but what the law is that **a national bank cannot lend its credit** or become an accommodation endorser."*  
(National Bank of Commerce vs. Atkinson, 55 Fed Rep 465)

*"**A national bank has no power to lend its credit.**"*  
(Farmers & Miners Bank vs. Bluefield National Bank, 11 F2d 83, 271 US 669)

*"**Banking Associations from the very nature of their business are prohibited from lending credit.**"*  
(St. Louis Savings Bank vs. Parmalee 95 U. S. 557)

*"**National Banks may lend their money but not their credit.**"*  
(Norton Grocery vs. Peoples National Bank, 144 S.E. 501, 151 Va. 195)

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1987. **Most Succinct Explanation - Banking**

## bank - "Credit River Decision" ( the book is out of print )

Concerning the book "Credit River Decision" about the December 7, 1968 common law court case, before Justice Martin V. Mahoney of Credit River, Minnesota.

*"A jury in a Justice of the Peace court trial found that Federal Reserve Notes were not Moneys of Account of the United States and the court in his opinion found them to be 'FRAUD'.  
The case was about "Failure of Consideration" by a bank in a mortgage foreclosure on Jerome's cabin at Prior Lake, Minnesota."*

Attorney Jerome Daly asked the Bank of Montgomery president if his bank creates "money out of thin air ?"  
The bank president answered, "Yes. We can create money out of thin air."

NOTE - His statement is on common law court record as quoted.

## bank - loan

Agricultural Act 1933 says that when there's a loan, the bank gets 10% .. and that's all... nothing more.

You only pay the 10% back, not the entire loan. That's how it works for us nationals.

They misidentified us as US citizens to get around the law.

👉 from Anna's webinar # 52 on 3-9-2020 <http://www.annavonreitz.com/videos.html>

## bank - Mercantile - Mercantile banks are international trade banks.

A mercantile bank can function in Lawfully or legally within the constraints of the jurisdiction.

We have actual land contracts and actual sea contracts, and it's determined by where the activity is occurring and the nature and the substance of the matter.

Also see more details in ...

👉 from Anna's webinar # 84 on 10-19-2020 <http://www.annavonreitz.com/videos.html>

👉 from Anna's webinar # 102 on 2-22-2020 <http://www.annavonreitz.com/videos.html>

## Baptismal certificate + Guthrie card -

A rebuttal is a rebuttal. The BC or Guthrie Card as you call it, is a two-edged sword. It proves that your name was registered and provides proof of where you were born and when, but is also evidence of crime committed against you as an American. The most appropriate rebuttal beyond your recorded and published Declaration, is simply to make sure the court record is invoked, stand up and say, "*I am John Thomas and I own the DEFENDANT, an American entity from Ohio.*"

👉 from Anna's webinar # 61 on 5-12-20 written Q+A <http://www.annavonreitz.com/videos.html>

## bar attorney -

A Bar Attorney is defined in the British "Special Admiralty" system as a British Shipping Clerk in the Merchant Marine Service. What a British Shipping Clerk does is ship "cargo" back home to Britain as Privateers.

BAR Attorneys do the same thing, only for the Pope.

The practice of law is an occupation of common right in this country and throughout much of the rest of the world; the Bar Associations have a "self-regulated" monopoly on one small, profitable jurisdiction called "Special Admiralty" --- the realm of Privateers operating under Letters of Marque.

The Bar Associations operate a closed shop union monopoly on this one foreign international jurisdiction, and specializes in tricking unwary people into this jurisdiction, where they and their assets can be "legally" pillaged and plundered.

And that is all that the Bar Association matrix is actually about --- utilizing and protecting this one narrowly defined jurisdiction, operating the King's Bench in favor of the King, and getting a fat kickback for doing so.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2938. HATJ -- The Burning Question

**barratry** = knowingly false.

**BATF** - Bureau of Alcohol, Tobacco, Firearms and Explosives.

The BATF description of firearms is... "*firearms are guns that do not have rifled barrels*".

Technically, a registration of a gun is not a firearms registration, it's just a property registration.

If you take back control of your person so that you own your person standing on American soil as it's house home permanent domicile, then it doesn't matter because you're still in control and total ownership interest in that property.

👉 from Anna's webinar # 105 on 3-15-2021 <http://www.annavonreitz.com/videos.html>

**being** (n.) "existence," condition of, state of, presence, fact of existing,"

Sense of "that which physically exists, a person or thing" (as in human being) is from late 14c.

**benefits** - A "benefit" is a payment or trade or gift made in equitable consideration

of dependency contracts that you don't want to be part of.

You can de-fang claims of contractual obligation and dependency, both, with just a few simple words:

**"I accept all gifts and waive all benefits."**

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2806. Accept All Gifts. Waive All Benefits

Also see " federal aid benefits vs federal employment taxes " in this glossary.

## Bible - There are two jurisdiction Bibles.

- The 1599 Geneva Bible is our land jurisdiction and is the choice for family Bible. It cannot be impugned in any court.

- A testament is a common law will... last will and testament.

- There's also an international will which is applicable in all jurisdictions.

The hard part of that is finding someone who is competent enough to witness for you because international notaries, and international attorneys can act as witnesses to an international will, and are hard to find.

- Our state recording secretaries are international recorders which makes it easier.

.....  
The Geneva bible was published before the King James bible by about 20 years. The pioneers who first came to America had the Geneva bible, and the Mayflower voyagers compact was based upon it

The King James bible was the result of a vast translation effort that took place during the reign of King James who was a catholic monarch of Britain following the reign of King Henry 8th and the first Queen Victoria.

James had a particular catholic slant on everything, being a catholic monarch, and had a back ground toward admiralty affairs and law. So, there are different terms used in the two bibles with the language in the James version being very exalted. It has been said that Shakespeare was an editor of the James bible.

The Geneva bible is German, and is simple and plain spoken... more in line with common people, and talks of Jesus as a common man, and not exalted concepts of him.

👉 from Anna's webinar # 84 on 10-19-2020 <http://www.annavonreitz.com/videos.html>

## Bills of Attainder -

A "bill of attainder" is a legislated action predefining a class of persons (not people) to be guilty a priori, often without a trial or with a sham trial.

Americans are specifically exempted from being prosecuted under bills of attainder by Article IV of the Federal Constitutions, but you, unfortunately, are not being recognized as an American.

Virtually anything that you ever receive from their courts is a Bill of Attainder which should never, ever, be addressed to you at all. This includes Summons, Warrants --- Non-Judicial Warrants, Traffic Citations, Impound Orders, Court Orders, Dockets, etc. ---- these are all "Bills of Attainder" and they are all pre-judged no matter what court issues them.

They are using your Mother's unwitting "Witness" as the basis to claim that she donated you to them as a Ward of their State of State organization and that you are "presumed to be" a British Territorial U.S. Citizen, a Subject of the Queen, and liable to vest all your property interests in the Queen and pay all her debts.

And what does **Amendment XI** of all three Federal Constitutions say?

Americans are not subject to any form of foreign law.

What does **Article IV** say? Americans are exempt from Bills of Attainder.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

3068. **You Are Being Prosecuted Under Foreign Bills of Attainder**

**birth certificates** - Your BC is proof of an unconscionable contract and of fraud being practiced against you within days of your appearance in this world. It is hard evidence that you are the victim of crime, so long as you can reasonably prove who you are and the provenance of your family as Americans or properly naturalized United States Citizens who have adopted the land and soil of an American State as your permanent home and domicile.

We have had hundreds of court cases dismissed, simply by people bringing their BC's into courts and claiming **unconscionable contract** and repudiating all claims of foreign citizenship. - Anna  
[ ... you'll also want to bring your two recorded witness testimonies. ]

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

863. Education on the Birth Certificate

874. **So Much Confusion Resolved** ♥

1213. **birth certificate basics**

1632. **How To Use Your Paperwork**

## You never need to record a Birth Certificate.

### birth certificate - UPDATE

- from Anna's webinar # 051 dated 3-2-2020

Anna - The municipal is at the end of the bankruptcy, which means vital records is starting to issue BC's of live birth, which means you don't have to do form 56.

There is no municipal BC attached to you anymore. [ upper case names, most likely ]

Teri - Only just authenticate your birth certificates for your own records [ no need to send a "regular" BC to Mnuchin ].

Q - What if your **birth certificate name** is not in ALL CAP letters ?

A - Some states are issuing birth certificates with Proper Case Name. In that case, you will use the name assigned on the birth certificate and follow the other steps accordingly. - Anna

### birth certificate - scan a copy of it to use in court...

## You never need to record a Birth Certificate.

The BC ( birth certificate ) is evidence of a crime.

It is proof that you were transported and trafficked, and you were too young to know any better, and were not told of this where you were a baby.

A black and white copy of the BC is all you need, and never the original.

Any judge is an officer of a court, and has an obligation to oppose crime, and his failure to do so is an action of an accomplice of the crime, and it becomes a personal crime committed by him / her.

Any time you submit paper work to a court, you add the "copy" of the BC as evidence of a crime.

Write across it **VOID FOR FRAUD** ... and it doesn't matter if you use red or blue ink.  
Since most of these are occurring in global jurisdiction you would use blue.

If it's done properly and with enough background, the judge should exit, **depending on what they know or not.**  
They should exit the room, and everything should be erased from the record.

**Black's Law dictionary** - One of the Supreme courts ( one of several titles ) has said that they use theories and concepts, not dictionaries, and that they still use **Black's** 4th dict. for reference.

Be aware that the only dictionary ever approved by Congress is Bouvier's Law Dictionary.

[ see **Bouvier's Law Dictionary** in this glossary. ]

more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

**2071. Hoax and Hoaxers** ( proof that Black's dictionary is a hoax )

**bonds** - We don't need any **trust, bonds, or stocks unless we want to act as cattle.**

It does not apply to living people. - Anna

I do know folks who have gained access to their Cesta Que Ve estate trust thru bondage... you have to bond yourself to that in order to get any benefit out of it.

You become a slave who has a performance contract.

Every federal employee, which is every federal citizen, US citizen, and Mun citizen of the United States has a performance obligation just like anyone bonding out of a court case.

When you pay a bail bondsman to stand bail for you, and guarantee to perform and show up in ct. on a certain day... they are bonding you, and you obligate yourself to perform for them... and in order to get your bond money back, you have to go into ct. and perform as a Mun employee... and you give up all your rights, freedom, kids and land for them.

You have to place yourself in bondage to get what's already yours.

**Bottomry bonds** - This scam started out in the 1720's where they were naming vessels that don't exist using names of living people and taking out Bottomry bonds on them. It was an early form of life insurance fraud that when you died, your ship was lost, and whoever was holding the Bottomry bond could collect life insurance on you.

The same fraud has continued with the shipping industry to the present, calling them " Special Purpose Vehicles ", switched from sea to land vehicles.

**Bouvier's Law Dictionary** - The Supreme courts ( there's more than one derivative ) said that they use "*theories and concepts... not dictionaries...*", and that they still use Black's 4th dictionary for reference.

Be aware that the only dictionary ever approved by Congress is Bouvier's Law Dictionary.

The common use of Black's Law Dictionary is because of its use in Maritime and Admiralty Law---- not land law.

American Jurisprudence, Corpus Juris Secundum, usually abbreviated American Jurisprudence 2nd, or just Am Jur 2nd,

is published by Westlaw and is widely regarded as "reliable" by most courts and For-Hire Jurists.

Therefore, unless you are obviously mistaking the meaning of the legalese, citations taken from this source are widely accepted and may help you find new leads in your research.

Quite often, Am Jur 2nd will "link" associated cases, so if you find a reference to "Downes v. Bidwell" you will find listings to "Hooven and Allison v. Evatt" and other Insular Tariff Cases. - Anna

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1764. Moving the Cheese

**Buck Act of 1940** - If you want to ever be murderously angry, read that act about citizenry which includes you as a citizen.

The Buck Act is despicable legislation, including FDR, may he rot in hell... and by the way, legislation doesn't apply to living American people, but they made all these corporate entities [names] to impersonate you.

I've often observed that there's no law against murdering, raping, pillaging, stealing from... or doing anything to a corporation.

So when they impersonate you to make you an incorporated entity, the sky's the limit as you will see in the Buck act, claiming to have all sorts of powers to use you up... and they are your employees taking your money from your pocket.

👉 from Anna's webinar # 104 on 3-8-2021  
READ further details in transcript # 104.

<http://www.annavonreitz.com/videos.html>

**Bureau of Alcohol, Tobacco, Firearms and explosives (BATF)** - is a Federal corporate service that regulates and taxes the use of alcohol, tobacco, firearms and explosives, including fireworks.

**Byline** - " *The use of a "by-line" establishes your authorship of the text and ownership of the signature* ".

- Using a **byline** means you are **turning a signature into an autograph** in land jurisdiction.

We sign the deeds in red, and the deed of conveyance, re-conveyance, and the baby deeds. You can sign them in red since you are claiming land jurisdiction. It's a matter of conveyances and public notices.

You have to also consider as to where are you serving this as notice... for example... if you started out as being misidentified as a British terr citizen, you're out at sea, and you sign everything in blue.

Bar lawyers are so uneducated about all this that it wouldn't make a difference if you signed it in pink.

It's the substance of the pp work, not the presentation that has to hold.

Black ink represents probate court, like when you're probating an estate... and no other reason to use it.

Present yourself in a coherent manner, and when you do, it won't matter what color you use to sign.

👉 from Anna's webinar # 97 on 1-18-21 <http://www.annavonreitz.com/videos.html>

C

**CAFR state accounts** - Q. - We had a question about the **CAFR accounts** ... are those related directly to our credit that balances the debt or they they a whole separate set of accounts ?

**Anna** - Those are basically slush funds that are used as investment funds to fund state of state liabilities and obligations for state of state employee pensions funds, and all sorts of different things.

They are using these huge investment funds to generate payment in capital, and building them in a mindless way because **they use all sorts of accounting tricks**, like they project liabilities 45 yrs. out into the future, and then count that as a liability this year. It's crazy stuff... flagrantly criminal accounting procedures, and have gotten away with this since 1946

when the US gov adopted double accrual bookkeeping, which is known as keeping a 2nd set of books.

They've been squirreling away these slush funds ever since, and the CAFR accounts happened to be state level accounts , and I laugh at it because about 30 yrs. ago there was a scandal in Oklahoma where the county clerks were keeping what they called "kickback books", carefully noting who got what kickback when and how much.

It's the same with the CAFR's which exist because the crooks have to keep their own accounts to make sure the other crooks aren't stealing from them, otherwise they wouldn't exist. It's sort of a state level version of the kickback books where all of these other corporations, subsidiaries and convenient store fronts for the prime crime bosses, have to make a report every year and divulge what they actually have in holdings.

👉 from Anna's webinar # 107 on 3-29-21 <http://www.annavonreitz.com/videos.html>

### See this report:

Hidden CAFR accounts.. every state has them and they hold millions upon millions in unreported funds. June 21, 2010

<https://ppjg.me/2010/06/21/hidden-cafr-accounts-every-state-has-them-and-they-hold-millions-upon-million-in-unreported-funds/>

**Canon Law** - Canon Law is the law applying to “corporate officers” of the Church as a body corporate.

It applies only to priest and parish administrators and others directly involved as employees - paid or volunteers -

of the Church as an organization.

Say that under Canon Law a man is required to to complete a specific procedure before performing a specific task, but he is not fully informed of this obligation of the Canon Law and does the task anyway.

He is guilty of a **delict** but not a sin, because he has not disobeyed any command of God, only a rule of the Church. - Anna

*"In the Canon law of the Catholic Church, a **delict** is the canonical equivalent of a crime.*

*A **delict** is distinct from a sin, even a mortal sin.*

*One can be legally guilty of a **delict** and not be morally culpable for a sin, while one can be culpable for a sin and not legally guilty of a **delict**."*

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2449. Law AND Order

**caps ( lettering style )** - Lettering in all caps means it's a municipal corporation.

There are only two things that can be all caps...

1 - a corporation, and

2 - the estate of a dead man.

In the territorial corporation, it is styled like your name, and the **Inc.** is also upper / lower case.

👉 from Anna's webinar # 87 on 11-9-20

<http://www.annavonreitz.com/videos.html>

**Census** - We're only required to give the name and how many are in our house, and nothing else.

Just a name and number.

We don't want to give them any of our personal data like blood type, or medical... were not citizens. - Anna

**Cestui Que Vie** - The Cestui Que Vie Act of 1666 created a form of False Registry in which everyone not present was presumed dead -- this was done as a means of moving forward and always with the admission that the owner might in fact show up and reclaim his property. This mechanism allowed the King to claim private property and redevelop it as he (and his silent partner, the Church) saw fit, and reinvest the profit from this --- also as he saw fit.

What is a cestui que vie trust? It's a trust formed when the actual owner of property is "unknown, presumed dead, lost to accident, natural disaster, or missing at sea" and the State then seizes control of their property assets and presumes to be the owner and beneficiary of their estate.

So where are all these "missing people" coming from?

From the Bureau of Vital Statistics, which has been busily and fraudulently seizing upon American babies and declaring them civilly dead almost at birth.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

- 680. **The Misuse of Trusts**
- 1896. **Second Message - Life or Death**
- 2170. **Notice Given**
- 2342. **Valuable History Lesson**

## chain of title -

If you have claim to a piece of property — any kind of property— and that claim is based on a title or contract that is transferred over time, you must be able to demonstrate a step by step valid ownership Interest transferred to you by the original grantor or patent-holder.

This is called a "Chain of Title" because each transfer of ownership represents a link in the "chain" linking the property to you.

Guess what happens if one link fails? The chain of title breaks and you are out of luck.

The same thing happens with all such claims and contracts.

Write this in big letters: **If there is a break between you and the original contract, you lose it.**

That is what has happened to our Federal Subcontractors as a result of their own actions, and now they are trying to bait us into similarly castrating ourselves.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

- 2946. **Second Declaration of Independence**

**check signing ( general )** - It's useful to have a rubber stamp made if you sign a lot of checks.

- If there are many in the assembly who could use this stamp, you could bulk order a batch and get a discount.
- Anna has mentioned to sign in red, but some bank scanners don't pick up red easily, so you can use purple instead which denotes royalty on your part.

By: \_\_\_\_\_ ©

All Rights Reserved without prejudice,

Redeemed in lawful money per

12 USC 411,

account # \_\_\_\_\_

\*\*\*\*\*

**check signing ( stimulus check from Municipal bankruptcy )** -

On video # 057 dated 4-13-2020

If you receive a check from Trump / IRS, Anna says to add this phrase " Accepted as a gift " on the front and back...

- Anna had first mentioned the phrase "Without prejudice or settlement.", and later touted the "gift" phrase.
- You can have both if you so choose.
- The account number is your bank / credit union account number to fully verify and deposit this lawful money into your private account.
- For further clarity, you may want to print your name, and not write it out, so it will be legible with no room for assumptions by others.

By: \_\_\_\_\_ ©

All rights reserved. Without prejudice

or settlement. Redeemed in lawful money

per 12 USC 411. Accepted as a gift

Account # \_\_\_\_\_

\*\*\*\*\*

**check signing ( unemployment - insurance payment )** -

- About nationals who may want **unemployment**, Anna says it's actually an **insurance benefit**, and it's all in the way you sign the check which is... " **Accepted as an insurance payment.** "

Anna says, " *Use your endorsement as a power... don't let them choose for you since **they'll chose a way that is against you.** It's your power to choose how you will accept their offer.* "

👉 from Anna's webinar # **55** on **3-30-20** <http://www.annavonreitz.com/videos.html>

\*\*\*\*\*

**child or children** - In the "legal" system, a child is described as a corporate derivative, a corporate progeny... and "product" for which they are referring to a child as a product in their secret description.

You have to refer to your kids as son and daughter, or boy or girl. "I am the boy's mother". Don't say "child", and don't use male and female which pertain to animals, not people. Say "man / woman ". It's a secret language they use to entrap us.

👉 from Anna's webinar # **103** on **3-1-20** <http://www.annavonreitz.com/videos.html>

**child custody** - also see: **Judge Advocate General's Office**

👉 see Anna's webinar # **99** on **2-1-2021** <http://www.annavonreitz.com/videos.html>

Q. - A grandma's daughter wants her mom to have custody of her kids ( grandkids ), how do we do that without going into statute courts ?

Anna - If the daughter does indeed have custody, she can sign them over to the kids grandmother. Just write up a little paper of who she is, listing the kids... " *I hereby do grant custody and caretaking of my son and daughter ( don't say two **children**, ) to my mother, their grandmother.* " And include addresses. Have it witnessed ... state notary or rec. sec.

The grandmother has ownership rights of the grand**children** thru her own daughter, so she already has a claim.

It's a piece of cake from there, and there isn't much the courts can do about it. It is a way that people can effectively do an end run around all the CPS nonsense even if they have a

marriage lic. because the grandma did not sign over her rights to her grandchildren.

And of course, they want to do Baby deeds to rebut the BC.

The grandparents can take out Baby deeds on their grandchildren.

My husband and I claimed our as mobile property interests ( LOL ) that we put in our special purpose vehicles to go anywhere at any time.

Teri - Yes, you're the first claim of record.

Anna - Absolutely right.

👉 from Anna's webinar # 103 on 3-1-20 <http://www.annavonreitz.com/videos.html>

**child custody payments** - Anna - Child custody payments... every story is different... divorces, unmarried parents, etc.

Babies were registered by the Territorial government and then handed over to the Municipal government as wards of the state. The child is on welfare benefits, and come after the single parent.

They have no authority to be the trustee of your child because **the father always has paternity under mun law.**

There's one way of getting rid of them... rescind the state of state agreement that they nabbed at the hospital... but the hospital destroyed those records, and sent them on to other places just like your baptismal certificate.

They end up as clearing house certificates at the Depository Trust Corporation ( DTCC ).

- 1 - What you do is sue to get your property back, [ see UCC-1 below ]
- 2 - and then do a **fixture lien** on the name of your child
- 3 - and **record a baby deed**
- 4 - and take other actions to scissor kick them right in the groin so you can take care of your own kid.

You don't file a law suit, you file a **UCC-1** claim against them and then you **fixture lien** the child's name and all documents and numbers and assignments related to the child to take them back from the state's trusteeship that they were bogusly entered into.

👉 from Anna's webinar # 76 on 8-24-20 <http://www.annavonreitz.com/videos.html>

**child support** - Child support... you need to have a 3rd party keep track.

A friend of mine was a Navy Seal and he divorced during that time, and spent 13 years paying child support directly to the mom and child. When he got back to the states, there was a support bill of 13 years because she denied ever receiving payments.

There was no agency or 3rd party record. He had to pay it all with interest. \$50,000. bill at 19% interest. Sounds like the mom is greedy.

Don't use the child support people ( CPS ), but instead do it on a **private contact basis** which can be an escrow account with a bank or some other institutional 3rd party to create a record of what your agreement was, and the payment, etc. There should be no other problem.

The child benefits since the CPS is not taking a chunk out of it.

The CPS does all this under the presumption that you are a trust or a public transmitting utility.

You can say that as the donor of the trust, you don't want it administered that way, and then you come in with your trust court. [ A trust court has just opened in Texas as of Nov. 2020. - ed. ]

You offset this by saying...

*" I'm the injured party and donor, and here's your nullification order with case no., and we're removing the assets from the administration of the **state of TEXAS** court. "*

You call the shots... they don't. You have every right to do this.

Trusts...

- 1 - **donor of your assets, the contributor**
- 2 - trustee or admin
- 3 - beneficiary

They have it set up that you are the donor of the assets, and they are both the **trustee AND beneficiary** [ which is fraud ].

👉 from Anna's webinar # 88 on 11-16-20

<http://www.annavonreitz.com/videos.html>

**church** - Anna - A church is supposed to be an assembly of people, not an assembly of incorporated franchises, nor having my baptismal certificate traded on the black market for money.

**citizens** - By definition, a citizen has an obligation to a government.  
These are public offices, not private offices.

The word "**citizen**" always implies an obligation to serve some level or form of government, and it is no exception here. When we are old enough to accept the responsibility and understand the obligations involved, we become eligible to act as Citizens of our State of the Union.

We are not **Citizens of the United States**, nor are we "**citizens of the United States**" nor "**U.S. Citizen**" nor "**US CITIZEN**" nor "**United States Citizen**" and making any false claim that we are, is already defined as a crime by the British Territorial Government: 18 USC 911 --

- not that their statutory law applies to us, but it does apply to them and any territory occupied by them.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1747. **The US Citizen Blues** ♥

2721. **Coordinator's Handbook -- Chapter 4**

## **citizen v civilian** -

"**citizen**" - means a person who holds an ID of a specific country, while

"**civilian**" is opposite to a militant.

For example, a soldier in the Israeli Army is an Israeli citizen, but s/he is not a civilian...

while a tourist is a civilian, but is not an Israeli citizen.

Key difference: The term **citizen** denotes a person who is generally accepted as a resident or subject of a country by its government.

The term **civilian**, on the other hand, denotes any person who is not part of the military or any armed forces... hence, it can be said that a civilian is just any regular being/person in land jurisdiction.

- Also see "**State Citizen**" and "**State Nationals**" in this glossary.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1747. **The US Citizen Blues**

1896. **The Second Message: Life or Death**

2025. **Notice of Political Status and Situation Report**

2064. **People v. Persons**

2721. **Coordinator's Handbook - Chapter 4**

**civilian vs. civil government -** We are the civilian government, not the civil government; we are the government that the U.S. Military is supposed to obey.

Instead, they have been taking their orders from the civil government--- that is, Municipal United States Congress, which is a reckless, unaccountable, foreign international city-state oligarchy, allowed to exist under the provisions of Article I, Section 8, Clause 17.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2625. **The Civilian Government**

2695. **Military + the Fourteenth Amendment**

**Civil war -** The Civil war was never declared, and was never settled with a peace treaty. The reconstruction acts are still full force in effect. There was no formal treaty or documents to start or end that mercenary "war".

The **Pope's municipal government** ( what we call the Federal Civil Service ) **sided with the southern states** and the **Queen's territorial government sided with the ( bankrupted ) northern states.**

When that "war" was over, the Queen collected war reparations from the municipal government from municipal citizens which was a blanket determination and presumption that anyone not employed by the territorial government was a **municipal citizen** of the states, which is a completely unwarranted false legal presumption, and that's where the 14th amendment comes in.

They used it to start the "strawman", and start a public account that they could access based on the false presumption that you are a municipal citizen of the United States, and that you owed them money.

The 14th amendment has nothing to do with us, ever, and in 1907 that municipal Scottish corporation went bankrupt. So, what does a bylaw amendment attached to the corporate charter of a defunct Scottish commercial corporation have to do with anything ? No authority. It was gone in 1907.

Same thing with 16th amendment [ IRS ] ... just more crap.

👉 from Anna's webinar # 59 on 4-27-2020 <http://www.annavonreitz.com/videos.html>

Abe Lincoln and his entourage deemed that no one could own a slave privately, but then they secretly put everyone into slavery by way of misidentification.

If you look at the muster books for the Civil war you'll see that it was soldiers that were mustered out by commercial companies, by the state of states.

People of the assemblies are the original Americans, and are 3rd parties, having nothing to do with the war between the Pope and Queen governments.

👉 more Civil war history in Anna's webinar # 60 on 5-4-2020 <http://www.annavonreitz.com/videos.html>

Anna - Lincoln's office was not "de jure", and was a good part of the reason that the Southern Confederation walked out. The actual fight was about cotton, not slavery.

The British Government had invested heavily in Egyptian cotton plantations, hoping to undercut American producers, but things didn't work out the way they planned; the Egyptian crops failed, the transportation costs were more than anticipated, and by 1855 it was apparent that Britain had to knock down the American cotton producers in order to rescue its own textile industry and Egyptian cotton investments.

The Civil War is what is called a "**civil conflict**" or otherwise known as a mercenary conflict. It isn't a declared war, because some part of the government would have to declare war against another part of the government; therefore, it devolves from being a true war to being a "conflict". Like the "conflict" in Vietnam.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2652. Note Back to Kirk ( see Q+A #4 )

2962. 1856 Election - An Explanatory Correction

2975. The Occupation

3033. The Cloud of Do-Gooding

**civilian** - As civilians we have civil powers though we are not a civil government. We have Law.

... from Anna - Austin, Texas meeting 9-29-2019

... see **citizen vs civilian** in this glossary.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

## 2625. **The Civilian Government**

**clerk of the court** - It's the clerk who's in control of the situation.

The evil being who's not doing their job right is the clerk, and more so, the **head clerk in the entire state** who is the head evil of it all.

The clerk of the court needs to balance the books and offset any mortgage arrears immediately, and dismiss the case along with the mortgage. The clerk of the ct. is the trustee, while the judge is a referee so you don't want to attack the referee.

What you want to do is come into their courts with your information and say that ... " *I am the **priority creditor here, and I'm demanding Mutual Offset Credit Exemption Exchange***". [ MOCEE ]

The judge may not know what it is, so if you have your sign in America receipt, and the description of what a MOCEE is in title 12 of the reference public law 7310 and emergency banking act 1934.

👉 from Anna's webinar # 105 on 3-15-2021 <http://www.annavonreitz.com/videos.html>

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

## 2987. **Funky Bookkeeping 101-- MOCEE**

**client** - Lawyers call their customers " **clients** "... and the legal definition isn't pretty.

Lawyers are undisclosed foreign agents. They mischaracterize the verbiage as an art.

Bouvier's dictionary says, " *Client, practice. The duties of the client towards his counsel are, 1st. to give him a written authority,...* "

The term Mr./ Mrs. is a British term that is honorable in their system, but we're not British. It is a US citizen term in the territorial government system.

Anytime they use a title [ **that is not your true title** ] they mischaracterize you.

If you're an American, you should stand up and object.

Proof of this is if you were to email anyone in congress, about 90% have it where you have to first fill out a form, and they have a place to put a check of you're a Mr. / Mrs. or of some title like a Dr. They only address those with titles in the territorial or municipal. This is how they weed out the common folk from the British. It's a con job.

👉 from Anna's webinar # 94 on 12-28-2020

<http://www.annavonreitz.com/videos.html>

**cognizant dissidence** - The term is used to describe the mental conflict that results from holding two conflicting beliefs. People tend to seek consistency in their attitudes and perceptions, so this conflict causes feelings of unease or discomfort. People attempt to relieve this tension in different ways, such as by rejection, or explaining away or avoiding the information at all costs.

**college + loans** - As an American state national or state citizen, you should get free college at all public colleges and universities. You don't get a loan, but an outright grant so you don't have to pay a penny.

Private schools are a different matter ... they are privately funded, most of them.

Some take grants from the **federal government**, and if they do they are responsible for offering a land grant position to their student body to some degree. There's a demarcation there that waddles around a bit.

Or, you would use a card to pay it as it came up... you just charge back the loan because you already paid for the public university system.

- from Anna 's webinar # 65 dated 6-8-2020

**commerce** - Commerce is business between two ( sea jurisdiction ) corporations.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2905. American Government Basics

**Common Law** - see Law - There are many kinds of common law such as American common law, military common law, British common law, etc.

In our country, American law is common law including land jurisdiction Public law which is the constitutions for which we have one contract with the territorial government and one with municipal government... that's it.

That contract is their respective constitution. That's the entirety of the law as it pertains to the federal government and us. That blows the wind out of 80 millions statute regulations and codes.

Public law is OUR public law, called our [American public law](#) or [American common law](#).

👉 from Anna's webinar # 65 on 6-8-20 <http://www.annavonreitz.com/videos.html>

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

588. [Common Law](#)

1866. ( about the [3 constitutions](#) )

2030. ( about [various constitutions](#) )

2081. The Only Currently Available [COMMON LAW](#)

2120. Proof. You Want Proof

2240. Advisement About Common Law Writs

2676. Languages of Law

## **commonwealth**

A commonwealth is a common sharing of wealth... administered by the church as to who gets what.

Our government contract is the British commonwealth government.

This is why all our presidents are related, they are under the Roman commonwealth that goes back to the 11th century.

 from Anna - Austin, Texas meeting 9-29-2019

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1863. Know The Commonwealth History or Else

**congress -** There are four (4) Congresses possible.

**First**, there's the Continental Congress which is a Congress of our States attended by State Deputies.

**Second**, there's the Congress of the Federal Republic, which is supposed to be operated by our long-defunct Confederation of States of States.

**Third**, there's the U.S. Congress, composed of "representatives" from the foreign Territorial State of State organizations that have been illegally and immorally commandeering our actual American Government since the 1860's.

**Fourth**, there's the Municipal US CONGRESS, composed of franchise operators of the Municipal United States --- the aforementioned Municipal Plenary Oligarchy.

Virtually everything that the Congresses from 1865 to 1888 accomplished, is illegal, unlawful, immoral, deceptive, and forbidden under one form of law or another, and they simply played "Dodge Ball" trying to evade the consequences of their actions by trading hats -

- acting first as "the" Congress of "the" United States Municipal Government, and next acting as "the" Congress of "the" United States of America Territorial Government.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2930. I Can't Say It Any Plainer

2934. Misinformation About Act of 1871 - pt 2

## Conference of Annual Financial Report - CAFR -

You'll find that these states have rolling encumbrances. They come up with plans like to build an extended road, then they budget it, and then they never make the road.

The budgeted money goes in the slush fund, a special account. The money is then encumbered.

Whenever any plan comes up for renewal, and legislature chooses to leave it, and then the budgeted money gets invested by someone in some other direction like foreign investments, or whatever, and the public knows nothing.

This is how huge pension funds for dead workers shows up, or a new mansion for either the governor or a director of the slush funds but when you look on the map, it doesn't exist. They have people from the Civil war voting, and pension funds for them as well... even though they are long dead.

If you ever wondered where all the pension money went... it's still there... it's slush funded, rolling it over to be invested.

We are going to go into the state legislature and demand an accounting.

It can be done depending on resources and expertise that each assembly has. It could take 6 months.

The last time I did it was in AK in 1999, a weekend project for 3 months, and in that time I located huge slush funds in all directions, and all kinds of malfeasants you can imagine.

You can dig a lot out, and ask all kinds of embarrassing questions, finding out what's available to you without doing a whole lot of digging.

👉 from Anna's webinar # 88 on 11-16-20

<http://www.annavonreitz.com/videos.html>

**constitution(s)** - The constitution is a services contract... a continuity of services while our actual states are not in session... a power sharing contract between two parties who are under a contract to provide stipulated services, so instead of calling it enumerated powers you could say it's enumerated services. You create the contract, and order the services.

The states delegate their powers to tell the services ( mainly providing public functions, like road maintenance, hospitals, fire stations, airports, maps, etc. ) what to do while the states are not in session. The services carry on the business of the states so the living people can do their businesses and live their lives, since they are not bearcats with the time to run the country daily.

All the constitutions were written in international jurisdiction, written as trilateral, multi party, high contracting power, commercial corporation contracts... and you can't exercise them if you are a warrant officer as a British merchant marine.

You have to exercise them as an American State National / Citizen, or both.

All constitutions are debt agreements for services.

(1) The Constitution **for** the **u**nited States of America ( land jurisdiction ) **National Government**

- The Constitution for the united States of America was passed in **1787**.
- This is our Federal Government operating in international and global jurisdiction.

(2) The Constitution **of** the United States **of America** ( sea jurisdiction ) **Territorial Government**

- This is the Territorial Government being operated by the British Territorial United States, **1789**.

(3) The Constitution **of** the United States ( air jurisdiction ) **Municipal Government**

- This is the Municipal Government being operated by the Holy Roman Empire, **1790**.

The 1824 Webster's Dictionary clearly states that the word "federal" is a synonym for "contract".

The "federal government" is a "contract government". They are here to provide "essential government services"

as stated by **Article IV** of all three constitutions. And they are foreign with respect to us and our states of the Union.

The Declaration of Independence is the only bedrock of this nation.

The Constitutions are merely power-sharing agreements that ended The War of Independence.

From article # 2529 **Claim Your Guarantees ...**

The Federal Constitutions don't give you any rights you didn't already have.

They do, however, guarantee that the Federal Government won't usurp against your rights.

The Constitutions can only be enforced by the Parties to the Contract.

So, who are the Parties to the constitutional contracts?

The People (our side) and the Federal Subcontractors (their side).

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

29. What is Constitution = business contract

42. The Constitution is a LAW for rulers

270 Destruction of the constitution

- 478. **The Constitution**
- 849. Government Under Contract
- 1155. How the Bar Associations Contrived to Overcome the Constitutions and Common Law
- 1572. For All The Jural Assemblies - 30 The Constitutions
- 1663. Virtually All Arguments Based On Constitutions
- 1762. Original Equity Contract
- 1766. For All the Jural Assemblies - 47 Actual Constitution
- 1813. For All Jural Assemblies - 58 Reading the Constitutions Correctly
- 1866. The Meek Plot - So-Called
- 2030. ( about **various constitutions** )
- 2043. **Still More for misled Flag Officers**
- 2326. **Recap - constitutions**
- 2468. **The Constitution for the united States of America**
- 2470. Third Constitution and Help for Vets
- 2529. Claim Your Guarantees
- 2652. Note Back to Kirk ( see Q+A **#4** )
- 2790. **No Affidavits, No Executors, No Contracts, + No Constitutions**
- 2851. Common Misconception - 1.0 **Treaties v. Constitutions**
- 2904. American Government Basics
- 2964. Get The Story Straight

- original constitution, easy to read.... <http://annavonreitz.com/constitutionoriginal.pdf>

The constitutions are power sharing agreements.

- 👉 see Anna's webinar # **96** on **1-11-2021** ❤️ <http://www.annavonreitz.com/videos.html>
- 👉 see Anna's webinar # **99** on **2-1-2021** <http://www.annavonreitz.com/videos.html>
- 👉 see Anna's webinar # **99** on **2-1-2021** [constitution liberties](#) [ my term ]

## Continental Marshals

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

- 73. Public Notice to Law Enforcement
- 82. Here You Go...
- 1937. Sheriffs + Marshals
- 2490. Continental Marshals + Sheriffs

**contract** - We should be writing up the contracts for services, not the other way around as it has been for too long. A deal is committed to a written document / instrument. When it comes to writing contracts, it must be done by Living People of land status, and not by the corporate status services that we are contracting as our employees.

Somewhere in history, it got reversed, and now we have changed it back to the correct method by declaring our Lawful status as Land and Soil jurisdiction.

In any contract, there must be an offer and acceptance, clear intention of a binding purpose, and consideration ( payment or reward specified by a time date ).

Compare to a deed which does not require consideration or terms that bind parties to the deed.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

- 2790. No Affidavits, No Executors, No Contracts, + No Constitutions

## **contract - assumption / implied -**

An implied contract in common law is like when you order something to eat, and it's understood that you'll pay for it after you were served, and you ate it.

Services from the government are like that... we need military, printed money, etc. so we understand that it will be served.

If another service picks up and does the same exact work but with no contract with you, you have to stand up and say you are not contracted with them.

It's called an " assumption of contract " and becomes a successor contract where they become bound by all the same rules, regulations and agreements that the successor had. Then you become bound because you accepted it, and by sum sit, you assume and take on the contract.

We no longer trust the Municipal government to handle our affairs in a way that is beneficial to us.

👉 from Anna's webinar # 87 on 11-9-20 <http://www.annavonreitz.com/videos.html>

## **coordinator ( state assembly ) -**

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

## 2873. The Summoning Authority

👉 from Anna's webinar # 92 on 12-14-20 <http://www.annavonreitz.com/videos.html>

👉 from Anna's webinar # 93 on 12-21-20 <http://www.annavonreitz.com/videos.html>

**corporations** - You as people own all the corporations, so go ahead and claim your unemployment insurance payments, and get the corona stimulus check as a gift, take advantage of it ... just don't let them convert the original agreement later on.

Hold them to what their obligation is from the beginning... don't let them weasel around.

You can take advantage of anything they are offering because you own it all.

Once you're on land status, all the assets are held in trust for you including state trusts.

👉 from Anna's webinar # 64 on 6-1-20 <http://www.annavonreitz.com/videos.html>

👉 from Anna's webinar # 94 on 12-28-2020 <http://www.annavonreitz.com/videos.html>

Land is not incorporated, it is people.

When you create a ( trade ) business, you are a corporated lawful persons.

Sea jurisdiction is incorporated persons. A private membership organization that's not incorporated, and not chartered from some other authority, is basically what a state government is.

👉 from Anna - Austin, Texas meeting 9-29-2019

- also see " unincorporate " in this glossary.

**Corporations Act of 1870** - Unauthorized corporations creating spin-offs of endless franchises for itself. Did the Municipal Government or the Territorial Government, either one, have any granted authority to create Municipal or Territorial Corporations "for" us or to operate them "in our names"? And the answer is **no**, they did not.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2980. Public Notice Concerning The Corporations Act of 1870

2989. Why is The Corporations Act of 1870 a key issue

## court

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1831. **court** - Title 50, sole relief + remedy

1997. **court** - Identity Theft + Fraud

2081. **court** - common law

2093. **court** - **For the Pope, the Queen, and the Flag Officers**

2240. **court** - **Advisement About Common Law Writs**

Three basic conditions of people...

1 - unincorporated ( lower case people, living being ) land and soil

2 - corporate ( capped People, functioning in an office, but not incorporated ) not a charter or franchise, like United States.

The real power is always nested in both the unincorporated and corporate sovereign entities.

What exists here is the corporate veil between corporate and incorporated.... so you have living people, and dead entity / legal person.

3 - incorporated - a charter that has been granted to you by some authority, by some sovereign unincorporated entity person.

You can become incorporated as a franchise of a government.

Either jurisdiction of sea or air. Some greater sovereign structures, like the Queen or Pope, function under their government or church.

I cannot be a legal entity / person unless some sovereign authority gives me charter and says I can exist as a legal entity / person... whether a Municipal or a Territorial person, and they derive their power from a sovereign unincorporated entity person.

 from Anna - Austin, Texas meeting 9-29-2019

**counties** - Counties are the republican states, guaranteed by the constitution.

One county doesn't have a lot of power all by itself, so we have a union... The United States, the union of all the 3,100 counties operating together as one national soil jurisdiction.

... from Anna - Austin, Texas meeting 9-29-2019

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2721. Coordinator's Handbook - Chapter 4

**country** - Nation or Country ? The proper way to reference our land and soil jurisdiction is “country”.

Your country can accommodate a great many nations that exist in all jurisdictions of the law.

For starters, there are 248 Native Nations that co-exist with us.

There is a Muslim Nation that has chapters in all fifty States.

The British Territorial U.S. Citizens and their fifty State of State Governments represent fifty more “nations” on our soil, plus seven Insular States making up a total of 57 more Nations.

Until recently, we have also had fifty STATE OF STATE organizations and 185,000 Municipal Corporations and all the Federal Civil Service employees and dependents making up many more nations on our shores.

We are the only ones who can talk about the country— all these other “nations” can reference their nation as “the” nation, and do!

So to avoid any misunderstandings or appearance of deceit about what jurisdiction we are talking about, please train yourself and everyone else to talk in terms of our “country”.

Everyone and anyone can have a “nation”— and can live here peaceably with us, but only the American People have a country. - Anna

**credentials** = a common law term, where as the federal government uses the term **ID** or **identification**.

**credits** - Your United States Dollar is defined as one ounce of .999 pure silver.

According to the "dollar for dollar" exchange rate established by the National Emergency Banking Act in 1934, and the inflation of the "debt notes" known as Federal Reserve Notes issued against each such American Silver Dollar, the price of silver would need to exceed \$65,000.00 per ounce to balance the accounts. And that is never going to happen, is it?

We'd have to lie to ourselves about the value of a commodity on a scale never before seen in the annals of world history. And who is going to convince the man on the street that the sock full of Silver Dollars that his Grandma gave him are now magically worth millions of "dollars"? - --Even if they are owed that much in credit?

You see the problem. **There's no way to translate an ounce of pure silver into over \$65,000.00 in credit,** and if you do the accounting and balance the U.S. Dollar (credit) against the Federal Reserve Notes (debt) **there's insufficient asset base on the books,** even allowing for fractional reserve banking. So all the banks are busted and have been busted since 1930.

See "U.S. Dollar" in this glossary.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
3064. **Aunt Mammy-Whammy Big Swamp**

## credit unions - state and federal -

Q. - Why are the state credit unions still Federally chartered, and is there any place we can get an account without providing our SSN, EIN, TIN ?

Anna - It's illegal for anyone to require you to use an SSN, EIN, TIN, or anything of that nature.

There are two types of credit unions... the **Federally chartered**, and **state chartered**... it's the state credit unions you want to put your money in because they are private and geared toward little guys, their membership, and presumed to be serving private American nationals.

Unfortunately there are only a few left, and the largest is **Credit Union One** which has branches in all 50 states...

there are others with more starting up as more people realize it... and they are self insuring... and we researched this in several states that the requirement is you have to have an identifiable population that you are serving... it could be cheese makers, or Irish Americans...any group you can think of can have a credit union under state auspices.

What we are looking at doing is setting up credit unions that are specifically for American State Nationals + Citizens, running those as banks for those groups essentially as a national credit union.

That would give people access to banking services on the scale that small businesses need without endangering or impersonating them as corporations, which benefits everybody. There's no reason for even someone like me to have a municipal corporation. It may be a gift, but it shouldn't exist. There's no use for it.

So, with a state credit union, you can get a **people** account... we don't want a **personal** account... They also redefined the word "**individual**" so you can't use that either.

At Credit Union One you can get an account for an actual living being in a lawful person sense. It's a private account, protected by the state charter... it's insured privately... **not FDIC insured.**

We have a way on our site to search for state chartered credit unions, we have quite a list there.  
**"Search for State Credit Unions here."** <https://mapping.ncu.gov/ResearchCreditUnion.aspx>

Being insured by NCUA is a profoundly good and necessary thing, insuring themselves in that way instead of being under the **FDIC = Federal**.

In the movie "Wonder Life"... George Bailey was a credit union for the people, when the Mr. Potter banks were the bad guys. Banks are the worst on Earth... 99% are working on ways to cheat everyone... years of experiences of this... the bankers are strange themselves, very selfish, alone, fully out of touch. - Anna

👉 from Anna's webinar # 006 on 4-15-2020 <http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
804. **The State Chartered Credit Unions Are Ours**

## credit unions - truth of what they are... -

👉 from Anna's webinar # 42 on 12-30-2019 <http://www.annavonreitz.com/videos.html>

## Criminal Incident Report form -

Q. - A state national was pulled over and ticketed for no lic and no plates, could he file a counter claim ?  
It there a complaint form ?

Anna - Absolutely. Once you are declared and fully recorded, you address it to the United States district court. There are criminal complaint forms which is basically all that they handle but in their system, all crimes are commercial.... you just drag it in there.

When you fill out one of the **federal criminal incident reports**, you are acting as an American who has been trespassed upon by your federal federated state of state employees.

To enforce our own Public law, it's called our " Public duty ", and you can tell the courts that's what you're here to do... enforce your Public duty.

If you have received a tax bill, much less a tax bill equal to the total value of your home, or  
- been threatened with a million dollar lien on a \$30,000 property, or  
- been evicted, or  
- summoned under a false presentation, or  
- arrested via a non-judicial warrant, or

- subjected to unlawful arrest, or
  - been forced to pay utility bills and mortgages you don't owe, or
  - faced unlawful claims of eminent domain, or
  - been denied off-set credit you are owed, or
  - or in any other way been harassed by your own public employees ---- you've been terrorized.
- It's 3 pgs. long, with the 2nd pg. is where you detail the report, and the 3rd is the instructions to the form.
  - After being filled out, it needs to be recorded with a recording no., and the recording secretary's credential number and phone number has to be then be written on this form so officials can look it up to verify.
- It's a federation level form and is only available to American nationals and state citizens so you won't see it on the state assembly sites... you'll have to get it from your coordinator who has instructions where to get it.

👉 from Anna's webinar # 102 on 2-22-2021 <http://www.annavonreitz.com/videos.html>

👉 from Anna's webinar # 103 on 3-1-2021 <http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
**3065. Federal Violations List**

**crypto currency -** Q. - Is it dangerous to invest in crypto's ?

Anna - I don't know why anyone would want to invest in them. Money by itself is a stupid proposition... it's fakery personified. Crypto's is just a digital blip... it's not even paper. It costs noting to produce, accept computer time, but that's it.

Money is a commodity, while currency is an energy unit commodity.

If you're dealing in energy labor, which is what the basis of federal notes are which are all labor bonds based on the value of your labor... so whether you're dealing with energy units, and money of account based on your energy units, or you're dealing with commodity money ( based on gold, ss, or oil, etc. ) you're still dealing with representations.

At the end of the day you're still holding something in your hand like a certificate or IOU, but with crypto's, it's a computer printout saying you bought this imaginary currency in a digital wallet ?

I don't care how stylish it is, it doesn't make common sense. I can hear the younger generation poo-pooing in the back ground. I'll tell you what... milk comes from real cows. I'm gonna leave it at that.

👉 from Anna's webinar # 76 on 8-24-20 <http://www.annavonreitz.com/videos.html>

## CUSIP + AUTOTRIS -

👁 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2193. **banking** and money ( **must read this one, folks** )

2318. CUSIP, AUTOTRIS, what is this about

## D

**debtor** - A person or institution that owes a sum of money. A borrower, mortgagor.

**debtee ( "that's me" !)** - One who is owed a debt; a creditor.

**decedent** - The word "**decedent**" can mean what we typically take it to mean --- literally dead, a corpse, etc., or, it can mean that we have waived our right to an estate or inheritance.

When the estate of a living man "presumed to be" an "infant decedent", for example,

"Johnson, Lester Allen" ---- appears in one of these courts, it is presumed to be abandoned and subject to administration by Territorial Bar Attorneys as "salvage" under Maritime law, and already pre-judged and subject to the "discretion" of the Judge --- and again, has appeared in answer to a Bill of Attainder.

👁 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

3068. **You Are Being Prosecuted Under Foreign Bills of Attainder**

**Declaration** - Our states exist because of Declaration, and it's the gov that exists because of the Constitution.

**Declaration of Inerdependence** - In 1937, with **the Declaration of interdependence of the governments for the United States**, the municipal and territorial ( two federal subcontractors ) have been colluding and working with each other conjoined their offices to be mutually beneficial to both corporations, and then the office of...

**the president of the United States**, and

**the president of the United States of America Inc.**

were under one roof, so when one is elected, they become president of both.

👉 from Anna's webinar # 92 on 12-14-20 <http://www.annavonreitz.com/videos.html>

In 1937, the two sides signed "**The Declaration of Interdependence of the Governments in The United States**" and basically agreed to collude with each other against us, their clueless Employers.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2975. The Occupation

**deed** - Anna says:

An instrument conveying an interest in real property.

A formal Lawful document signed, witnessed, and delivered to effect a conveyance or transfer of property or to create a Lawful obligation or contract, or a document declared under seal to claim a Living Beings assets, properties, and rights on court record.

**deed of re-conveyance** - Anna says:

- By nature you are a land asset... dust thou art, and dust thou returneth.

- That's the best argument you can have with the recording clerks if they say it isn't property... yes it is.

- Your name is a land asset because you're a land asset, and that's your native state, the way you came into this world, as a land asset. They just arbitrarily seized upon you and registered you as a sea asset.

- As a land asset, you have the birthright on the soil, and you can always revert to that.

- Indemnity is about getting reparation for losses, and also being free of liability caused by such things as the existence of these franchises.
- Remember that in international terms, you and everything you own, is considered a land asset. This includes your **names**, your **body**, your **homes**, your **money**, your **rights**, your **credit**, and **everything else** naturally belonging to you.
- No corporation has any right, title or interest in our names and persons superior to ours,

**De Facto Government** - All governments are nothing more than corporation services that are supposed to be serving People, and not dictating over them with fines, taxes, and threats of punishment if you don't obey. The US president is only a CEO of a corporation, unless he/she were to do their paper work to change their status.

In the past, governments have done what they're not suppose to which is engage in business and war for profit. Obviously, it has gone quite out of hand.

**democracy** - ( from Anna ) It's a Greek (Hellas) institution of Mob Rule.

Acting upon their principal of Mob Rule, they disrespect everyone and everything, including the property rights of others, and they behave as pirates and parasites on land and sea.

Most alarmingly, if 51% of their population wants to sit on their butts and receive everything for free, they think they are well-within their rights to rob and enslave the remaining 49% to accomplish their desired end.

**denomination** - Q. - What happens if our money is comingled with federal reserve notes ?

Anna - It's a process of defining what it is you're putting in or taking out of your account which is a process called... denomination. You get to denominate how those numbers in your bank account are interpreted so you can determine / denominate them as lawful funds, or leave them as legal funds.

- Lawful funds cannot be seized or treated in the same way as legal fiat funds.
- Lawful funds are more protected when declaring your denomination as lawful money.
- The bank has to treat it as if it were asset backed money, like gold, silver or oil, etc.... backed by something.

It also puts it under the terr government 's purview, and not the Municipal government.

In their view, you're functioning as an indentured servant who is owed more respect than a Municipal slave.

**district** - - Anything called a "district" or a "municipality" is part of the problem and contributing materially to it. Whenever you see the word "**district**" you have cause to know that you are dealing with this venal and secretive pagan theocracy being promoted by the "**District Government**": **US District Court**, school **districts**, voting **districts**, **District Assemblies**, etc.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2679. Slow and Steady Wins the Race

**District Attorney** - A district attorney (D.A.) is the "official" who prosecutes criminal cases on behalf of a government

corporate service provider. All attorney's and lawyers pay member dues to their corporate headquarters in London, England which makes them foreign entities of sea jurisdiction who did not get permission to come onto our shores and land jurisdiction for any reason. They have been committing that and many other crimes for a long time, which is now at its end time.

**doctrine** - may also refer to a principle of law, in the common-law traditions, established through a history of past decisions, such as the doctrine of self-defense, or the principle of fair use, or the more narrowly applicable first-sale doctrine. Some organizations simply define doctrine as "that which is taught", or the basis for institutional teaching to its personnel of internal ways of operating.

**Doctrine of Discovery** - They are trying to make the native ( American ) elders the new landlords.

What happened is that the Doctrine of Discovery was overturned, which meant that when King James' soldiers and Christopher Columbus came over here and planted a flag on soil, it meant nothing.

The native elders said that they were here first, but if the Doctrine of Discovery applies, well they can't say they discovered the land because they'd be implying the Doctrine of Discovery again... if it was overturned then it doesn't matter when your ancestors arrived here, the fact is they did arrive here, and so we're all on equal footing.

If you throw out the Doctrine of Discovery, then you throw it out for everybody concerned.

I don't like the Doctrine of Discovery, and the Doctrine of Scarcity I like even less.

There's a lot of doctrines in the Roman catholic church... anyone who wants to believe in that '*doctrine*' rubbish is welcome to... and how they've been enforced on the planet, and the terrible effects they've had.

👉 from Anna's webinar # 101 on 2-15-20

<http://www.annavonreitz.com/videos.html>

**Doctrine of Equal Protection** - mandates that a protection provided in one state must be provided in all states of the Union, ( for example: if you absolutely cannot find the right Session Law for your state, you may rely on the citations provided from Washington and Alaska). - Anna

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
**see pdf # 792 Step By Step -- Part Two -- The Gas**

[ also see **Equal footing doctrine** ]

**Doctrine of Scarcity** - The Doctrine of Scarcity allows vicious and premeditated deprivation to impoverish people unnecessarily for purposeful enslavement.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
**2807 The Meaning of The Doctrine of Scarcity**

**dog Latin** - Dog Latin is Latin for "the ignorant". Parse Syntax is dog Latin, and is mathematically incorrect.

Our official language is English, and only English is acceptable in Law documents.

The use of the full colon makes a stop, so you have two names.

**domicile** - Domicile has to do with your person, not as you as a living people.

For someone born in a foreign country who has live here for years, they don't need to renounce their prior citizenship of their former country if they are just having national status,

but if they are retaining a dual citizenship, and want to be a state citizen then they'll have to renounce it.

It's their choice.

[ She gives an example... see transcript ]

👉 from Anna's webinar # 101 on 2-15-20

<http://www.annavonreitz.com/videos.html>

**donor of your estate** - If you are the presumed donor of the ( in your name ) estate, and they are the trustees or administrators of that estate, then either you or your progeny or someone out there is the beneficiary, then you have the ultimate right as the donor to say you don't like the way they are administrating my estate, or your settlement of that mortgage or your disposition of my land grants and patents ... and you can just go down the line on these.

You're the donor, you're in charge of your estate.

In the same ways, the state assemblies are in charge of the state's estate trust... and are you talking about it on an individual level, in which you can tell them whatever you want as the **presumed donor** about your own stuff, and they don't have a word to say about it, and they can't get out of it.

Even thou they are addressing public utilities, that public utility derived from your estate as a derivative. You as the donor still own the entire interest in it, and you can tell them how high to jump.

👉 from Anna's webinar # 87 on 11-9-20

<http://www.annavonreitz.com/videos.html>

**double accrual accounting** - This is largely a bookkeeping boondoggle of epic proportions, caused in part by the decision of the U.S. Government to adopt a new bookkeeping system known as "**double accrual accounting**" after the Second World War.

This is more popularly known as "keeping two sets of books"-- and it allowed the appearance of insurmountable debts on one side of the ledger, while hiding even more unimaginable credits (Slush Funds) on the other.

So it's a crisis on paper, and all that really needs to be resolved is:

- (1) a degree of amnesty;
- (2) balancing the books; and
- (3) who controls things going forward--and, no, it should not be the same people who created the Mess in the first place.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

**3055 Overview for Those Who Need It**

# E

**Ecumerical Law** - Ecumenical... of or relating to the Christian Church throughout the world, esp with regard to its unity, tending to promote unity among Churches: of or relating to the international movement initiated among non-Catholic Churches in 1910 aimed at Christian unity: embodied, since 1937, in the World Council of Churches.

<https://www.thefreedictionary.com/ecumenical>

Ecumenism, also spelled as oecumenism or œcumenism, is the concept and principle in which Christians belonging to different Christian denominations work together to develop closer relationships among their churches and promote Christian unity. The adjective ecumenical is thus applied to any interdenominational initiative that encourages greater cooperation between Christians and their churches.

<https://en.wikipedia.org/wiki/Ecumenism>

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

3024. Declaration of Facts and Invocation of Law

**elector** - A state national, by definition, has NO obligation to any government except to keep the peace. They always have the potential to become a state citizen.

They are not a juror, not militia, nothing.... and they don't get to vote since they are not a member of the state assembly. NO obligation to government.

In land status on your paper work, you can choose to be an American National which is an everyday person. When you choose status as a State Citizen, then you have chosen to be a part of your county state assembly.

You can also be elected as an officer to serve in various capacities such as a Justice of the Peace, sheriff, coroner, Public Notary, court clerk, bondsman, etc.

Only **state citizens** can vote / elect in state matters.

In land jurisdiction, voters are called electors. We make elections to do things. We elect.

The term "voters" is a federal term.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2626. Elected or Voted In

**emergency powers** - Instead of being honest with their [ American ] employers after the 1865 hostilities ended, in 1870 the Brits and Pope divvied up our powers and kept quiet about it so they could get as much of the pie as they could without authorization.

They instead claimed "emergency powers " which something that never existed, and still doesn't.

I have spent days looking for those "powers" researching this topic... and there's no such thing in any treaty, etc. They were never entitled to claim that. They made themselves an authority that doesn't exist.

Another one is "emergency war powers ". It's all fraud with no basis. It makes sense because our government was born as an emergency.

See " [mandate](#) " and " [emergency powers](#) " in this glossary.

 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

**enclosure principle** - In a document in sea jurisdiction, the box around something takes it out of the page as far as being read and understood .... it's there but it's not there.

[ In Black's Dictionary it's referred to as a " Four Corner Rule ". ]

 from Anna's webinar # 101 on 2-15-20 <http://www.annavonreitz.com/videos.html>

**enumerated services** - With the constitution it's specific, they are supposed to perform enumerated services.

We've been duped because they've always been called enumerated powers, but you have to have services to perform, and you have to have the power to perform it for someone else.

You have to give a power if you're going to give a delegation to do a performance, but the power isn't the point. It's about the service that's to be performed. In this case there's 19 enumerated powers that are related to 19 enumerated services that have to be performed by 3 federal subcontractors... and those 19 services were supposed to be performed by the American subcontractor, and not the Brits or Pope, but they were laid up after the civil war.

All that power came back to the federation that delegated the authority in the first place.

See " [mandate](#) " and " [emergency powers](#) " in this glossary.

👂 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

**Equal Footing Doctrine** - We are Federated states, meaning that laws that stand in one state can equally stand in all states. *U.S. Constitution - Article 4 Section 1 - Each State to Honor all Others. Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State.*  
And the Congress may, by general Laws, prescribe the Manner in which such **Acts, Records and Proceedings** shall be proved, and the Effect thereof. - Anna

[ also see: [Doctrine of Equal Protection](#) ]

## **et alia ( or ) et al.**

= defined as an abbreviation for the Latin phrase "et alia" which means "and others."

**evidence in American common law** - In American common law court evidence it has to be actual and factual as first hand testimony, or a primary source record, or physical [ material ] evidence.

We don't accept heresy or secondary evidence which is what attorney's are used to providing in court.

Attorney's cannot speak for someone in our courts. In their courts, the attorney stands there talking about things they know nothing about... heresy.

The only time a lawyer can speak for a someone is if the person was murdered, or they are rendered in capable of testifying... unable to speak. That's when you get a public prosecutor for those cases.

A " presentment " is our equivalent of an indictment. When one of our courts is presenting a charge against one of their citizens, like FBI agents busting into our house and creating chaos, our courts bring an indictment against those agents because they are not our citizens, they are the responsibility of the Municipal government.

If there's a situation of a crime with a fellow American, that situation in our court would be a presentment.

**ex parte** - with respect to or in the interests of one side only or of an interested outside party.

see Milligan ex parte in this glossary.

**executor** - Q. - Some people use the office of the executor or the executrix... what does that mean ?

Anna - It means they are acting as the executors of their own estate, acting as if they're dead, and are the executors of an estate trust that was set up for them by the mun gov way back when.

I don't recommend doing that since it is dishonest.

If you don't accept a condition of being a decedent... ( which, in law, means something quite different than what we typically think of, that they're dead ), a dead person's estate.

But in fact, it can also mean an heir who has given up their interest in something like a property... for example, your granddad left you and your cousin some land, and you are not interested in it, so you would sign a waiver that says that you release your interest in it, and you would be a decedent because you waived your right to that property.

That's what they try to say about us that we waived our right for our birth estate. This has to be sorted out. Right now they are trying to claim that we are dependents of their corporation instead of being the nice people [ *employers* ] that allow their corporation to exist... and we are the ones who chartered those organizations [ via the constitution ] which have no right to exist apart from our depended acceptance and ability to charter them. In all cases, they've got it backwards of who the employers are, and who owes what.

All corporations owe us their very existence... and we are not their dependents.

An **Executor / Executrix** is a Person, as in the Office of Personhood, whose job and duty it is to administer and dispose of an estate.

 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
2775. Take Your Positions ( **definition of Executor** )

2790. **No Affidavits, No Executors, No Contracts, + No Constitutions**

**executive order** - "Executive Orders" and "Mandates" issued by State-of-State Governors (who are just CEOs of franchise corporations) are not laws. Never were laws. Have no force or authority as laws.

<https://m.washingtontimes.com/news/2020/may/5/executive-orders-are-not-laws/>

Executive Orders are in that class of directives known euphemistically as "private law". When your Boss tells you that your lunch hour is from noon to one o'clock in the afternoon, that's an "executive order".

If someone from another company comes through the door and says your lunch hour is from "one to two in the afternoon" that's attempted fraud, because he has no authority related to you.

And if you aren't working for either company, it's all ridiculous. That's where we, Americans, are right now.

Executive Orders are for those working under the direction of the Executive. They have to follow his orders as a condition of employment.

 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
3025. Cowboy Ethics and Frontier Justice

**exoneration** - Exoneration is what you would want if you're innocent of a crime, and not a ...

**pardon** (which does not imply innocence, but is about half an admittance of guilt, and that it's being forgiven ) and not a ...

**petition** ( addressed to political authorities ), or an

**appeal** ( which is stepping it up to a higher authority within the ct. system ).

When you petition for a pardon, you're not exonerating yourself, but putting yourself in a state of subjection.

Exoneration means going into an old case with new facts, and like a grant it shouldn't have any strings attached.

👉 from Anna's webinar # 91 on 12-7-20

<http://www.annavonreitz.com/videos.html>

F

**False Statements Accountability Act (FSAA) of 1996** - sponsored by Senator William J. Martini, a **New Jersey Rat** if ever there was one, and a man **who later became a Federal Judge**. Go figure.

Subsection (b) of this Act passed almost unanimously by the members of the **U.S. Congress/US CONGRESS** reads:

*"Section (a) does not apply to a party to a judicial proceeding or that party's counsel, writings or documents submitted by such party or counsel to a judge or magistrate in that proceeding."*

This makes it "legal" to lie to the Congress during hearings and investigations, to lie to any judge or magistrate in any Federal case or Administrative Agency Hearing, or any Territorial State of State Court or STATE OF STATE COURT.

It also makes it "legal" to present falsified material evidence in all these venues--  
- false receipts, false date stamps, false testimony....

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2779. It's "Legal" to Lie - More Insight into the Crazy

**Federal** - The 1824 Webster's Dictionary clearly states that the word "federal" is a synonym for "contract".

The "federal government" is a "contract government". They are here to provide "essential government services" as stated by Article IV of all three constitutions. And they are foreign with respect to us and our states of the Union.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

849. The Government Under Contract

## Federal Codes

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1312. **Federal Codes**

- Federal codes are how they see us and how they apply to us in their system.

- The Federal codes are Canon law because the Pope is in charge of both the Municipal and Territorial governments.

👉 from Anna - Austin, Texas meeting 9-29-2019

The only reason we ever refer to any federal code is to remind them of what their own code says which was published to the public as their rules for them, not for us

Don't let them assume you're in their system just because you're quoting their law.

The Mun gov never adopted the terr fed codes except for **Federal code, title 50 2012**.

Your number one response is ... " *I'm not one of you... I don't belong to you, and am not your employee or dependent. You are my employees. So, why are you talking to me about your code when you don't know what your code is.* "

Anything that comes to you as a bill from a government entity ( in any name style ) you can apply to Sign in American.

👉 from Anna's webinar # 89 on 11-23-2020 <http://www.annavonreitz.com/videos.html>

**Federal employees -** Federal employees are Americans whose constitutional guarantees depend on State Citizens and on the State Assemblies, and all Federal employees, including Agency Personnel, are ultimately employed by State Assemblies.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2529. Claim Your Guarantees

**Federal government -** The federal gov operates solely on credits. They cannot function using actual money. It's not the land gov that are the main problems, it's the global and international gov that have gone off track.

👉 from Anna's webinar # 83 on 10-12-20 <http://www.annavonreitz.com/videos.html>

**Federal Criminal Incident Report -** Those who are arriving with pre-existing legal issues need to complete a Federation Criminal Incident Report and record it via the office of the State Recording Secretary as a first step toward redress.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2529. Claim Your Guarantees  
3014. Orientation for Newbies

**Federal Republic -** Another basic part of American Government is that Americans stand under

The Declaration of Independence. From our standpoint, the Constitutions are simply vendor contracts.

Our American State of State organizations that were members of the original Confederation of States set up the Federal Republic to act as one vendor in receipt of delegated powers. This arrangement fell apart in 1860.

The Federation of States created the Confederation and the Confederation created the Federal Republic.

The Federal Republic is the American-owned and operated federal Subcontractor providing governmental services under The Constitution for the united States of America.

The Federal Republic was incorporated by the American Government, staffed by loyal Americans, and it protected and served American interests from 1787 until its untimely death in 1860 --- which resulted not via any fault of its own, but because the Confederation which was responsible for funding it, went bye-bye.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2904. American Government Basics

2937. Ask Mr. Trump

**Federal Reserve -** The original purpose of the Federal Reserve was to remove the responsibility of controlling money production from our remaining Federal Subcontractors, who inherited the job from our lawful Fiduciary Deputies following the Civil War.

It was felt that placing this function in the hands of professionals would benefit all concerned.

They had proven to be derelict. The Federal Reserve was then corrupted, too.

One of the safeguards put in place was that the Federal Reserve could not mess with our actual money, the American Silver Dollar.

They could only issue military script based on assets belonging to the British Territorial United States and to members of the military and their dependents, whose assets were entered into trust and managed during their tours of duty.

The Federal Reserve issued "Silver Certificates" from 1913 to 1971, and then everything flipped over to the Petrodollar and oil became the commodity basis for international trade purposes.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2877. Question 2 - The Money Situation

## Federal Reserve Notes ( debt notes ) -

If you're using federal reserve notes voluntarily then it is presumed that you are accepting all of those things [ in Federal Reserve sea jurisdiction ] unless you properly endorse your check as denominated and redeemed as lawful money.

That is your signal to them that that you're not using their money, and are not part of their system.

Federal reserve notes are military script notes.

- This is a quote by Anna from a March 20, 2021 interview on the SGT Report on Bitchute.

<https://www.bitchute.com/video/lhFEUH8jyJ9e/>

**Federation -** The Federal Government is named after **The Federation**.

The Federation is not the Federal Government.

The Federation is an instrumentality of the States of the Union combined. [ from # 3014. ]

The Federation of States was created very early on— September 1776— as a means for the States to act together as one body in international and global jurisdictions.

The Federation has no national level powers at all and is not in itself a sovereign body.

**The Federation is an agency of the States** representing the sovereign bodies of the States of the Union in the foreign international and global jurisdictions. In terms of business structure, **the Federation is an unincorporated Holding Company**. What it "holds" are the international and global powers that each of the States vouchsafed to it for their mutual defense and protection.

The Federation is like a bank that holds all the delegated powers of the States, and is then, the Delegator of all powers subsequently delegated to the Confederation, and which is also responsible for the later delegations of Powers made under the Constitutions.

When any of the Subcontractors or even the Confederation are unable to function, all those powers delegated to them return automatically by Operation of Law to The Federation that made the delegation of power in the first place.

The members of The Federation are the States of the Union— and your State Assemblies are the embodiment of your States when in Session.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2924. The Federation

2925. The Federation and the Federal Republic

2936. For the Innocent

3014. Orientation for Newbies

## **federal benefits vs. federal employee taxes -**

Q. - A guy is getting federal aid, and has federal loans.... does he pay taxes on any of it ?

Anna - There's a difference between receiving federal aid benefits and that of federal employment.

Aid is a benefit, as in welfare benefits, and is not income, so you don't pay taxes.

If it's a loan with a consideration being repaid, like all the student loans that I've known, then it's not in the realm of a federal benefit, per se, because benefits are unearned.

There isn't a quid pro quo to pay federal benefits, and they're not making arrangements to pay this back at interest, are they.

That kind of federal aid is just a commercial loan, and the only benefit that may be to it is that you may be getting a loan a little bit easier for that purpose ... **and they're actually only lending you your own credit.**

The only benefit is that they may have loped off a few percentage points on the interest rates which I wouldn't call a benefit since it's your own credits.

I would not consider that income for the purposes of federal income tax, which I think it's what you're asking.

**A lot of federal military pensions are not taxable.** I suggest he contact his officer in charge and ask him because active duty pay is taxed but pensions are not supposed to be.

Teri - He also works for the Metro system ( state of state transit ), and gets subsidies.

The state of state is a federal franchise, so direct state of state employment, if the state of state owns the transit company, then it would be federal connected income, but if the transit corporation is private and it merely

has a relationship with the state of state to provide transit in certain areas, then your earnings are not federally connected. They may provide areas that are connected to federal state of state so they can get federal funding, then you are connected to the federal and do pay federal income taxes.

You have to look into the nature of the corporation that is employing you.

Is it a subcontractor... is it attached to the state of state in a meaningful way or is it just a vendor which is not federally connected, and by the time it gets to you, it's been filtered through enough levels so that there is no direct connection between you and federal government.

👉 from Anna's webinar # 103 on 3-1-20 <http://www.annavonreitz.com/videos.html>

**fees + taxes** - When you enter into a situation, going into their system, and you're **claiming** something out of their system, there may be a fee on their part to record your claim.

It's like any other fee... you pay it since you are using the service of a foreign government, and you're actually using it against that government.

👉 from Anna's webinar # 86 on 11-3-20 <http://www.annavonreitz.com/videos.html>

**Fiduciary** - (1) A Fiduciary is a responsible business manager...

(2) is a person to whom property or power is entrusted for the benefit of another involving trust between a trustee and a beneficiary...

(3) is a trustee in a sense... a fiduciary is responsible for acting under the prudent man standard...

for example, you give me ten bucks, tell me to invest it for you, and I invest it in lawn mowing service, and it returns \$10.50, then I've done something that is reasonable... no harm to you, and you gained profit... but if I were to spend the money on whiskey on a Saturday night, and then tell you I lost it in an investment, that would be an imprudent action... so, a fiduciary has to mean a higher standard than a representative or an agent, or any of the other characters that you might wind up having to entrust something to.

There's a big diff between a representative and a deputy... a deputy is a fiduciary deputy, and an agent is not.

An agent or a representative can carry your proxy without an obligation to act in your best interest at all, which is what basically happened in Wash. DC ever since they've been calling themselves representatives. They've just been seizing your proxy and using it however they like, then sending you the bill for whatever they wanted to do.

That should cause you to want to self govern, and join your state assembly sooner than later.

The Inheritors can only be Lawful Persons, and must stand on the International Jurisdiction of the Land.

The United States of America [Unincorporated] is such a Lawful Person and my Fiduciary Office is a Lawful Office of The United States of America. - Anna

- A fiduciary is someone who gives the same good faith service to others that they give to themselves.
- All of our congressmen and senators are fiduciaries, and can be recalled by us.

👉 from Anna - Austin meeting 9-29-2019

A fiduciary deputy is a person who takes it upon themselves to act in the public interest, and who accepts the prudent man's standard for their behavior. It means you have to show the same integrity in doing things for the public good that you would show in executing actions in your private capacity.

If you would not go out and spend your own money on things, then you don't spend it out of the public purse.

You are responsible for taking care of the public interest like you would take care of your own.

👉 from Anna's webinar # 92 on 12-14-20

<http://www.annavonreitz.com/videos.html>

## Fiduciary Deputies -

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

1705. **Fiduciary Deputies** v. "Representatives"

**Firearms -** Firearms are never described in the actual law pertaining to Americans --- as opposed to the Municipal Code which some people are mistaking for our Public Law --- which does describe "firearms", and the Territorial Federal Code, which also describes "firearms" in a slightly different context.

What Americans have is **the right to keep and bear arms**.

Our law doesn't say anything about "firearms" at all.

On our own turf, we have the unabridged right to have, keep, bear, and use any kind of armament at all.

Rifles, Howitzers, Sling slots, tanks, airplanes, rockets, knives, nail guns, self-propelled grenades, bombs, Molotov cocktails, drones, bb guns, machine guns, throwing axes, whatever. Period.

The Municipal Code, which is foreign law with respect to Americans, defines "firearms".

The Territorial Federal Code, which is foreign law with respect to Americans, also defines "firearms".

This is yet another semantic deceit and red-herring that has its roots in the post-Civil War Era when the Capitol City was afraid that US Army Units would use "artillery and small firearms" to stage a take-over.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2907. About Firearms

**fixture lien** - Q. - I'm an RN (nurse) doing a fixture lien, should I include my license in the lien ?

Anna - That's an interesting question.

It goes to the question, can a registration or license be considered an asset ?

A registration is an act of giving up your interest in something, so when you register yourself as a registered nurse you are accepting an office of personhood, and if that office has value ... it seems like you want to lien the RN and license because you want to regain control, which is what a fixture lien is in the first place, to regain control of the commodity we are lienning.

So, I would say YES.

On the other hand there is this, when you do that, you are converting a registration into private property which I think you'll be alright with since you are also claiming to be an American... so, it's a piece of foreign property that you're claiming.

Yeah, go ahead and claim them.

👉 from Anna's webinar # 94 on 12-28-2020 <http://www.annavonreitz.com/videos.html>

**flag - peacetime flag** - Designed in 1799 by Oliver Wolcott, the second Secretary of the Treasury, to fly in peacetime. It's the flag that should be flying right now, if you are an American.

Yet, this beautiful flag of peace has flown only twenty-two years in our whole history. Why?

The answer is that our European "Federal Government" Subcontractors have kept us embroiled in an endless stream of commercial mercenary conflicts.

These illegal and often immoral conflicts have been called "wars" when they are commercial mercenary conflicts instead.

And our war flag, Old Glory, has been dredged in innocent blood, ours and the blood of many other nations, for the sake of nasty old men in the Vatican and sitting around in their leather club chairs in the Inner City of London.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2571. This is Your Flag, Too

## foreclosure -

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1288. Foreclosure - get the upper hand

1254. Foreclosure - your land

## Foreign Sovereign Immunity Act (FSIA)

- Foreign Sovereign Immunities Act of 1976, Pub. L. 94-583, 90 Stat.

Anna's Mandatory FSIA Notice is part of our paper work which is to used to reply when approached by municipal or territorial courts. She says you... *"Flag them off by making a reply ( so they can't say you invaded anything or showed them contempt ) and giving them proper NOTICE that you are not "acting as" or in the capacity of one of them."*

<http://annavonreitz.com/mandatorynoticeexample.pdf>

**fractional reserve banking** - If you were in debt for ten times your net worth, would you be bankrupt? Why, yes, you would be. And so are the banks. This is the direct result of "fractional reserve banking".

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
3040. **Of Course, the Banks Are All Bankrupt - by Definition**

**Frankfurt, Germany** - Frankfurt was the location of the original Vienna congress organizers with the start of the free masonry... there's a long history there.  
Frankfurt, Germany is the epicenter of all sorts of problems.

And guess where our recent election comptroller fraud was centered ? Frankfurt, Germany.

 from Anna's webinar **# 90 on 11-30-20** <http://www.annavonreitz.com/videos.html>

**fraud** - The simple Maxim of Law is that fraud vitiates everything it touches from the beginning.

Many people are trying to recapture the funds that were raised by bonding their name and "monetizing" it --- without realizing that securitization of living flesh is a crime, and without realizing that for them, those bonds are not profits. They are debts that unlawfully convert free men and women into indentured servants.

Don't seek after the rewards of crime against you.  
It only makes you an accomplice and beneficiary of those crimes.

Rather, stand against them for what they are --- acts of self-interested fraud and Breach of Trust.

Don't believe in the existence of these THINGS, and they have no choice but to disappear, upon your demand.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
3048. **Confusion Regarding Fraud**

**Freedom of Information Act (FOIA)**

- Established in 1967, it provides the public right to request access to records.

**free trade zone** - In order to kill us, they need an excuse... so we need to be stupid enough to take up arms against them instead of holding their feet to the fire by the treaties and the constitutions and the various legal and lawful means that we have to hold them responsible.

We've done everything in our power to wise everyone up.

They have used our money to buy billions of rounds of ammunition, and armed FIMA camps all over this country, and to set up armament factories of free trade zones all over this country... and then staffed those factories with Chinese workers who shouldn't be here, but they are allowed to come into free trade zones.

Free trade zones just happened to be established at crossroads of every major egress / ingress transportation corridor there is because they're free trade zones. When you see where they're at, you then have a map of them of the most crucial entry ports there are. They're all over the country and are crawling with foreigners.

And then the joint chiefs of staff want to rank on me because I'm not satisfied with their performance.

Well, if a great grandma in Big Lake, AK can figure it out, then what the hell are they here for ?

👉 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

G

**gifts, ( I accept all...)** - See "**benefits**" in this glossary.

**government** -

- The actual ( land jurisdiction ) government is composed of the Union, Federation, and Confederation... period.

The three branches. The federal government also has 3 branches.... the Federal, municipal and territorial.

Our government is not structured as executive, judicial, legislative, but you can say the same thing about those entities that they have these 3 branches.

All of the six things I just mentioned have executive, judicial, and legislative or assembly function.

👉 from Anna's webinar # 59 on 4-27-2020

<http://www.annavonreitz.com/videos.html>

Anna - I don't recall when the government has ever done anything good, but it can be.

The government is supposed to...

... protect the people,

... protect your rights,

... be making sure your home is safe,

... protecting you from foreign gov coming in here and from taxing you,

... listen to what you want instead of doing what it wants,

... seek your best interest and your well being as it's only priority and reason to exist.

What we have is the opposite. It shouldn't be fear and loathing of them or cops.

We need a government that protects you rather than preys upon you.

Think about how much money you'll save every year on federal tax that isn't federal tax.

👉 from Anna's webinar # 60 on 5-4-2020

<http://www.annavonreitz.com/videos.html>

H

## Habeas Corpus -

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

792. Step By Step -- Part Two -- The Gas

1167. Whiskey and Why Writs of Habeas Corpus Don't Work

2240. Advisement About Common Law Writs

## Hague Conventions -

Lincoln issued the very first Executive Order as Commander in Chief and adopted the Lieber Code making the Union Army responsible for the settlement of the peace and for the safe-guarding of our money in March of 1863, exactly one day before he, Lincoln, bankrupted the Northern Confederation.

The Lieber Code has since morphed into the Hague Conventions and we, American civilians, have been used as the prey of our own military forces engaged in deliberately misidentifying their actual Employers as "the Enemy" and pillaging and plundering on our shores for no better reason than that they wanted more money.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2652. Note Back to Kirk ( see Q+A #5 )

## history ( various )

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

670. ( timeline history )

1856. ( about war history )

1921. ( about our true country history )

2080. ( about our true country history )

2035. To the Flag Officers

2179. ( about history of the corporate fraud )

2297. ( about title confusion )

## history time line

This entire system which they employed to enslave us was promoted and held together by the Romanus Pontifex

and the various trusts created by Popes of the Roman Catholic Church.

This entire system was dissolved, officially, on June 12th, 2011--- and all claims to our land assets were released via Public Register Number 983210-331235-01004.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

183. **The Down and Dirty**

872. **Continuity of Evidence and The Time Line You All Need to Know**

## human -

= hue-man, described in statutory dictionaries as a "monster".

Hue-man means "color of man" in the same sense as "color of law". It has nothing to do with physical color or race. It's a legal trap. It's more bullshit. This whole mantra of "human rights" is more entrapment, more getting the victims to dig their own graves, unwittingly admit to slave status----instead of claiming their true status as free men and women. This is something Mr. Trump and a whole lot of people need to know.

You're not a human. You're a wo/man.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2652. Note Back to Kirk

2656. Man v. Human

**human rights -** Human, color of man... human rights are talking about civil rights inferred by a government onto a poor hu-man... a person, a color of man... color of law which looks like law but it isn't.

If they were talking about the law of people, of men and women, they would say so.

The human rights tribunal speak exactly to that, which is " male and female " which puts you in the realm of the animals.... branding and ear tagging ... treating you as labeled animals.

They don't respect you as men and women with equal standing to them.

If you accept the realm of the human, you are then a subhuman in the animal realm, or corporation.

The "rights" of a person are conferred by legislative bodies.

Civil rights what are privileges... they are not natural and unalienable rights.

When you accept civil rights, you are limiting yourself to whatever privileges the congress confers on you, whereas you are accepting personhood, defining yourself as a human.

Civil rights can be blown away by any whim of congress... those who gave the rights can take them away.

What you want is your God-given rights by nature's God, and not by any man...

your natural and unalienable right to be free... freedom of speech, belief and travel.

👉 from Anna's webinar # 97 on 1-18-21 <http://www.annavonreitz.com/videos.html>

## ID ( American credentials ) -

If you have an ID card and you move to a new state, you get a new card, same as if it's a new drivers license.

## identity theft -

It all started in the 1840's when the banks began this process of mirroring actual nations with corporations named after entire countries. This is a first step necessary to subject the victims of identity theft via assumption to foreign law; once thus "subscribed" and enclosed -- in this case, "incorporated" -- the victims have no recourse to sue the "parent corporation".

You can begin to see the vastness of the worldwide fraud that went on here and the enslavement and racketeering that resulted in virtually every country on Earth.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2931. Download for Your Records

**Indemnity** - The people don't have insurance, we have indemnity.

👉 from Anna's webinar # 24 on 8-26-19 <http://www.annavonreitz.com/videos.html>

### **Indemnity bond** -

- Some are mistaking the Indemnity bond for insurance... ?

Anna says, It isn't an individual private insurance like in car insurance and that sort of thing, but it does protection for losses in state that apply to land holding.

For example, if you are claiming your land patent, and they come in and try to foreclose on your house... if you have your land patent, it's indemnified under the state sovereignty and under the agreements that the states have with the United States regarding land patents.

The Indemnity bond insures that the assets of the state remains with the state.

For example, what if China were able to come in here and buy up large tracks of land ?  
Would it be China or America ?

As it is, they have to come in here as corporations, but the land remains the possession of that state, and the state is indemnified against any loss.

That's the level where the Indemnity bond comes into play when we do business.

For example, if the state assembly were to start their own recording office business for the Tennessee assembly, and charge recording fees, but something happened, and records were lost, and people were harmed in some way and they came back on the assembly for damages.

What recourse would the state assembly have ?  
What ability would they have to pay for damages under such a scenario ?

That's what the Indemnity bond provides for, is the ability to pay those sorts of claims that come along in operating a body of a state government.

👉 from Anna's webinar # 56 on 4-6-20 <http://www.annavonreitz.com/videos.html>

**Indemnity bond, private** - private side insurance.

Anna says... that private bond indemnifies all 50 states and everything that is a land asset within those states.

By nature you are a land asset... dust thou art, and dust thou returneth.

That's the best argument you can have with the recording clerks if they say it isn't property... yes it is.

Your name is a land asset because you're a land asset [ name is title ], and that's your native state, the way you came

into this world, as a land asset. They just arbitrarily seized upon you and registered you as a sea asset.

As a land asset, you have the birthright on the soil, and you can always revert to that.

**Indemnity** is about getting reparation for losses, and also being free of liability caused by such things as the existence of these franchises.

What we did with the bond for all the states is that, anything that is their property is indemnified internationally so that it can't be lost... for example, this can come in handy in **foreclosure cases** because we're saying that this property

doesn't belong to the state of states, it belongs to the state, to a lawful person that is part of the state, and the state

is sovereign.

So, the the state of state cannot bring an action on the state and seize property that belongs in the purview of the state.

The indemnity bond makes sure that you can't be attacked and held responsible and liable for the existence of these

state of state franchises. The bond exists... it's there and can be used, but is not easy to get them to accept it.

They are so used to looking at us as sheep that they continue shearing, and sometimes it takes some extraordinary efforts.

## **indictment -**

A " **presentment** " is our equivalent of an indictment. When one of our courts is presenting a charge against one of their citizens, like FBI agents busting into our house and creating chaos, our courts bring an indictment against those agents because they are not our citizens, they are the responsibility of the Mun gov.

If there's a situation of a crime with a fellow American, that situation in our court would be a presentment in court.

[ see " *evidence in American Common Law* " in this glossary. ]

## ink - which pen ink to sign with -

Most documents and records should be signed in blue, including Wills.

The documents signed or stamped in red are international Postal stamps, international land jurisdiction court stamps, warrants and other documents issued to or by the Continental Marshals, land patents, etc.

The use of red will be rare, if ever, depending upon what jobs your take on.

Blue is "international" in general, and likely international jurisdiction of the sea.

Red is international jurisdiction of the land.

Black ink has to do with death, estates, probates, and corporations, and is used for probate of estates and Death Certificates and things of that nature.

Gold and purple have to do with matters of the soul and individual sovereignty, and are rarely used. They may seldom be used on things like Ecclesiastical Deed Polls.

The color is less important than the content, and these "fine points" are not accorded much importance outside the Ecclesiastical Courts, which use them as a color coding system to identify the jurisdiction of the matter at hand.

- NOTE: Red and gold inks won't copy well in some bank copy devices, so sign in purple or blue ink.

👉 from Anna's webinar # 61 on 5-12-20 Q+A <http://www.annavonreitz.com/videos.html>

**instrumentality** - First you have The United States of America, then the federation, then you have the confederation which is not in opposition to the federation, but is an instrumentality of the federation which is the American states of states.

Instrumentality is like a tool. It is what you use to perform specific tasks for work.

So, the confederation is like pliers that the federation uses.

And the federation is an instrumentality of the states.

These instrumentalities are power sharing agreements ( constitutions ), and something we use to do the work for any reason, like in a different jurisdiction, especially in realms where we can't operate them properly ourselves.

In situations where day to day office work needs to be tended to, we have instruments to do the work, like the logging of land patents, etc.

This set up was all American, and non-incorporated, first created in 1787 with the delegation of powers and duties.

The confederation and federal republic are just instrumentalities to get the job done.

We can operate the federal republic directly which is what was done in the beginning for 5 yrs.

👉 from Anna's webinar # 96 on 1-11-2020 <http://www.annavonreitz.com/videos.html>

**insular state -** You can be an insular state ... an island state within the US hegemony... domestic with respect to the federal government, but it's still a state.

👉 from Anna's webinar # 89 on 11-23-2020 <http://www.annavonreitz.com/videos.html>

**Insurrection Act 1807 -** You can be an insular state ... an island state within the US hegemony... domestic with respect to the federal government, but it's still a state.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2921. The Insurrection Act is Live January 2021

[ I also have a video explaining this act in military / nug 2021 folder ]

### **International / interstate -**

In America the words "interstate" and "international" are completely interchangeable, because each state is also a nation -- and also remember that the federal government, whether territorial or municipal, is foreign with respect to us, and there you have it -- acts of "international terrorism" being promoted by our own employees against us.

Our 1st constitution is only talking about People and international **land + sea** jurisdictions.

Global is sea jurisdiction known as persons. They have their own system in these jurisdiction's of air and sea.

- for further study, see **National and Global** in this glossary.

### **Invocation of Law -**

As all my students know, law comes from religion -- no matter which religion, it all comes from religion. So, when you "invoke the law" it is the same basic act as what goes on in an "Invocation" in a Church. You "address" the Law and thereby give it form and force when you invoke it.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

3023. More Charts and Our Invocation of Law <http://www.annavonreitz.com/charts.html>

3024. Declaration of Facts and Invocation of Law

. J .

**JFK** - JFK was killed by LBJ, his Vice-President, acting in collusion with Richard Millhouse Nixon, the Dulles Brothers, the Gambino Crime Syndicate, Fidel Castro, half a dozen top oil industry bosses, and rogue elements of the British Secret Service enlisted and duped by GHWB.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2652. Note Back to Kirk ( see Q+A #8 )

**jubilee -**

Teri - Because Britain owes us so much money, is that why you called for a jubilee ?

Anna - No, that goes back to the practices of ancient Israel.

It was set up that every 7 yrs. you would have a small jubilee, and every 50 yrs. it was a big jubilee... and a **jubilee is a forgiveness of debt among the members of the tribes.**

Say that I'm a member of a tribe who acted unwisely, and became enslaved to a master from another tribe who has taken over my land, and used it, my house and my labor for 7 yrs. because I became indebted to him. At the end of 7 yrs he is obligated to set me free and give me my land back.

If it was 50 yrs. then it would be permanent that everyone goes back to their own home and land.

My mom compared this to '*turning over the compost pile*'.

It's a process where inherited rights are restored and starts anew, a regenerative process analogous to leaving a field fallow for some years. So, every 7 yr. jubilee you leave your field fallow, and live off of what you accumulated in the prior 7 yrs.

It gives the land and people a rest, and gives time to plan out the next 7 yrs. and to give the people's land back, and every 50 yrs. it gives each tribe their property back.

**Resting, renewing, regenerating** the economy and land holdings... erasing debt ( liquidation of debt ), and making it into a new proposition for people.

The first 7 yrs. is a minor adjustment of debts, and every 50 yrs. it's a big adjustment to public debts.

That's the way the Bible works debt... you're not supposed to be in debt forever.

Sin is a mistake, and it's always a mistake to accrue debt.

You are to get relief every 7 yrs. and total relief every 50 yrs., and they haven't done that under the auspices of the Roman Catholic church or Jewish faith, or any other for over 800 yrs. They have not followed the plan in the scripture... and that's why we're messed up.

How do you do it ? You convert the debt into credit... and it's the only way you can do this without causing immense pain, upheaval and war, etc. because not everyone is adhering to this divine plan.

A regenerative jubilee, to the extent that is it possible, should be done so that the national sovereignty is maintained and assured, otherwise, what you get is corporations in charge of everything.

What's happened is that the corp. have been set for so long within their own statutory law, etc. that they [ themselves ] have forgotten that their existence depends on the sovereignty of the nation that chartered them.

They've been working against our national sovereignty, and not knowing that that means ...working against their own existence. They only exist under a charter.

If you undermine the sovereignty that chartered your corp. .... poof ! You're gone.

We own a priority ownership position in all of those corporations.  
We are first priority creditors.

Further aspect of this is that all of these corp.'s incorporated themselves in order to gain bankruptcy protection for their owners.

- It's the public, the people, who pay for bankruptcies.
- No one tells these corps. that when they incorporate that the public owns them.

With rights goes responsibilities.

- So, if you take care of your own little small business [ trade ], act accountably and honorably, and pay your bills then you don't have a thing to worry about.

👉 from Anna's webinar # 56 on 4-6-2020

<http://www.annavonreitz.com/videos.html>

Our courts can come back into those cases that were addressed erroneously by the "state off... blah-blah court". The parties are actual living people and are members of their state assembly, and they are the biological parents ( and you would say ... ) of the daughter or son, or whatever. There's been a mistake in that these people are not subject to statutory law, and we are therefore setting aside the judgment in case # \_\_\_\_\_ and ordering the custody of son / daughter back to the parents, returning them thru our sheriff.

Your notification of the claimed custody goes to the Attorney General, the Judge Advocate General's Office, the Secretary Of State, Child Protective Service in these state of states service... and also, in most states, is the State Judicial Council which is a group of jurists, judges and attorneys of both mun and terr governments who get together to sort of vet their system to make sure it's operating as it should.

When you take your case to these people, and you know who you are, you say ....

*" I am an American, I have no federal office, I have no federated state of state office, I'm operating solely as an American and a Michigianians, etc., and you have kidnapped my child. "*

Everyone needs to become acquainted with the Judge Advocate General's Office and the Judge Advocate Inspector General's Office.

**These are the ones that ended up in charge of the judicial districts** for the carpet bagger courts after the civil war... these are the modern day inheritors of the responsibilities of the brigadier and US army generals who should still be in control but aren't .

They do know their history, they do know what these courts are doing, and they are sensitive to the fact that they owe Americans a different treatment.

So even if you don't get anything back from them in terms of a reply, they do get to the heart of the problem to straighten out the mess, and in short order.

If you don't hear from them, then you need to repeat the process, and keep banging your dish on the floor like an angry dog because Americans are owed different treatment.

[ next is from same webinar under title " Sign in America " . ]

For years we knew that Judge Advocate General's Office is the one that is in charge of making sure that we're not being imposed upon. They have the enforcement responsibility on the debt rats.

👉 see Anna's webinar # 99 on 2-1-2021 <http://www.annavonreitz.com/videos.html>

**judge, court** - A judge is the title given to a sea jurisdiction court entity who acts as a referee between the plaintiff and defendant. About 1954 is when statute courts started replacing land jurisdiction common law courts.

Statute courts have no business being on land jurisdiction. They were not invited, nor were they given our consent to be conducting courts on Land and Soil.

Judges, lawyers, attorneys, and all statute court employees are all "dead entities" under contract working for one or more corporations.

Judges cannot make Law, they can only create and follow their own codes, regulations, and statutes in sea jurisdiction, and cannot dictate or rule outside of their jurisdiction limits.

Define for yourself the term "judge" and then compare to the **Justice of the Peace** title in common law courts. The titles alone explain the intentions and the difference between the two.

- see **Justice of the Peace**

**Jurat** - see Notary

**jurisdiction, Land =** Natural and Unalienable Rights for Living People. All resources of the land including people, animals, plants, and minerals are National in nature and are made up of the minerals of the land ( calcium, silica, iron, copper, magnesium, etc. ).

Land and Soil jurisdiction is the top 6" of Soil, and Land being the material underneath that is international jurisdiction.

See more in these articles, and more down further. Also, see "**Law**" in this FAQ listing.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

0931. **Structure of the Original Government Being Restored**

1615. **For All The Jural Assemblies - 38 The American Government Structure**

**jurisdiction, air** = intellectual properties - Refers to creations of the mind, such as inventions; literary and artistic works; designs; and symbols, names and images used in commerce.

Further, a work or invention that is the result of creativity, such as a manuscript or a design, to which one has rights and for which one may apply for a patent, copyright, trademark, etc.

Further, it includes living and dead souls, spirits, angels, demons, ideas ~ Global in nature, and is controlled by the Pope & his appointees.

**jurisdiction, water / sea** = Corporations, contracts, commerce ( and criminals ? ).

Admiralty "law" is also sea jurisdiction with some differences. They function under rules, regulations, codes, statutes, licenses, certifications and the like. Further, it includes all vessels, mariners, sailors, merchants, creatures, of the Sea International in nature... and is controlled by British Monarchs.

**jurisdiction, space** = [ written by the editor ] The beings who oversee space jurisdiction are ( fortunately ) the good E.T.'s. Because mankind is too chaotic and warring, we are being kept from any venture beyond certain limits of space jurisdiction.

Dr. Steven Greer has been active in training People in the act of mental contact with E.T.'s since the early 1990's. The world governments have been keeping E.T.'s a secret for a long time, though some have opened their records because they too want this lie to end. They kept it a secret mainly for a couple reasons which is to keep control over the populace, and to hoard the stolen tech for themselves.

Greer has over 600 witnesses ( military, scientists, government, astronauts, cosmonauts, etc. ) who are willing to testify in front of congress ( which hasn't happened ) about their firsthand evidence, sightings, and close-up experiences with E.T.'s.

In that group, two astronauts and one cosmonaut have revealed that the reason we don't go back to the moon is because the occupants, who have a city on the dark side of the moon, have warned us away.

Have you ever noticed that the moon face never turns or changes, and that it fits perfectly over the sun in an eclipse ?

Greer has had 3 documentaries made and shown in theatres but were not acknowledged by the media, yet they were number one on Netflix. The 4th documentary was to show in March 2020, but just a few days before it was shown, the corona virus scare spread in America. Not a coincidence.

The movie is said to reveal even more than has ever been shown before, including the efforts of those trying to murder the populations for the one world order. See Greer's site... [siriusdisclosure.com](http://siriusdisclosure.com)

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

- 118. Deny the crooks jurisdiction over you, and destroy their power.
- 137. How to Restore the Land Jurisdiction Government Owed to Your County
- 666. Two Jurisdictions Down, One to Go
- 731. Please Shepherd - Jurisdiction, Air, Land, and Sea
- 868. Names, Capacities, and Jurisdictions
- 1289. Changing Jurisdiction
  
- 1518. For All The Jural Assemblies - 13 Judges, Justices, and Hired Jurists
- 1553. For All The Jural Assemblies - 20 Jurisdiction of the People
- 1568. For All The State Jural Assemblies - 26 The National Jurisdiction: Soil
- 1569. For All The Jural Assemblies - 27 International Jurisdiction
- 1570. For All The Jural Assemblies - 28 Global Municipal Jurisdiction
- 1806. Special Maritime Territorial Jurisdiction
- 2721. Coordinator's Handbook - Chapter 4
- 2836. [Common Misconceptions - 8.0 Jurisdictions](#) ♥

also see - " political status "

## Justice of the Peace -

- The role of any Justice of the Peace is in seeing that justice itself will prevail. A Justice is to be loyal, and can be relied upon, as an informant who will even explain facts and truths in court to anyone, unlike statute courts.

A good example of when we last saw a proper common law court was on the Andy Griffith show when he would turn his Sheriff sign around to become the Justice of the Peace ( land jurisdiction ).

A judge is in sea jurisdiction, and judges you under false presumptions. They don't have to explain anything, and typically don't, accept for a few good souls among them. Along with lawyers, attorneys, and all other of their group, their status is of the sea which makes them foreign entities on our land. This is why we people must set up our courts, and kick some of the criminals off our land, while jailing the rest ( the main perpetrators ).

The TV show "Andy Griffith" had Sheriff Taylor with a "Sheriff" sign on his desk that he would flip around which read "Justice of the Peace". The jail house would instantly become a common law court. It was about 1954 that statute courts started replacing land courts causing them to largely fade out during the 1960's.

A Justice is described as a "land judge", although not a judge. Read what Anna says about her role as a Justice...

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

- 267. Judge in International Capacity, Justice at Home
- 598. Land Justices
- 1518. For All The Jural Assemblies - 13 Judges, Justices, and Hired Jurists
- 2174. Shoes and Justices

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## Land and soil

 - see "States" in this glossary.

The defining measure of "soil" is depth, and the defining measure of "land" is horizontal distance.

In this system which we inherited, the two things--"land" and "soil" are actually quite different, even though they must be considered together because the soil overlays the land.

As a practical matter, we all live on the soil.

In America, our counties define our soil jurisdiction, and the counties within the borders of a State taken together, create the soil jurisdiction of each State.

The soil within each State's borders comprises its "National Jurisdiction".

If you similarly join all the different State soil jurisdictions together, you find yourself looking at The United States, the familiar multi-colored political map showing our States as fifty pieces connected to each other like a crazy quilt.

Directly underlying this "quilt top" of soil is the land, made up of the subsoil and all the minerals and rocks and hidden aquifers and oil deposits we access when we drill wells.

If you were to map out the land directly underlying and belonging to each State you would have another crazy quilt, but this time, you would be looking at The United States of America.

Land, unlike soil, is an international jurisdiction.

That is, a proper map of The United States of America would not only show the land jurisdiction of the States, but would extend out into the sea and include the "maritime borders" defined as "American Waters".

Thus the national boundaries of our States and of The United States are fixed and immutable as a depth dimension, but the international jurisdiction of the land and sea overseen by The United States of America is quite subject to change, as proven by over two hundred years of disputes over everything from deep sea fishing rights to ownership of oil reserves in the Arctic Ocean.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
**2818. Common Misconceptions - 4.0 Land and Soil**

**Land grants and patents** - in the Eastern United States, it's called **the land grant**.

Anna - The tax folk keep coming at us because we haven't reported them as felons.

- Go to the police station and write out a complaint, and file a police report, with the sheriff and US Marshalls.  
You want this discussed.
- This will give the sheriff and officers no end of a headache but it's not your fault, it's their job.
- If you want something enforced, you have to go thru them.
- If you feel you are a victim of a crime, this is the most direct way to do it.

A deed is just a transfer of tenancies... of tenant rights.

For example... when we do our Deed acceptance and re-conveyance of the trade name, [ this one form... ] doesn't say anything about who the name belongs to... that's just reconveying it to the land jurisd. where you can

then seize upon it. We transfer and re-convey it to the land where it began to you, the holder in due course.

What you want is land grants and patents, all the way back.

A tenant is an occupant which we are not.

You did not sign a tenancy agreement when you thought you bought land.

You can see that there's a correction process that is required above and beyond just getting a corrected warranty deed.

You are actually a landlord, which is hard for them to get around.

Once you paid off everything on the land, you are landlord in possession.

You can take possession, and claim all the way back to the original land grant in 1778 from the king of Spain.

👉 from Anna's webinar # 70 on July 13, 2020

<http://www.annavonreitz.com/videos.html>

## Land Recording System ( LRS ) - Land Recording Office ( LRO ) -

A Public Record is a land jurisdiction recording and it is what it says it is --- you're just making a public record of a fact, such as the birth of a new baby, or a marriage, or a claim to a copyright or trademark or some possession, be it land or patent or DNA.

Our Land Recording System is a computerized, block-chained, scan-based system that establishes such Public Records for people, and does it in international jurisdiction, so it doesn't matter if you are an American or a Canadian or a German. You are basically enabled to establish a Public Record that is visible worldwide and permanently published that records your name, your provenance, your chosen political status -- for example, John Able Smyth, Hydburne, Warwickshire, England, Englishman, born 6th of January 1967....

As your records will refer to a Canadian and to Canadian locations and not to an American and American locations, it is obvious that you are not becoming an American or trying to do any such thing.

Cost varies depending upon what kind of record you are establishing and how many pages have to be scanned and uploaded and tracked in the system. Certain things, like land patents, can be many pages long, while others, such as a simple Declaration of Political Status are only a page long. Most records run \$20-30 USD at the present time.

It provides you with a world-spanning record on the land of who you are, and publishes that in international jurisdiction. This makes it far more difficult for legal entities to pretend that you are "dead" or not claiming your birthright political status or have voluntarily given them an interest in your children, your car, or anything else.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2969. LRS for Everyone - an Answer for a Canadian

Anna - Land anywhere in the world is international, and the laws are applicable anywhere.

When you record in this country in the LRS, you can then use it as an international notice or lien or claim because the function itself is international. Even though our system was built here for our services of state assemblies, it very easily converts to the use of anybody in any world country.

This is a timely development because the LRS opened after they were closing land offices here and all over the world, and the ones that were still open, were resisting recording our documents to come home.

It's part of their concerted plan, so we could not return to land jurisdiction.

Ours is computerized so it can be applied throughout the world since land offices in other countries are using the covid as an excuse to close their land offices, and they started closing those offices at least a couple of years prior to any claims of covid.

👉 from Anna's webinar # 100 on Feb 08, 2021 <http://www.annavonreitz.com/videos.html>

**Law** - Doing our assembly paper work by our own choice will assert, on court record, that we never left Land jurisdiction.

The word "Law" describes the three jurisdictions of our world...

"L" being Land jurisdiction, that of Living People, the highest and most responsible position on Earth.

"A" is air jurisdiction, it is the realm of inventions, copyrights, patents, estates, etc.

"W" is water, or sea jurisdiction, which is the realm of corporations, contracts and commerce ( not Living People ).

- Common Law is of and for Living People, and was created out of religion... based on the 10 commandments.
- Pagan Roman Civil law is the "anti-law". Their "rule" is that you can *"lie, cheat and steal all you want as long as nobody objects"*.

- The three major modern religions each acknowledge and accept the 10 commandments, but Roman law does not.

- It was Franklin D. Roosevelt that changed our Common Law to Pagan Roman Civil law, secretly.

- Most modern corporate banks, government services, businesses, churches, etc. are in sea jurisdiction in Roman law, and many don't even know it, or what it means. It's been kept from us on purpose.

**Law** ( proof )

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2120. You want Proof ? ( about **proof of law** )

2676. Languages of Law

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A **lawful person** stands under the law of the land which, in the western world, is the old testament which is accepted by all 3 major religions ... Christianity, Judaism, and Islam... the ten commandments in particular.

A moral person is any person with a conscience able to distinguish between right and wrong, and may also be described as a lawful person.

Much of our constitution has to do with the ten commandments, and not the law of the sea.

The actual law of the land is the ten commandments, and always has been.

👉 from Anna - Austin meeting 9-29-2019

**Law and Order** - Law and Order are completely different things.

One is "Law" of some kind, written or verbal, natural-made, or God-ordained, or legislated by men; the other, "Order", refers to the rules, codes, ordinances, and regulations that are designed to dictate the operations

of corporations and corporation officers.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2449. Law AND Order

2452. An Object Lesson Regarding "Law" + "Order"

**Law, International** - The actual International Law is that:

"Possession by pirates does not change ownership."

**lawyers and attorneys** - Lawyers are only taught policy and procedure.

When you want law, you hire lawyers, and when you want to ship something, you hire an attorney because they are literally shipping clerks, shipping our assets across the bar, across jurisdictional lines.

They're supposed to be protecting the most important jurisdiction line there is, that between the land and sea, and they fell down on the job in a major way.

To be fair, the law schools stopped teaching the law in 1965.

Lawyers have a private club bar card, and that makes them a journeyman.  
With the bar card, they have a license to steal. They are human trafficking... barratry.

Some are waking up, doing the right thing for clients, and they get disbarred.

They don't know that they can be a lawyer without a bar card, and you can operate in court as long as you know their form of law.

When I ask lawyers where they think law comes from, they say "legislature" or "congress" ... then I tell them that it comes from religion.

👉 from Anna's webinar # 65 dated 6-8-20 <http://www.annavonreitz.com/videos.html>

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

86. **Affidavit of Obligation and Commercial Lien against the American Bar Association**

87. **The actual document of the Affidavit of Obligation and Commercial Lien against the American Bar Association**

**legalese** - It has been kept alive and fostered by skillful practitioners of "diabolism"--- the chicanery we all recognize as **Legalese** which subverts the common meanings of words, and diabolical logic patterns which serve to deceive the victims via various means of fraud including similar names deceits, trick questions, terms of art, unilateral contracts, unconscionable contracts, constructive fraud, impersonation, barratry, unlawful conversion, enfranchisement, enclosure, and political identity theft.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2931. **Download for Your Records**

**legislature** - Legislatures do not have authority over living people, nor can they mandate over people, and neither can their state of state governors.

They only have authority over their own officers and employees and things... corporations.

People are locked down because they choose to abide by it, but they are not locked down.

Don't obey. Legislation doesn't apply to living American people.

👉 from Anna's webinar # 88 on 11-16-20

<http://www.annavonreitz.com/videos.html>

**LEO officer** - These uniformed corporate employee entities have the status of a Walmart hired security level guard, and have no business addressing people outside of their limited capacity as a corporate hired guard.

The corporations policies purposely do not disclose the truth to their employees that they are foreign entities on land

jurisdiction, and that they are here and acting unlawfully under color of law of their deceitful corporate policies.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

**73. Public Notice to Law Enforcement**

**licenses** - Doctors signing off on these purported contracts largely have no idea that they have "conscripted themselves" into the US Army by applying for a license to practice medicine and that as Uniformed Officers (Title 37, Uniformed Officer Code), they have no choice but to follow the "Public Policy" of the US ARMY, INC. and to participate in this genocide-on-paper being carried out against American babies, serving to unlawfully convert their political status from being American citizens to being "presumed" British Territorial United States Citizens.

It is the same way with all the IRS, BLM, FBI, FEMA, BATF, and other "Agency" officials. They are all just subcontractors and franchisees in the same way that the "States of States" and their various "Bureaus" and "Departments" are commercial subcontractors providing services.

This is why there is no remedy or relief available from any State of State Court. This is why all these Public Officials take phony Oaths of Office --- just pull one of their Oaths of Office. There you will see an unidentified Person using a middle initial "swearing or affirming" ---- well, folks, who is it and what are they doing? This isn't an Oath of Office.

It's a mockery and invalid contract by definition. - Anna

Licensing is taking something, under color of law, and telling you that you are limited in your choices to getting care from a licensed doctor that the Federales approved.

## Lieber code -

The Lieber Code of **April 24, 1863**, also known as Instructions for the Government of Armies of the United States in the Field, General Order № 100, or Lieber Instructions, was an instruction signed by **President Abraham Lincoln** to the Union Forces of the United States during the American Civil War that dictated how soldiers should conduct themselves in wartime. Its name reflects its author, the German-American legal scholar and political philosopher Franz Lieber.

[http://en.wikipedia.org/wiki/Lieber\\_Code](http://en.wikipedia.org/wiki/Lieber_Code)

The 150th Anniversary of Lieber's Code was celebrated by the International Humanitarian Law (Law of War) community in 2013 for the embryonic role the Code played in the development of the law of war. But while issuing Lieber's Code is often credited as the founding of the law of war, **in fact, Lieber's Code is more correctly to be seen as the martial law regulation** governing all of the non-Confederate states, the Northern states, during the latter half of the Civil War. While it put into the form of a Military Order previously existing humanitarian customary law of war principles, that was not its primary purpose.

Lieber's Code was issued as General Order No. 100 (G.O. 100) in 1863 by the War Department as "Instructions for the Government of Armies of the United States in the Field. Francis Lieber was tasked with preparing it by General Halleck, following the proclamation of martial law by President Lincoln on September 24, 1862.

G.O. 100 is described by The Judge Advocate General's Legal Center and School Alumni Association as: "This directive, General Order No. 100, known as the 'Lieber Code', outlined the Federal army code of conduct during war, as well as the Institution of Martial Law. It would later become the basis for all international treaties, including the Hague Conventions in 1907 and the Geneva Accords of 1954."

The focus for the anniversary was on this embryonic role of Lieber's Code in development of the international law of war. Most of Lieber's Code, however, with its antiquated statement of the law of war, has been superseded by the Geneva Conventions and other international human rights and law of war treaties. Nevertheless, special events celebrating this anniversary were held, some sponsored by the U.S. Government.

by [Todd E. Pierce](#)

## LLC - Q. How do we reverse an LLC and it's bank account with rental properties ?

Anna - Each state is different. However you got the LLC, you need to revisit that to see how you can dissolve it,

and then run your business as a family trade business which is what I'd do.

You're not under any obligation to explain a family business.

Once you've declared your status with assumed name, you can establish a new business account as an unincorporated business.

LLC is mun gov... and you want a private business.

You could use your former SS#, that was a mun gift, to set up your new private business.

👉 from Anna's webinar # 60 on 5-4-20 <http://www.annavonreitz.com/videos.html>

**Lord Highest Stewart** - The Lord Highest Stewart is the highest probate court in England which stands above the Queen's chancery court.

We're dealing with all three world courts ...

- 1 - the Lord Highest Stewart's court
- 2 - Vatican chancery court
- 3 - Queen's chancery court

👉 from Anna's webinar # 100 on 2-8-20 <http://www.annavonreitz.com/videos.html>

**[ Queen folder ▲ ]**

👉 from Anna's webinar # 101 on 2-15-20 <http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2977. The British Bodkin

## Magna Carta - The Magna Carta took effect as the **Law of the Land** in 1213.

Anna says, "*Anyone who tells you that The Magna Carta isn't absolutely valid Land Law is flying in the face of a thousand years of demonstrable history and needs to be rebuffed, sternly, for telling any such outrageous lies.*"

In 1066, William the conqueror [ France ] came across the channel and beat the British, and took it over.

William I ( the 1st ), usually known as William the Conqueror and sometimes William the Bastard, was the first Norman King of England, reigning from 1066 until his death in 1087.

The Magna Carta was first drafted by the Archbishop of Canterbury to make peace between King John of England and a group of rebel barons. It recognizes the right of persons to certain basic liberties.

The Crown calls the Magna Carta "void" because it does not apply to the jurisdiction in which the Crown operates, but in fact, it does. However, what the Crown won't admit (unless you hold their little webbed feet to the flames) is that their jurisdiction depends on our jurisdiction, and they work for us, not the other way around.

Regarding the Holy Alliance of 1213 -- that Alliance didn't apply to anything but the Church's property and the Commonwealth land managed by the Church in England at that time.

King John had no other land in England. He was nicknamed "John Lackland" for that reason.

So the whole idea that he gave the Pope his kingdom may be perfectly true --- but his "kingdom" consisted of waste land

managed by the Church as a resource to support itself and the Paupers in the Church's care --- the Commonwealth.

Any idea that the breadth of England was surrendered to Papal Administration by any act of John's is mistaken.

This is underlined by the fact that The Magna Carta nonetheless took effect as the Law of the Land. If John had actually been "King of England" in the sense people think of it, he would have had the lawful and legal ability to dismiss the demands of the Norman Barons, but as they exercised "sovereignty in their own right" as a result of William's Settlement of the Norman Conquest, nothing John did with the Church's property or the Commonwealth property made any difference.

The "Holy Alliance" was simply a business transaction in which he gave up his claim to the Commonwealth land and accepted the job of caretaker of it, instead of the Church being caretaker of it--- that is, John became the Church's employee, instead of the Church being John's employee.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

279. For Our British Friends

496. **Issues of Sovereignty** -- by James Belcher

1054. Reply to "A King's Charter Which Refuses to Die"

1088. Flattening the Hot Air Claim that Britain Owns Us

1089. American Un-Intelligence Network

1827. For All The Jural Assemblies - 59 Lessons in Sovereignty

1863. Know The Commonwealth History or Else

1952. Why It Is Important to Have a [Hereditary Head of State](#)

2035. To the Flag Officers:

2080. The Long Shadow of the [Norman Conquest](#)

2491. For England - 2.0 [Magna Carta](#)

NOTE: This next article about the Magna Carta by Anna can only be found on these sites ...

title = [We Are All Forgotten Royals --- That's the Point](#)          June 4, 2019

<http://www.oom2.com/t64164-we-are-all-forgotten-royals-that-s-the-point>

<https://www.rumormillnews.com/cgi-bin/forum.cgi?noframes;read=124708>

<https://templeton01436.blogspot.com/2019/06/1855-we-are-all-forgotten-royals-thats.html>

<https://eddiesbloglist.rocks/category/we-are-all-forgotten-royals-thats-the-point/>

<https://www.britannica.com/topic/Magna-Carta>

 Anna's webinar # 98 on 1-25-2021          <http://www.annavonreitz.com/videos.html>

also see Sir Lancelot and William of Normandy in this glossary.

## [mandates and executive orders are not law -](#)

Executive orders apply to the executive branch of their corporation.

The strength of the mandate depends on who has the mandate, first of all, and who is issuing the mandate ? If you don't work for the federal gov and are getting a paycheck that is unearned as a dependent which is earned an current, as in a current employee thereof, the mandate is meaningless.

We have issued those Decrees over Mandate to those that we issued our delegated powers.

A mandate is a very strong relinquishment of specific powers to an individual entity or person.

Mandates were given to those who were the principals holding the other end of the constitutional contracts which is the Queen, the Lord Major, and the Pope. The mandates allowed them to exercise our powers delegated to them, and they were obligated to perform those duties for us. It doesn't mean that we just handed them the keys and roar off into the sunset.

We also maintain the right to issue a decree over mandate if we see that our mandates are not obeying our wishes. We can come back in and say that they're not exercising it, and here's how we want it done. They have to accept the decree, and can't do anything else about it since they work for us.

When they are exercising our delegated power, they are under our signature, under our seal, working for us according to the stipulations of the constitutions. That's why we have the power to issue a decree over their mandate, and tell them what we want done or do it differently.

We have the power because the federation has always had that power. They got that power from our federation of states.

When the confederation and federal republic ceased functioning as a result of the civil war, what happened is called " **operation of law** " which is something that's automatic like a kill switch.

An operation of law is what happens when a delegated authority is unable to perform.

When the federal republic, which the American subcontractor ceased to function, those powers reverted to the delegator by operation of law.

👉 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

**marriage** - Marriage is a patent in the commercial world.

👉 from Anna's webinar # 103 on 3-1-20 <http://www.annavonreitz.com/videos.html>

**Marshals** - see "**Continental Marshals**"

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

- 73. Public Notice to Law Enforcement
- 82. Here You Go...
- 1937. Sheriffs + **Marshals**

**Maxim of Law** - While the Roman Civil Law allows deceit and will not punish deceivers so long as their victims remain deceived as a Maxim of Law --- "*Let him who will be deceived, be deceived.*" --

- when fraud is discovered and objected to, another Maxim of Law kicks into gear--

-- "*Fraud vitiates everything it touches.*"

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

- 2933. Misinformation About Act of 1871 - pt 1

**media ( TV news )-** There are 6 main news media that are owned by foreign operators.

The media in this country ( America ) has been under gag orders from the politicians since WWI.

It was essentially a fascist takeover, but in 1870 a " fascist takeover " was not well known, nor was the crime of identity theft for the purpose of securing credit illegally. We now see what precisely they were doing in 1870... stealing our ID's for the purpose of acting as our agents and representatives, and stealing our credit just like a credit card hacker steals your ID, and accesses your credit illegally.

They were acting in our own names against ourselves by **impersonating** us.

The word ' **person** ' in **impersonating** means "to make someone into a corporation".

The people [ **hired help** ] benefiting from this don't know any other way... they've never seen anything else or the concept of what it's supposed to be. When they find out they've been doing it all wrong that we're the owners, and the work for us, it's a shock to a lot of them.

If they stop and think about it, they see it's true.

If you're not working for a corp. and getting a paycheck from them, then you are an employer... owner. And all the LEO cops, judges.... all agents and agencies are all working for us.

 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

**Medicaid -** Medicaid is a service funded from your own credits. It's not substantial. If they were giving you a physical gain, like gold or land, that would be a different matter in the nature of a bribe.

 from Anna's webinar # 80 on Sep 21, 2020 <http://www.annavonreitz.com/videos.html>

**Mercantile -** Relating to trade or commerce; commercial.

FDR bankrupted the mercantile banks and enslaved all the Municipal citizenry. A few banks exist today.

**military -** An officer in the US military can claim their state national status as an American but they can't act as an American state citizen, nor belong to our state assembly because they already have an obligation to their district assembly. That's a foreign government.

 from Anna's webinar # 92 on 12-14-20 <http://www.annavonreitz.com/videos.html>

The military doesn't know who they work for. They were put in charge of safe keeping our money and persons in 1863 by Abe Lincoln who was not eligible to serve as president of the United States of Am., but was serving as the pres. of the United States instead.

So, was it a valid order, and to whom did it apply ?

The military nowadays considers themselves to be hired by whoever will pay them, and it's CIRCO, a British conglomerate that pays them, and is very dubious in its purposes. They are the Blackwater of England.

**Secret Service translates to treasury agent.**

 from Anna's webinar # 103 on 3-1-20 <http://www.annavonreitz.com/videos.html>

**Milligan Ex Parte** - In 1866 the Supreme Court addressed the situation in Milligan Ex Parte and decided that so long as the American Common Law Courts were running there was no excuse for the use of any form of martial law. Be advised that the American Common Law Courts are up and running.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

97. **Open Letter to Sheriff Ward**

Wikipedia - [https://en.wikipedia.org/wiki/Ex\\_parte\\_Milligan](https://en.wikipedia.org/wiki/Ex_parte_Milligan)

**MOCEE** - We've been forced under coercion and duress (racketeering) to pay and pay and pay for property and other assets that were actually already ours.

They now owe you and the other American victims of this scheme the entire "US" National Debt.

Their debt is your credit. But that's not all the damage they have done.

They also stole our gold and silver and obstructed our access to remedy with their impersonation fraud.

They call all these various Municipal CITIZENS operated under your NAME(S) "Federal Public Persons" and they admit that we all have a "Pre-Paid Non-Obligatory Commercial Debt Obligation Arrangement" with the UNITED STATES Corporation --- which is non-consensual and unconscionable, as well.

This "non-obligatory debt obligation" was pre-paid using the 20,000 tons of gold they illegally confiscated from Americans during FDR's Administration, and which they used to set up the Federal Reserve Bank, the World Bank, and the IBRD (International Bank of Reconstruction and Development). It was also accrued via the non-consensual exchange of your silver for their I.O.U.s.

This means they proposed to repay us for our gold and silver is called "**Mutual Offset Credit Exemption Exchange**" --- you owe them money for services rendered, and they owe you money because of their theft of your silver and gold, so it makes sense to "offset" these mutual debt obligations.

They also owe you for commandeering and using your "persons" in Breach of Trust and commercial service contract.

This is how MOCEE is supposed to work:

I owe you ten, you owe me twenty, so we do the bookkeeping,

offset the debts and voila -- you still owe me ten, and I am scot-free.

Only they refuse to do the bookkeeping.

Be it a house or a college loan or a car or a utility bill --- anything addressed to YOU qualifies for offset.

None of this was ever fairly or accurately disclosed to the American Public, and as a tiny number of eligible Americans were ever able to access relief, the remedy itself has been effectively denied by non-disclosure, the impersonation fraud scheme redefining us as Municipal citizens of the United States (thereby ineligible for exemption) and failure to comply on the part of the corporations.

Read that again, America -- any bill or claim or lien or statement addressed to YOUR NAME in any all capital letters form or style whatsoever -- is a debt addressed to a U.S. Federal Public Person, not to you; you are not obligated to pay it. The corporation presenting the bill is obligated to offset it as a tax credit.

You have to declare and record your birthright political status as an American in order to qualify for Mutual Offset Credit Exchange Exemption.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2987. **Funky Bookkeeping 101-- MOCEE**

**money - Federal Reserve Notes -** Federal notes **are promissory notes based on future earnings of indentured servants** ... all of our military are indentured servants working for Brits. The value of their labor is siphoned off to back promissory notes known as Federal Reserved notes which are military script. You are assumed to be volunteering to serve as an indentured servant.

 from Anna's webinar # 70 on July 13, 2020 <http://www.annavonreitz.com/videos.html>

**money - Lawful -**

Lawful money just means it is backed by some actual asset or commodity.

That asset or commodity can be almost anything --- but something like gold or silver or oil.

When we exercise our credit as Americans, it is already pre-paid like a pre-paid credit card, so we are not asking anyone to give us credit now that we can repay in the future, we are using credit that we have already earned.

U.S. Citizens and Municipal "citizens of the United States" don't have pre-paid credit.

The military script issued by the Federal Reserve, for example, uses labor as its backing. Labor is an asset. All Military Personnel are in a condition of Indentured Servitude.

What should have happened at the end of the Civil War was that our military should have informed us and assisted us in holding new elections and in educating the public about the situation. That would have resulted in the completion of the Reconstruction and American control of American assets.

👉 from Anna's webinar # 70 on July 13, 2020 <http://www.annavonreitz.com/videos.html>

**Motu Proprio** - The Motu Proprio issued by Pope Francis July 11, 2013 makes the point even more specific

and jabs it deeper---- making the judges, clerks, and others 100% individually and commercially liable--  
-- **subject to liens in commerce**, including **agricultural liens**. - Anna

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

73. Public Notice to Law Enforcement

APOSTOLIC LETTER ISSUED MOTU PROPRIO

[http://w2.vatican.va/content/francesco/en/motu\\_proprio/documents/papa-francesco-motu-proprio\\_20130711\\_organigiudiziari.html](http://w2.vatican.va/content/francesco/en/motu_proprio/documents/papa-francesco-motu-proprio_20130711_organigiudiziari.html)

**Municipal government service** - It was the 1850's when the mun gov rose up.

Prior to the civil war, in 1851 they changed word styles in the municipal government, and went to the Roman system, the Roman Civil law nomenclature. Converted to a different use.

That's when you see back then that wisconsin was in small letters. Differing laws involved. This causes endless confusion, and when doing research you have to know that **styles changed over time**.

[ see the term "**styles**" in this glossary ].

👉 from Anna's webinar # 59 on 4-27-2020 <http://www.annavonreitz.com/videos.html>

.....  
The Act of 1871 was designed to create a Municipal corporation for the district of Columbia.

It's a Municipal Papist corporation operating in the district of Columbia.

It passed in 1871, and was repealed in 1874 and changed it around, then passed a new version in 1877 and was implemented in 1878.

The point is that our subcontractors have every right to do their business as they see fit.... they can be an LLC, or whatever corporation they want... all that matters is they do their service and jobs in good faith.

The problem is the way the new Municipal corporation structure was used, the men running it used it to commit credit and bankruptcy fraud, and unlawful conversion, etc.  
The corporation wasn't bad, but it's how it was used, the criminal activity, that made it bad.

👉 from Anna's webinar # 84 on 10-19-2020 <http://www.annavonreitz.com/videos.html>

As of November 5, 2020, the bankrupted liquidated Municipal government is dead and gone.

If you're a US citizen having worked in the Municipal, you are now under territorial government and their Federal codes. The military is under Federal codes.

Municipal citizens have been functioning under UN rules since the 1970's.

When dealing with the **municipal corporation** you deal with the **UNESCO declaration**,  
and when dealing with the **territorial entities** you use the **Nuremburg code** [ for health protections ].

👉 from Anna's webinar # 91 on 12-7-20 <http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2935. Misinformation About Act of 1871 - pt 3

**Mutual Offset Credit Exchange -** Mutual Offset Credit Exchange is for people who are operating in a lawful manner. It was not created as an instrument of the government.

The Mutual Offset Credit Exchange scheme came about in 1934, along with the Emergency Banking Act, and more that year ... and converting the courts into British equity courts ... all having to do with the territorial and municipal government, and not with our since our gov went over the horizon 74 years before.  
So, they weren't thinking or talking about us.

The Mutual Offset Credit Exchange has nothing to do with our actual government.

👉 from Anna's webinar # 80 on Sep 21, 2020 <http://www.annavonreitz.com/videos.html>

👉 from Anna's webinar # 105 on 3-15-2021 <http://www.annavonreitz.com/videos.html>

See " clerk of the court " in this glossary.

If we hadn't been declared dead, we would be getting that MOCEE all along.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2987. **Funky Bookkeeping 101-- MOCEE**

# N

**name -** ( for purposes of copyright ownership )

A "registered" copyright is in **sea jurisdiction**, and they don't allow living people to copyright their Given name.

To have private property ownership of your name and all derivatives you must **record** in a common law court ( land jurisdiction ). Corporations will then have to get your permission to use your name(s).

Your parents, or whomever, created and gave you your name including the ( last ) estate family surname. Your full name is both your Given and Trade name. Once you record it on land jurisdiction, you own it, and all creative alterations.

Anna says: You record this "*Acknowledgement, Acceptance, and Deed of Re-Conveyance*" of your lawful **Trade Name** and all and any - abbreviations, appellations, designations, derivatives, orderings, permutations, punctuations, spellings, styles, titles, variations of the private, or family Trade Name of it to its permanent domicile on the land and soil of \_\_\_\_\_. ( which ever state you now live in... Georgia, Texas, Louisiana, etc.)

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2340. Names + Obligations

868. Names, Capacities, and Jurisdictions

1179. Public Notary or Notary Public

**nation -** is a group of people that are tied together by a common history, culture and ethnicity. We have hundreds of nations occupying this country, and 248 native nations alone, and they live here with us, peaceably, on the same piece of property. You can have many nations occupying the same land and soil in each geographically defined state.

 from Anna's webinar # 65 on 6-8-20 <http://www.annavonreitz.com/videos.html>

If someone claims a nation in their title, you always want to know which nation they mean.  
Is it all one color, all Indians, all US citizens, etc.

The word "nation" is so excepting of many definitions... it can be a definition of the members of a CU, like a group tied together with a common background which could be varied like a common language or religious belief system.

You can have many nations that occupy the same country.

In America, we have 248 native nations, at least one Islamic nation, etc.

So, when they talk about national security, you should ask, which nation ?  
It may be the national security of those who are bilking you silly.

👉 from Anna's webinar # 72 on 7-27-20

<http://www.annavonreitz.com/videos.html>

A "nation" is not the same thing as a "country" -- **the concept of nation involves the living population**, the Body Politic, in control of a country; so, while a government may indeed be protecting rocks and trees and rivers belonging to the people of a country, the real object of government is to protect the people and their assets, with **the country** being part of their assets.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2872. Don't Believe the UK is Knackered

**national** - is people and soil jurisdiction. He is private.  
No responsibility to any government [ service provider ].

- As civilians we have civil powers though we are not a civil government. We have Law.

👉 from Anna - Austin meeting 9-29-2019

**national guard** -

State Assembly Militias -- all Commanders are State Citizens.

State National Guard -- all Commanders are State Nationals.

**State of State National Guard** - Employees and Dependents of the Territorial State of State organization.

**STATE OF STATE NATIONAL GUARD** -- Employees and Dependents of the Municipal STATE OF STATE organization.

**STATE NATIONAL GUARD** -- Employees of the United Nations Regional Government hired to protect Municipal Corporation officials and assets.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2972. About "**the National Guard**" Troops

**Naturalization Act 1779** -

In July of 1779 the Founders faced a problem: how to identify Americans versus Brits and Dutch and Swedes and other nationalities living here in this country.

It's a very simple requirement by which our Forefathers identified themselves as Americans and not Brits, not French, not Dutch... or any of the other options that were available in Colonial America.

We have been facing a similar problem today, in that our Federal Subcontractors have proliferated and promoted their citizenship(s) as separate political statuses, and have created False Registrations as Territorial U.S. Citizens and as

Municipal "citizens of the United States" in our names without our knowledge or consent.

Once again, we need to declare our political status as Americans.

So, we use [The 1779 Naturalization Act](#) and we provide some necessary updates by which Americans, both those born within the physical borders of the States, and those who have been Naturalized as United States Citizens, may establish and/or re-verify their political status via recording their Declarations with their State Assemblies.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2317. A Final Public Declaration

2429. One Page Declaration

**notary** - The difference between a Recording Secretary and a Notary is that the Recording Secretary replaces State of State Notary functions and provides "Notarial Witness" for actual State functions— such as recording political status of members. It should be noted in-house and on ID forms if the new Member of Record is a State National or State Citizen.

This can all be done in-house by the State Recording Secretary. The only place that State of State Notaries might be used is on the two Witness statements verifying individual identity. If the Witnesses come with the person — like parents applying for their child, there is no need for any State of State Notary at all.

The records, like the BC and Witness Testimony, can come from any outside jurisdiction.

On land, the State Recording Secretary stands above all Notaries and the signature of the State Recording Secretary replaces any need for other or additional Notary verification.

If we are doing something entirely within our jurisdiction the Recording Secretary can do it all.

[ **county** ] Notaries are part of the Roman Civil Law System and are meant to interface between the Law of the Sea and either the Law of the Land or the Roman Civil Law of the Air. They are occupying a middleman position and serving as either Public Notaries (Land to sea) or Notary Publics (sea to air).

A **Public Notary** acting in the land jurisdiction has more power than a State of State Supreme Court Judge.

A **Notary Public** is a different private office that the same people can occupy in the international jurisdiction of the sea.

Public Notaries make the connect going back and forth from land to sea, Notary Publics make the connect from sea to air.

**Recording Secretary (Land)**

Public Notary / Notary Public (sea)

**PUBLIC NOTARY (air)**

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1179. Public Notary or Notary Public

Aug. 2018

## non domestic -

Definition of non domestic to the US... ( example )... if I'm a French man in France, I'm domestic... at home, but if I go to Spain to do business there, from the Spain perspective I'm non domestic... I'm foreign.

You have to remember which side of the border you are on with the Fed gov. with both of the entities that are providing

federal services, because, from their perspective we are non-resident aliens... from our perspective they are are non-resident aliens, or are resident aliens, as the case may be.

If they are in Wash. DC, behaving themselves as they should be, they are are non-resident aliens with respect to us.

If they are here providing gov services, living in Calif., they are resident aliens, that's why they use the word "reside "

in resident so much.

Especially in ct. they will try to nail you with being a resident, but you are never a resident in your own state... you live here, this is your permanent domicile for all persons related to you.

They use deceptive language in ways we never would expect, and depends on which perspective you're looking at it.

I am domestic to my country, to my state.. as far as they ( gov or IRS ) is concerned, I'm a non-resident.

👉 from Anna's webinar # 19 on July 22, 2019

<http://www.annavonreitz.com/videos.html>

## non domestic - Q. - You send out many notices. What effect are they having ?

Anna - They do have an effect, firstly, they make them accountable. They can't pretend, like Ollie North, that they have plausible deniability ... it takes that out from under them... registered mail notices, and then we publish it on Facebook and all over the world... and we send them emails too.

We back it up with hard copies. "Here you go NSA, keep track of this one ( LOL )".

That's the reason to give notices that there's a problem with the offending party.  
If you don't give notice, you don't open up the discussion and give them a chance to repair the breach or harm... otherwise, they'll just think everything is alright.

You have to give them notice repeatedly, and as widely as possible, and to them and their attention , but you're wrong if you think there's not responses to them.

You see, we're living, and they're dead, that's the key difference called the " corporate veil " so that they cannot talk to us.

When we are standing in our actual living capacity they immediately fall silent in these courts.

They cannot respond to us in kind, if they do it's an admission of guilt automatically,

so the courts take silent notice, and administratively too when the actual people stand up and say something to them,  
they can't reply because they're dead.

They do whatever they can to protect themselves, and they don't correct anything because they don't want to be held responsible for it.

Often times when we issue something it'll take awhile for it to get acted upon, or maybe in a way we didn't anticipate .. but it does have a lot of effect. The more people who stand in their proper venue and standing, and give notice and educate the politicians, all the better it is.

In my 7 yrs. of giving notice, it was astonishment in every corner.

We have all the mailings and receipts, but we don't always scan and post those [ for the public ] but they exist.

Emails are screenshot copied, and everything is time date stamped... all these ways of validating delivery of the notices.

👉 from Anna's webinar # 76 8-24-20 <http://www.annavonreitz.com/videos.html>

## Northwest Ordinance - ( see Organic Laws in this glossary )

The NW Ordinance was set up by the original 13 states as a means of adding new states to the union. It spells out in explicit detail what the process is.

If your state has not been added to the union following those steps, then, chances are it's not a state.

You can have a statehood, like the territorial federal states that have territorial statehood for all of the US citizens, but that's not the same as being a state.

To be a state, they have to be enrolled and have their land and soil jurisdiction, and have gone through the entire process.

👉 from Anna's webinar # 088 on 11-16, 2019 <http://www.annavonreitz.com/videos.html>

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
2817. Common Misconception - 3.0 Our Organic Laws

## Nuremburg Code -

Article 6, Section 1: Any preventive, diagnostic, and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information.

[Anna - Hard to get on FB or on the Mainstream "news".]

The consent should, where appropriate, be express and may be withdrawn by the person at any time and for any reason without disadvantage or prejudice.

Article 6, Section 3: In no case should a collective community agreement or the consent of a community leader or other authority substitute for an individual's informed consent.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

**2827. Update - Situation Red Dot**

O

**of - definition -** The word " of " is very problematic in law.

It can mean above, between, in addition to, aside from or belonging to.

No matter how you translate that... like, the group that calls themselves the Republic **of** Texas, which could mean that it's the republic belonging to Texas which makes you are a business organization belonging to Texas.

👉 from Anna's webinar **# 90 on 11-30-20**

<http://www.annavonreitz.com/videos.html>

**Organic Laws -** There are only four (4) Organic Laws underpinning this country and every American had better believe it, study each one, and understand the set up.

The **first** organic law is **The Unanimous Declaration of Independence**.

There were other "declarations" before and after, pertaining to the Territorial United Colonies, etc., but the one that pertains to us, Americans, is the Unanimous Declaration published 4 July 1776. This started The War of Independence, also known as The Revolutionary War.

The **second** organic law is: **The Articles of Confederation**.

Insomuch as is humanly possible, The Articles of Confederation established a "perpetual union" among the member American States of States, as of 1 March 1781. Please note that this was done in the midst of the Revolution, and five years after the establishment of the Federation of States doing business as The United States of America.

The **third** organic law is: **The Constitution** --- whichever one applies to you: (1) **Federal Constitution (1787)**; (2) Territorial Constitution (1789) or (3) Municipal Constitution (1790). We have been thought to think in terms of there being only one Constitution, but there are in fact three, and three different groups of people with one Constitution each.

The **fourth** organic law is: **The Northwest Ordinance**, which establishes an orderly process for new States to be organized and to join the Union of States. As each new piece of wilderness was populated, it was placed under the control of the Territorial Government and existed first as a Territory, then entered "Territorial Statehood", and finally was accepted and enrolled as a full State of the Union.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2817. **Common Misconception - 3.0 Our Organic Laws**

[ NOTE - read the history of the [Northwest Ordinance](#) in this glossary. ]

## P

**paperwork ( naturalization, 928's, witnesses, etc. )** - The best paperwork in the world won't help you if you don't know how to use it, so yes, you need to think about it beyond just recording it.

The reason you create and develop the paperwork in the first place, is to **use it as superior evidence** of who you are (**a Lawful Person**) and the capacity in which you are acting (**peaceful American State civilian**).

**READ this article for full details...**

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

1632. **How To Use Your Paperwork**

## Parental rights - [ this is a situation where the grandparents want to see a child who is with the divorced mom while the dad is in jail... ]

Parental rights can be signed over to grandparents or others for the amount of time designated. This is usually granted by judges since they see that grandparents are not a threat.

They should be able to get visitation rights

👉 from Anna's webinar # 94 on 12-28-2020 <http://www.annavonreitz.com/videos.html>

## Parse Syntax or quantum grammar -

Latin requires the use of hyphens, and when you cast it into English, like Parse with cap letters with dashes, it ends up being gibberish. You can't combine languages and grammars like that, and hope to come up with a new language.

Parse is a hybrid language similar to dog Latin. And now they're trying to pass off this patented and copyrighted language as something our contractors should use.

They don't have a contract for that, our language is still officially English.

If you use Parse, you associate yourself with fraud in a copyrighted system which obligates them. If you use Russell's and David Miller's system, you own them whatever you produce in that system.

My husband [ James ] found a way for us to gain control of our names when used in Parse Syntax which is to write your entire name with hyphens between each name, and he copyrighted that as a separate language.

If you ever have to use it in the future... God forbid... you have something to fall back on, a form of name that's been claimed for you by the Land Post Master.

👉 from Anna's webinar # 80 on 9-21-20 <http://www.annavonreitz.com/videos.html>

My husband James, as national post master, has a variation alternative to parse syntax, which he copyrighted. What you do is put dashes in between your names to make them one name. It's correct Latin to do so. He copyrighted it with the © symbol for private use, then he recorded it for public use.

I don't use it myself.

👉 from Anna's webinar # 103 on 3-1-20 <http://www.annavonreitz.com/videos.html>

## passport -

You're not a state national in their system [ their term ], you're a state national in our system.

The way you make the distinction is **the way to sign the passport with a byline**.  
...and all rights reserved, and retired ( ... from their system ).

To add "without prejudice" is just redundant.

You're basically mailing yourself to the rest of the world, and establishing where you're exiting from.

They put a global stamp on it and you cancel it by signing over the stamp and add where you're departing from ( where you live ) ... like for me it was be my name, and then Big Lake, Alaska.

Then when you arrive, they stamp it that you've been delivered, and you have to obey that countries laws because I'm visiting their country.

👉 from Anna's webinar # 87 on 11-9-20

<http://www.annavonreitz.com/videos.html>

**People** - "... in Law, the term "People" very specifically means "People of the Land Jurisdiction" - Anna.

The people of this country are the militia. **The word "people" in Hebrew means militia.**  
When you choose to be a state citizen, you are picking up your duty to serve the militia.

The word ' **people** ' with a small 'p' is talking about the union, the **state national**, those who do not owe any kind of service to government, per se, beyond keeping the peace.

Then you have the **People**, the **state citizens**, who are taking on the responsibility of enforcing things in the international jurisdiction.

That's where you have your militia, and citizen's arrest authority... which is also where you have enforcement of the constitution, because the states are the ones who are party to the constitution, the **People** with capital "P".

👉 from Anna's webinar # 28 on 9-23-20

<http://www.annavonreitz.com/videos.html>

- much more detail in # 28 transcription.

That's why you see We the **People**, who are acting in an international jurisdiction.

The states with small "s" are sovereign entities.

The upper "S" States are in a subservient jurisdiction because it's the living people who get to tell the **States** with the upper "S" what to do. Ultimate authority.

👉 from Anna's webinar # 95 on 1-4-2020

<http://www.annavonreitz.com/videos.html>

If any instances of the use of "**female**" and "**male**" appear on our paperwork it is a mistake that needs correction.

Living people are "man" and "woman", "boy", "girl", and "baby" only.

The description "male" and "female" pertains to animals and Persons in the military and is uniquely associated with those who are occupying an office of personhood.

It is foreign to us as average Americans and should not appear on any documents that we issue.

 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

## 2898. About LRO and LRS Systems

### person -

People are having issues with the word "person" being used on our forms because I've sensitized them of it since it was used in 1800's [ and copyrighted in 1868 ] to mean a corporation.

That was a sleight of hand, and constructive fraud.

- In the constitution the use of the same word is correct in how it's being used.
- What you don't want is an office of personhood that you have not accepted or foisted off on you.
- The word ' person ' is useful word for a Lawful person, and distinguishes from a legal person.

You act as a Lawful Person on the land whenever you use a Proper Name in Public --- as when you stand in front of a Public Notary and sign papers.

Therefore, the form of the Notary Section is correct. A "person" is created whenever a name is created--- but there is a difference in function and capacity and jurisdiction between an unincorporated Lawful Person and an incorporated (franchised) Legal Person, even though the form of the Proper Name looks exactly the same. Look at Article IV of the Constitution and you will see that the Federales are obligated to protect our ----what? Persons.

Having a "person" is pretty much unavoidable; if you come into this world, you are given a name and you have to use a name to conduct business.

Your Lawful Person is perfectly good to use and it should not disturb you or cause you concern to use it to conduct business. What you want to be careful of is to make sure that your Lawful Person is not mistaken for a Legal Person, which on a Notary Block is done by properly designating where the Notarial Process is taking place.

The other way that you signal that you are acting as a Lawful Person is by signing the paperwork with an Upper and Lower Case Hand-written Proper Name, just as you were taught in Grade School:

"John Doe" and adding, "All rights reserved".

 from Anna's webinar # 61 on 5-12-20

<http://www.annavonreitz.com/videos.html>

- 1867 Bouvier's Law Dictionary "**When the word 'persons' is spoken of in legislative acts, natural persons will be intended**, unless something appears in the context to show that it applies to artificial persons. 2 III. 178. "It describes Natural persons as: "Natural persons are divided into males, or men, and females or women."

**person and Person -** As an American you're standing as the actual literal p person on the soil and you have your lawful Person that is international jurisdiction of your state.

With those two identities, or persons, you can do everything you need to do.

As a people, with a small "p" on the soil, you do the things of life, you live and die here.

As a Person with a upper "P", that is international jurisd of your state.

Your Person is your proper Given name standing on the land of your country, which gives you national and international standing.

And from the lawful Person's position, with international standing, you can conduct international trade.

👉 from Anna's webinar # 87 on 11-9-20

<http://www.annavonreitz.com/videos.html>

## Pinkerton law -

- LEO's ( corporate Law Enforcement Officers ) are in the same status as a private security form, like a Walmart floor walker, mall security police... which is technically called a Pinkerton law which started when a company called Pinkerton Agency who had security forces that were hired by the railroad builders to protect the railroads as they progressed west in America.

Also, the post office gained an ability to do this with the United States Marshals, whose original purpose was to

protect the mail... and that is the underpinning the essential law of all law enforcement activities and agencies to this very day.

It is a valid argument to make that if a LEO cop engages you in any way, like, ask for your ID, etc., ask him what this has to do with the mail or the railroad, because they don't have any other assigned public duty, and if you are part of the public, an American State Citizen, they really don't have any right to address you.

They try to avoid that fact, but until they start acting as peace keeping officials again, which is what needs to happen, we're in kind of a quasi-weird land, legally and lawfully.

What law are we enforcing, and what we're paying to enforce.

- Public law has been twisted into enforcing the private laws of state of state corps.

👉 from Anna's webinar # 001 on 3-11-2019

<http://www.annavonreitz.com/videos.html>

Also see " Police " in this glossary.

**pledge** - Making a **pledge** is a futile act, and is an unlawful act.

By definition, it is a pledge to the devil... or the other ugly word... **allegiance**.

People and organizations that are godly, don't make pledges. We remain in control of our lives and choices.

To get out of it, you can repent your action, and say you repent your pledge and any allegiance to the masons or whatever you pledged to, and say that you want out. Of course they won't accept that saying that... " You took a pledge. "

Their pledge was made without full disclosure of selling your soul to the devil.

Fraud vitiates everything.

 from Anna's webinar # 88 on 11-16-20

<http://www.annavonreitz.com/videos.html>

**police** - LEO's are corporate employees who are not obligated to protect you.

Pinkerton's. Private security personnel for these corporations providing governmental services... a robber baron corporation.

They are being directed by a self interested private incorporated commercial corp.

Peace Keepers are the public end of it. They are here to protect you and your property, not the corporations.

 from Anna's webinar # 70 on July 13, 2020

<http://www.annavonreitz.com/videos.html>

**political parties** - Political parties are a foreign system, and should not exist here.

Political parties are lobbies, like in tobacco lobbies, or defense lobby or pharmaceutical lobby or democratic or republican lobbies... who lobby for their constituents, who are the people they are claiming to be part of their organization.

Public employees [ American state nationals ] don't belong in foreign political parties.

 from Anna's webinar # 104 on 3-8-2021

<http://www.annavonreitz.com/videos.html>

**political status -** You have to cross from the international jurisd. of the sea to the jurisdiction of the land occupied by your state, so you have to first come back to your state... and then you can get to the national jurisdiction held by your county .... so ... from international sea, to international land back to the national jurisdiction of the soil at the county level.

You can't go though the county to the state to international.

The maxim of law that controls this is summed up ... " As a thing is bound, it is unbound. "

You were bound by a false registration, so you have to lawfully convert that registration to a recording of your political status it becomes clear that you are part of a county as well as a state.  
When you come into a state, you automatically populate your state. There's no separate process.

When you come into your assembly, you are then in your county.

Those groups who are trying to start county assemblies are going through the "out" door of the revolving door falling into the same trap. All they can create with Municipal sticks is a Municipal stick house... if you want an American brick house you have to use American bricks.

It's just definitional.

👉 from Anna's webinar # 100 on Feb 08, 2021

<http://www.annavonreitz.com/videos.html>

## **Post Master vs Postmaster -**

- When the term is two words... " **Post Master**" it is Land jurisdiction. You are the Post Master.
- When the term "**Postmaster**" is one word is it sea jurisdiction.

## **Post Office recording method -**

- You are not dependent on the Land Recording Offices to record your claims.
- It's nice if you can get it on the Public Record that way, but not critical.
- You can use the Post Office to create a record of your claim by sending yourself a Registered Letter containing a wet-ink original copy of the CERTIFICATE OF ASSUMED NAME. This is called a "Record Copy".

When you receive the Registered Letter that you sent to yourself, you don't open it. You tuck it away in a file folder along with your own file copy of the CERTIFICATE OF ASSUMED NAME.

- If there is ever a question or you are forced to go to court, you certify a black and white copy of the CERTIFICATE from your file as "true, correct, and complete" and sign off on this as the "Document Custodian". Then take your unopened Registered Letter to court as proof. Wave it at the Judge.
- If the judge has temerity enough to open your letter (which he won't) he has to certify the Record Copy on the record of the court upon your request and that seals the doom of any claim against your claim.

## **Preamble of the Federal Constitutions ( The ) - Preamble to the 14th Amendment ( The ) -**

"The Preamble" of the Federal Constitutions was added to create a National Trust --- and to obligate all Parties to uphold it. It is one of the reasons that the Vermin are liable for negligence and treason for creating and then pillaging National Trust property.

If you read the Preamble you will see that it creates an Express Trust, with the Donors -  
- "We, the People" -- bequeathing their rights, assets, and responsibilities to their "Progeny" ---  
- all those who will come after and stand in the same political status.

The language of the Preamble is often misunderstood as creating a trust that benefited only those who were creating the trust and their direct descendants, but this is not the case.

Those creating the Trust were acting in the capacity of State Citizens --- and as such, were acting in the specific capacity of Lawful Persons. They were bequeathing everything to the Lawful Persons who would follow in their footsteps as one of the People of this nation --- those who would take up the responsibilities of self-government and caretaking the Public Interest and upholding the Public Law.

This is why, among other things, it is so important for Americans to wake up and fully embrace their heritage. You can't sit on the sidelines with respect to this inheritance. The blessings and rights go hand in hand with hard work and responsibilities.

The **Preamble to the 14th Amendment** by contrast, **which failed to gain enough votes to pass**, is the Enrollment Clause which must be present in order for it to be recorded as a Public Law; the failure of the 14th Amendment Preamble indicates that whatever it was, the body felt that the 14th Amendment could not be applied to the General Public, and as a result, it would only be published on the Federal Register, not the Federal Record.

Given what evidence has been provided, I would bet a small sum that you will find the 14th Amendment published on the Federal Register, but never published on the Record.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
**3041. About Preambles to Acts versus The Preamble**

**present vs. represent** - Anna - You need to **present** yourself, not **represent** yourself.

👉 from Anna's webinar # 80 on Sep 21, 2020

<http://www.annavonreitz.com/videos.html>

## presentment -

A "presentment" is our equivalent of an indictment. When one of our courts is presenting a charge against one of their citizens, like FBI agents busting into our house and creating chaos, our courts bring an indictment against those agents because they are not our citizens, they are the responsibility of the Mun gov.

If there's a situation of a crime with a fellow American, that situation in our court would be a presentment in court.

[ see "*evidence in American Common Law*" in this glossary. ]

👉 from Anna's webinar # 98 on 1-25-21

<http://www.annavonreitz.com/videos.html>

## president -

Look up the legal meaning of "President" and you will see that this is merely the CEO of a business.

The Presidential Office associated with the American Federal Subcontractor doing business as the States of America was: The Office of the President of the United States of America.

The British Territorial Office was and is: The Office of the President of the United States of America.

The Papist Municipal Office was and is: The Office of the President of the United States.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2815. **Common Misconception - 2.0 Your Urgent Attention, Please.**

2965. **Franklin Pierce and the New World**

## president of The United States -

There are 3 ways that the actual Federation can call the states to assemble ...

1st - the president of the unincorporated United States of America can call the states into session, but a president has not been elected since 1856, so that office has been vacated.

2nd - Nine states can summon the entire membership of the federation into session, but thru the years, more and more states went silent until only one state was still present and active. So, they didn't have a quorum to call the other states into session.

3rd - This is the least likely option of all, was for the hereditary head of state, basically functioning in a capacity similar to the chairman of a board, could call the states into session. This was a possibility so wildly unlikely that the powers that be never even considered it, which is in fact what we've done.

So, the states were called into session. [in 2020 all 50 states came into session]

👉 from Anna's webinar # 92 on 12-14-20

<http://www.annavonreitz.com/videos.html>

A president and **commander in chief** are two separate offices.

Lincoln operated solely as the commander in chief from **March 1863** until his death in Apr 1865.

Only the president can **invoke** the Insurrection Act.

The commander in chief can **sign and implement** the Insurrection Act. Different office.

Trump is now commander in chief, whether or not he contests further about the whole presidential bailiwick of another foreign corporation, and both of these corporations are owned by the Pope.

👉 from Anna's webinar # 96 on 1-11-2020

<http://www.annavonreitz.com/videos.html>

2967. **We're Not Bankrupt -- They Are**

**presumption** - something that is made up;

- assuming or guessing something is true without proof;
- to undertake without consent;
- taking liberties;
- to suppose or adopt without merit;
- to feign and assume a virtue with an innocent demeanor ;
- to take unwarranted advantage of something.

**probate** - Probate is carried out under Roman civil law.

👉 from Anna's webinar # 100 on Feb 08, 2021

<http://www.annavonreitz.com/videos.html>

**progeny -** A progeny is incorrectly interpreted as being only the sons and daughters of the founders but it can't possibly be that way when you see the way the document is set up and styled, that it has to be those who are inheriting the status of state citizens who are holding it for everyone.

All the state citizens who are now present in the assemblies, who are stepping up to self govern in the union, are the progeny of We the People. [ cap "P" ]

People are persons acting in international jurisdiction who hold the state trust for everybody including the state nationals.

👉 from Anna's webinar # 105 on 3-15-2021 <http://www.annavonreitz.com/videos.html>

**property deed - un-record -** Q. - How do I un-record the property deed at the county level and take our property out of their jurisd ?

Anna - What they did is register a title against your property back in the 1930's because of the goon FDR.

Since then, they've been going around with a clipboard writing descriptions of properties and you.

I recently sent in 23 different variation styled names to the postal inspectors ... and these names were all aimed at trying to get me to contract with them, and let them use my name.

The property tax is being applied to you under false pretenses that you are a mun or terr citizen. They're taxing you the landlord for living on your own property.

You have the right to say that you forego that collection from myself, for myself.

### **Public Charitable Trust -**

When you look up the referenced Public Charitable Trust, you learn that this is a welfare fund set up for the relief of displaced black plantation slaves in the wake of the Civil War.

So according to the US Department of State, we are all Negroes, we are all destitute, we are all in receipt of welfare benefits and we are all knowingly operating in the above capacity as co-Trustees and Co-Beneficiaries of this same Public Charitable Trust.

A more outrageous lie is hard to imagine, but that is, in effect, what the US Department of State is trying to allege about every single American seeking or using a US Passport --- they are promoting a fraud based on the earlier criminal fraud of a foreign governmental services corporation that went bankrupt in 1907.

## Public Interest Cases -

The Living Law Firm has always done are what are called " public interest cases " where you are doing investigatory research into the courts, or cases that are aimed at protecting a particular right, like the right not to be vaccinated, or the right to buy nutrients.

The gov is trying to encroach on the unalienable rights of people, so when you go after them for usurpation on individual rights, that's a public interest case.

👉 from Anna's webinar # 65 on 6-8-2020

<http://www.annavonreitz.com/videos.html>

## Public Law - We don't want different species of law applied to us.

We need more push back on that with our laws to bring these corporations back to heel.

It's all a theft of other people's assets and energy... and our time by way of frauding us.

It's all being siphoned off and being enjoyed by others.

( Teri - Keeping us on the hamster's wheel so we don't have time to go within. This hierarchical system is what has been in control, and has been indoctrinated in all of us. )

In our society, the ones who should be in power are the ones who are wisest and kindest.

The two gov corp. are working under the instrumentality of governmental service corporations. They are one step removed from us, while manipulating their service providers in the middle as to what they deliver, or not.

The two gov are the principal responsible for what's going on as service providers.

The people have been distracted by the politics in Wash. DC.

Some groups want to start anew, but ...

you lose what you gained in the past if you cut your lease to it.

Recently someone rewrote a new 2nd Declaration of Independence... they are trying to wheedle us around and

get us to let go of our heritage so that we'll have to fight all those same battles again with no lawful or legal way to prevail against them without a big fight.

It's our job to enforce the public law, and plain human decency.

You choose your law.

👉 from Anna's webinar # 101 on 2-15-20

<http://www.annavonreitz.com/videos.html>

## Public Notice ( in the newspaper ) -

You can further back up your claim by placing a briefly stated Public Notice in the local newspaper(s). Just a couple sentences will do, for example, "The Trade Name "William Henry Doe"

has been returned and re-conveyed to its natural permanent domicile on the land and soil of New Hampshire effective March 2nd 1950; Doe, Wm. Henry, Fiduciary, in care of 4109 Fairfield Street, Oxford Massachusetts, 01540."

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

792. Step By Step -- Part Two -- The Gas

**Public Record -** See " Land Recording System "

Q

## Queen Elizabeth

- In 2011 **Queen Elizabeth** was convicted by a British Jury of Breach of Trust for ...

(1) not having been actually seated on the Throne and

(2) breaking her Coronation Oath.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

# 1851. The Big Baloney

## R

### recording documents vs. registration -

- Recording a deed / document / instrument can only be done in a court by Living People of Land jurisdiction.

- In the many county recording offices, recordings are dealt with separately from registrations, licenses, etc. The clerks are supposed to perform the same as a notary, to ONLY witness our documents, then record them, but they are not to make a judicial decision about our documents. If so, it is a criminal act on their part.

Many clerks have purposely not been made aware that their offices are courts. On many birth certificates, that come from the county offices, it is titled as a Circuit court.

- Anna and her team have discovered that the county recording offices were the last place of common law courts where we can declare our status, and to create and claim remedy. It is a land jurisdiction recording court.

- The clerks are still waking up as we declare the fact that our physical bodies are made up of land materials, so therefore they are land assets that we are declaring as private property. Additionally, and most importantly, we are declaring our natural rights to freely self govern responsibly with Peaceful, yet vigilant intentions for the highest good of ourselves and all others.

- Your paper work should be worded professionally as if a Justice of the Peace wrote it. Have a professional look it over to verify it is in correct order.

- For any clerk services that don't provide good faith service, that we have ordered them to do, we will be able to implement consequences once we have our common law courts set back up and running.

see " Post Office recording method" in this glossary.

- Anything that is registered, certified, licensed, contracted, codified rules and statutes are done in a separate office that is of sea jurisdiction. Therefore, corporations cannot claim land or make Laws ( all Land belongs to the People ). Living People are suppose to be immune and exempted from attempts to alter our identity and steal our properties and rights.

- Registrations, etc. cannot be applied to People, but it has been done by way of fraud over decades and centuries.

Now that we can all read and write, run a computer, and research the web, we have been able to attain proof of the complex fraud that has put the People of the world into slavery for many generations. We are a sleeping giant that has awakened.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

792. Step By Step -- Part Two -- The Gas

### **recording secretary -**

- The **state recording secretary** records within that state for the assembly.
- If you want to serve several counties ( regional group of counties ) you go thru the state recorder secretary.
- There will eventually be county recorders in every county.
- In doing land jurisdiction recording, you would have a district recorder.

A **county recorder** records things pertaining to that county and nothing more.

Dealing with land and soil, you have a turf, you're dealing with entities that are defined by borders.

State of state recorders can move around at will because they don't have the border issue.

👉 from Anna's webinar # 65 on 6-8-20 <http://www.annavonreitz.com/videos.html>

- also see "notary".

**registration -** A "registration" is a commercial transaction taking place in the international jurisdiction of the sea, in which you are giving up your natural ownership interest in whatever is being registered to the entity that you are registering it with. So, for example, when you "register" your private auto as a "commercial vehicle" you are turning it over to the ownership of whichever State of State or Department or Corporation you are registering it with. They, in turn, issue you a "Title" that gives you control and responsibility for the car which has now been redefined as a "vehicle" subject to the Motor Vehicle Code.

So when people unwittingly register things, even babies, they are giving up their interest in the car, baby, land, or whatever else, and entering into a subject-liege lord relationship with the entity issuing the "title" or the "birth certificate".

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2969. LRS for Everyone - an Answer for a Canadian

**remonstrance vs. petition** - We wouldn't use remonstrance. It's a state of state term.

When you're an employ~~ee~~, and your employ~~er~~ does something bad, you have the right of remonstrance and of petition. These are foreign terms.

Signing a **petition** is a position of someone who is pleading to the master to show mercy.

But when you are the employer does something bad, there's nothing to present since it would go to the employer.

This is why we don't do those terms... when we have an issue with employees, here's the contract, here's what I'm owed... get to it.

👉 from Anna's webinar # 81 on 9-28-20 <http://www.annavonreitz.com/videos.html>

**right of successor ship** - Q. - I have a solar panel lease that was sold to another company without home owner's consent, and they want payment sent to this new company. How should I respond ?

Anna - *Dear blah, blah, blah, I don't have a contract with you.*  
Where's proof that you have any "right of successor ship" ?

If there's no clause mentioning "right of successor ship" that you signed then there's no contract.

Unless the original contract provided for a "right of successor ship" then there is no contract expenditure.

Some contracts exist where you sign it and it says " *To their heirs, assigns, blah, blau...* " and that is a " successor ship ". But, that's a lot of a recent change in the fine print that merely provided for human assigns and not company assigns.

Look at the original paperwork.

👉 from Anna's webinar # 103 on 3-1-20 <http://www.annavonreitz.com/videos.html>

**rights** - Here is the difference between " natural and unalienable rights ", and " civil rights ".

The first 10 amendments of the national will, that was establish with regards to our subcontractors and the services they would provide, was the Bill of Rights, all ten were passed together in a package in December of 1791.

The Bill of Rights are the first 10 amendments ... not articles, which are the skeleton of the will and national trust,

They are unimpeachable in and of themselves.

If you're a beneficiary of a will you can't change it. We are the beneficiaries of a national will regarding the subcontracts that were established under the 3 constitutions.

The amendments are not articles, so, if I ever mention "article 4" I'm talking about one of the three corollary constitutions.

If you study the constitutions you'll see there are very slight differences between them all, but article 4 addresses the same thing in all of them. They may differ by a few words here or there that indicate the differences in delegated powers, and which venue the delegated powers were exercised in.

Article 4 deals with the protection of our persons, and protection from arrests and detainments, not to be confused with the 4th amend.

The Bill of Rights establish the right to due process with the territorial government, and they also reserve all non-delegated powers back to the states and people, which is an important detail that was left out of the constitutional process.

Then they give you a billeting ( a bill ) of the ten amended bill of rights issues which are " civil rights ".

Not natural and unalienable rights, but civil rights for only territorial persons.

The Bill of Rights refers to the legal and lawful persons.

👉 from Anna's webinar # 65 on 6-8-20 <http://www.annavonreitz.com/videos.html>

**Roman Pagan Civil Law -** Under Roman Civil Law it is acceptable to lie, cheat and steal so long as you can get away with it, but once discovered, **fraud vitiates everything**.

In the present situation two forms of Law are invoked --- Admiralty Law and Roman Civil Law.

These are the two forms of Law that our erstwhile British and Papist Employees use as the basis of their operations in our country, and as it turns out, they have each grossly violated not only the Public Trust,

but their own Laws as well.

**Admiralty Law** requires that "**Possession by pirates does not change ownership.**" and as our Employees have acted as Inland Pirates, it is obvious that all our assets need to be returned to us and to our control.

**Roman Civil Law** requires that "**Fraud vitiates everything it touches.**"

By that standard, everything that has gone on in this country and the administration of its government since 1865 has been one fraud scheme after another.

They stand condemned under their own Law. And we've invoked it.

📖 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1340. A Note About Roman Civil Law

2568. Discussion Regarding Kim

3023. More Charts and Our Invocation of Law

## S

**secession** - The only "secession" most Americans are familiar with is that famous one associated with the so-called American Civil War, in which the Southern State of State organizations "seceded" from participating in the original Confederation.

As already reviewed, the members of the original Confederation formed in 1781 were all American State-of-State organizations like The State of New York and The State of North Carolina, which were in fact business organizations tasked with conducting international and commercial business for the States.

They were all "Confederate States" — not actual States at all.

Given that background and now knowing that it was not a "war between the States" but was instead a

“war between the Confederate States” both North and South, we are prepared to see this history in its correct perspective.

Put bluntly, it means that the Southern State of State organizations chose to “opt out” of a Trade Organization that had become oppressive and contrary to their best interests.

The Civil War is what “secession” was all about—not leaving the actual Union of States, but instead, leaving a trade organization that had become corrupt and parasitic.

The “perpetuity clause” — which was neither lawful nor legal in the first place, was the Cause.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
3042. **Secession From What**

**secured party creditor** - The secured priority creditor process is just a process of declaring your status to establish what your position is. Technically, it shouldn't be possible or useful to go thru all of that. Some of those secured party processes are 300 pgs.

It comes down to who owes who what... the mun + terr, and the principles backing them owe you everything, like due diligence, good faith, your assets returned unencumbered, no debt...

you are the original holder in due course of your name... it's yours.

If anybody else is going to use it, then they owe you for the privilege for using your name and everything that has to do with your name.

You are inherently the secured priority creditor

Once you claim and declare your status and estate and name claim in body, mind and soul, then all of this other stuff falls into place.

👉 from Anna's webinar # 72 on 7-27-20 <http://www.annavonreitz.com/videos.html>

**self governance** - When you govern yourself, you become immune to being governed externally.

You evaluate every demand being made upon you and quite consciously decide for yourself whether or not you will obey, or should obey, or what is gained or lost by obeying.

By gathering together with other people who have considered these questions over time, it is possible to arrive --

as our Forefathers did - at a consensus that reasonable men and women can agree on, and those accepted principles

then become a new standard for the self-governance of a State and ultimately, of a country.

Those who undertake peaceful civil disobedience are reasoning men, who have observed the principles of Nature and Justice, and who know what they are doing and why. They have taken up the mantle of self-governance, sought their remedies and been denied, and held their own court on the matter.

There is a need for us to educate ourselves regarding our own empowerments and to learn how to exercise our powers in the honorable fashion intended.

Our destiny and our law was always in our own hands, and what we members of the States Assemblies are doing, is not civil disobedience; rather, by obeying our own principles and enlivening our own government, we are finally obeying our government by accepting the yoke of self-governance and in determining our future for ourselves.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2548. Regarding Civil Disobedience

## **session laws**

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

792. Step By Step -- Part Two -- The Gas

**Sheriff**

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

- 73. Public Notice to Law Enforcement
- 82. Here You Go...
- 1937. Sheriffs + Marshals
- 2490. Continental Marshals + Sheriffs

**Sign in America -** In Sign in America, it's a program where you're actually paying a credit against a debit, forcing them to do some book keeping... in the program, you are getting credit applied to erase a bogus debt.

There's an extra layer of fraud here where they initially acted from color of law, misrepresenting themselves as private bill collectors, attacking you under presumptions that you're a tax payer... and have sued and harassed you to pay taxes you didn't owe.

They took that money to distribute it to the Pope + Queen and their minions... all fraud....  
**unjust enrichment.**  
from this fraud scheme.

The IRS claims you're a taxpayer when you're not. **Institutionalized constructive fraud.**

👉 from Anna's webinar # 88 on 11-16-20

<http://www.annavonreitz.com/videos.html>

## **signature + autographing -**

The style of the "signing" depends on the capacity in which you are acting and the jurisdiction that you are acting on.

When you act as a Lawful Person, you sign it Upper and Lower Case, and Hand-printed.

When you have to deal with a "legal matter" **in their realm**, you sign it in **cursive**, **"all rights reserved"**, **private copyright symbol**, **by-line**, etc., for example, **when you endorse a check**.

The other way that you signal that you are acting as a Lawful Person is by signing the paperwork with an Upper and Lower Case Hand-written Proper Name, just as you were taught in Grade School:

"John Doe" and adding, "All rights reserved".

👉 from Anna's webinar # 61 on 5-12-20 Q+A

<http://www.annavonreitz.com/videos.html>

Your signature is the most powerful thing you have, and you should never sign without a limitation on it and a disclaimer like the byline, with All Rights Reserved.

The grade school printed name is the best way, most times.

You are telling them that they can't just copy it because you gave them the signature on paper ... they can't copy it for other purposes... you're telling them that they can't monetize your signature for all the derivative fields that may be available.

Under Roman law... " What you don't restrict, is allowed ".

That's why we have American common law, to restrict Roman law to Mun citizens.

 from Anna's webinar # 93 on 12-21-20

<http://www.annavonreitz.com/videos.html>

## Sir Lancelot -

Search the articles below, and also see Camelot, and William of Normandy.

 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

- 581. What Every American Needs to Know About Sir Lancelot
- 979. White Hats--- Pay Attention Please
- 1714. Amorica and America
- 1827. For All The Jural Assemblies - 59 Lessons in Sovereignty
- 2285. The Dream and America

 from Anna's webinar # 98 on 1-25-2021

<http://www.annavonreitz.com/videos.html>

**social security** - Your Social Security is owed to you regardless of your national status.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

389. COLB's, **Social Security**, Ponzi Schemes

1635. **About Social Security**

You don't need to be afraid of using your SS no.

Once you claim everything, it's yours, and you can do whatever you want with it.

You accepted it as a gift, and you retired from the system... that's it.

They can't presume upon you anymore.

To open a bank account you can use whatever no. you want... passport no., etc. it's your choice because you own it all now. There's no more presumption of public interest or public trust interest property since they don't own anything anymore. You own it all.

Presumption only works in the absence of other evidence, and the presumption as to go in favor of the common sense of the issue. If it's not to your benefit you wouldn't do it, right ?

Hold those people accountable for their presumptions, and learn how to ask the tough and pointed questions.

👉 from Anna's webinar # 80 on Sep 21, 2020 <http://www.annavonreitz.com/videos.html>

Who owns "your" social security account... you do as long as you claim it as an American. It's your money and you paid into it, and were not given full disclosure, and were never eligible

for the program, and was never a federal employee ... so that corp. continues to owe you everything it owes you but on your terms as a retiree.

Presently, they want to prevent people from demanding lump sum payouts, so they are expanding the benefits like free meals sent to your home, and free transportation... pouring out lots of things like that.

**sovereign citizen** - When a judge uses the term "sovereign citizen" it's an oxymoron, and shows he is ignorant of the term. You can't be both at the same time.

You should immediately appeal to a higher court and shut down the proceedings.

*" I wish for a constitutional court right now, and if you can't provide one, then I claim my right to establish a court of record."*

They have no authority over you.

Stop playing into their game, and don't give them anything to say back.

**sovereignty** - "... is the inherent right and prerogative of a civilized people to rule itself, and to dictate all of the forms and conditions of the institutions it sets up to carry out this rule". - Judge Dale

Being sovereign is something living people are born into being naturally, without having to declare it. It's inherent.

In recent years there have been those who have worked to reinstate their own self governing by declaring to be sovereign. From that came "trolls" ( evil people ) who have opposed the change and the use of the word by professing angrily and going off about it. They have been selling their made up assumption to everyone that a 'sovereign' is to now be defined as a bad thing, like someone who doesn't want to obey governments, or more precisely, does not want to be a slave. It's a trick of evil as usual.

**(s)tate and (S)tate** - All of our nation states are republics.

There's "state" with small "s", and then there's State with upper case "S".

This goes back to Roman Civil nomenclature, and municipal government is always under those laws which bleeds over into other governmental discussions, documents, etc.

Under Roman Civil law, the free and independent patrician class of Roman citizens, ( and all Romans are citizens ) had all their names in small letters.

The indentured servants are spelled in upper and lower letters, and slaves are all upper case. It's been this was in the Roman system since ancient times.

In their system, the mother of all states is the small "s" state, and in our system the small "s" state is our nation state that holds the national soil jurisd. which is the top 6" of dirt that over lies all the land underneath it.

When you see "state " and "county" with small first letters, it is the national jurisdiction, and that is the nation state and the republic in the republican state... a government of a republican nature.

Each of the nation States ( upper case ) has it's window on the world in international jurisdiction.

👉 from Anna's webinar # 95 on 1-4-2020 <http://www.annavonreitz.com/videos.html>

**State** - A State is a public government.

A State of State is a private, for-profit subcontractor doing business for the State under the strict guidance of a "constitution" that sets forth the details of this business arrangement.

[ The ] 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.

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.

See: Article VI. Article IV. Amendment X. Amendment XI.

In the actual, factual place called America, when we say "State" we mean a physical State defined by political borders.

These States are governed by The State Assembly population living within the borders of each State.

These States all function in a Dual Capacity -- first, as a nation-state in control of the soil jurisdiction and as a member-state of The United States, and second, as a State of the Union, functioning in international jurisdiction and acting as a member of the unincorporated Federation doing business as The United States of America.

Now take in the key words: physical, borders, State Assembly, population, nation-state, soil jurisdiction, The United States, State of the Union, international jurisdiction, Federation, The United States of America.

We are talking about actual places and people ---and associating them with imaginary borders and jurisdictions and organizations. It's what we call a "hybrid reality", where we attempt to organize and govern what is actual and factual via a series of "thought constructs".

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2720. Only Ignorance of the Public Law

2823. Common Misconceptions - 6.0 States

2904. American Government Basics

2967. We're Not Bankrupt -- They Are

**State Assembly** - see Assembly

**State Citizens** - When we say "People" we are talking about "State Citizens".

**State Citizens are Americans** who hold a singular allegiance to their State of the Union, and accept the job of running it.

State Citizens have to be at least 21, have their home firmly established within the borders of their native or adopted State of the Union, have their 1779 Declaration recorded, be a member of the Assembly in good standing, and most importantly -- have no divided allegiance to any other political entity or government. When it comes to interstate and international affairs, those making decisions for our States cannot be compromised by conflicts of interest.

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2529. Claim Your Guarantees

3014. Orientation for Newbies

**state heirs** - Was there still anyone out there who, once apprised of the facts, was adopting true American standing and true American citizenship, that is, state citizenship ?

We began the process of at least locating heirs, and some of you may recall that I put an advisory and request for people who could meet certain criteria to step forward and stand up for their state of the union.

We were looking for people who were natural born here on the land and soil of this country in their state who had family going back before the civil war in this country, established, and who were white males at the age of 21... because that was originally the confederate states requirement.

At the time we published that request, we ourselves were confused by the conundrum between confederate states and the actual states. The actual states did not have a racial requirement ... ever, at all.

Aside from that little faux pas, misunderstanding and confusion, we were able to locate people from every state who could meet those requirements, and they did step up as heirs of their respective states.

We put a block on the attempts of the banks claim that there were no Americans left to inherit... we could only prove at the time of 2 heirs from each state. It was our intent that the assemblies would be assembled and that we would have a great many more people in every state who would qualify, who, when given the proper info, would choose to adopt and assert their birth right of political status.

That was the beginning... the first stick in their little red wagon wheels.

It was properly recorded... all the claims and counterclaims were established so that there were heirs to all of the states. We then parlayed that to gaining time to establish the assemblies. We called for volunteers from every state who adopted their American birth right of political status, and who were willing to work to organize their state assembly.

Many brought their skills, insights and talents... and peculiarities and personalities to the job.

Our states have never had a tradition of keeping in continuous session, that is why we had state of state organizations in the first place. We are coming back into session after 150 year lapse.

There are probably about 4,000 people out of 7 billion in this world who have an understanding of how this of how the original jurisdiction government is supposed to be run... and a lot of those people who do know, are our enemies.

They have this knowledge because it was to their advantage to have it while we've been kept in the dark and fed you-know-what.

The goal of the assemblies is to have its courts in place, regular meetings in place, have its membership recorded on the record, and to be functioning in a governmental respect to be a government for their state.

The core engine of the workings of this country is the people.

👉 from Anna's webinar # 92 on 12-14-20

<http://www.annavonreitz.com/videos.html>

**State Nationals** - A state national, by definition, has NO obligation to any government except to keep the peace. They always have the potential to become a state citizen.

They are not a juror, not militia, nothing.... and they don't get to vote since they are not a member of the state assembly. NO obligation to government.

A State National is an American born within the borders of one of the States, who is guaranteed all the rights and benefits, but who is not able to serve as a State Citizen.

This includes Americans born abroad to American parents.

State National status applies to people who are too young to be State Citizens (must be 21) or who have some disability or circumstance that keeps them from acting as a State Citizen. Federal employment is one of those disabilities.

So, a person in State National status can change to State Citizen status and vice versa, depending on their employment, their age, their other obligations, their health, and many other factors.

Both State Citizens and State Nationals are owed all the constitutional guarantees, but only State Citizens can enforce them.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

2529. Claim Your Guarantees

3014. Orientation for Newbies

**States and state of states** - A **State** is a public government.

A **State of State** is a private, for-profit subcontractor doing business for the State under

the strict guidance of a "constitution" that sets forth the details of this business arrangement.

States are defined by borders, and they are run by sovereign People who can charter a state of states.

They are land jurisdiction states called combined states, ( international subsurface estate ) land and ( American surface estate ) soil, both have to work together as a combined estate. This comes to us from the British land law all the way down the centuries.

- Soil is the top 6" surface of dirt, like a skin... national soil jurisdiction.
- Soil is where the county and state borders are.

- Land is subsurface estate, continuous, with no borders, per se... it is international, defined by the borders on the soil above it. For lawful purposes, there are distinctions between the two.

State of states organizations, depends on who is chartering them. Chartered governments.

You have... international global legal person functioning under our sovereign delegated power.

The soil ( skin ) and land ( below ) are called a combined estate. You can't have one without the other. There's distinction between the two ... lawful purposes and legal purposes. You need land under soil, and land always has a surface.

Land soil underlies everything... it's also at the bottom of the sea, and is more important than the sea because it is permanent.

The sea goes up and down, and shifts around, and is not stable.

That's why land law takes precedence over sea law.

We live in, and are, republican states... we're land + soil jurisdiction functioning under a matriarchy. The Federal government is in a republic functioning under a patriarchy.

 from Anna - Austin, Texas meeting 9-29-2019

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2904. American Government Basics

2967. We're Not Bankrupt -- They Are

**status** - Status is all about the capacity for which you act, and that you claim. It's a political status that defines your role. We must declare our status just like we would declare a bottle of perfume when going thru customs.

If you marry someone from another country, and affirm your status as an American, your change of status only strengthens the guaranteed ability to bring your spouse to shore.

You'll have a claim to the land, and will be better able to bring him onto the land. - Anna

👉 from Anna's webinar # 65 on 6-8-2020 <http://www.annavonreitz.com/videos.html>  
👉 from Anna's webinar # 66 on 6-15-2020 <http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

1747. ( about **status** and citizens )

2025. ( about **status** and citizens )

2064. ( about **status** and citizens )

**statutes** - There are 80 million statutes, and 200 new ones are created every month. Statutes are created out of sea jurisdiction, and do not apply to Living People on the Land and Soil. To do so is a crime under the color of Law.

Statutes are not, and can never be Laws. They can only be codes, certificates, licenses, liberties (statutory), limitations, policies, regulations, registrations and the like dealing only in the corporate world of sea jurisdiction.

.....

The only time their statutes may apply to us is when we are on the high seas or in a situation that is peculiarly federal. If we're in the post office, and decide to go stark raving mad, and shoot up the place, then we're subject to all of that because it's a federal enclave facility like a port or an arsenal or a navy base.

If you're NOT in their jurisdiction, on their property, causing a problem for them, they have nothing to say to you and if they are talking to you, **it's up to you to object to say you're not under their authority or in their jurisdiction.**

The judges, who are hired jurists, know they're doing something wrong, and they are s-o-o-o guilty.

👉 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

**statutory law** - 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.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
2720. Only Ignorance of the Public Law

## social security account

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
2193. banking and money ( [must read this one, folks](#) )

**stocks** - We don't need any [trust, bonds, or stocks unless we want to act as cattle.](#)  
It does not apply to living people. - Anna

**styles of names and lettering** - In English, and in trade, the first letter of a name is capitalized ( upper case ), then the following letters are lower case.

In Roman law, [all small letters](#) denote the sovereign entity, while [all caps denote slave entities](#)... it's inverted.

It was the 1850's when the mun gov rose up.

Prior to the civil war, in 1851 they changed word styles in the mun gov, and went to the Roman system, the Roman Civil law nomenclature. Converted to a different use.

That's when you see back then that wisconsin was in small letters. Differing laws involved.

This causes endless confusion, and when doing research you have to know that styles changed over time.

👉 from Anna's webinar # 59 on 4-27-2020 <http://www.annavonreitz.com/videos.html>

- Dog Latin is identified in the [Chicago Manual of Styles, 16th ed. Article 11:147](#) ...  
“THIS-IS-PROPER-WRITTEN-[SIGN-LANGUAGE-USING-THE-GRAMMATICAL-RULES-OF-LATIN-TEXT](#)”

- Dog Latin is debased Latin, like that of pig-Latin which was a running joke in the Three Stooges skits.
- The English Dictionary says, “*Dog Latin, being a debased form of text*”.
- “*DOG-LATIN, language of the illiterate: Black's Law Dictionary 4th Edition*”
- There is no jurisdiction between two separate languages appearing on one document.

## Supreme Court

Why does the Supreme Court have a say over how we take our affirmations?  
Isn't the Supreme Court a corporate franchise?

The **realm of the Supreme Court is international**. Owing to the fact that **our States are nations**, actions taken and meant to be applicable and understood between multiple States, are all international for the same reason that in this country, “**interstate commerce**” means “**international commerce**”.

Thus, when affirmations are made and meant to be understood and honored back and forth and among the various States, **they follow international rules**----- and if they didn't follow international rules, we would have fifty different States all doing different things as affirmations and some States would not approve of the affirmations allowed in other States and we would have a complete and total zoo in which records in one State would not be honored by another, and Officials of one State would not be recognizable by other States.

Some operations of the State have to comply with the requirements of other jurisdictions and meet international standards in order to participate and function as part of the Union and that is all there is to it.

👉 from Anna's webinar # 61 on 5-12-20 Q+A <http://www.annavonreitz.com/videos.html>

People are hitting the internet search bar and bringing up resources like Cornell.law and looking for land jurisdiction cases among Admiralty and Maritime and Commercial cases.

Why would you look for land jurisdiction cases among sea jurisdiction cases?

To find these [ land ] cases, you will need to go to a law library and look them up.

It's **The United States Supreme Court** deciding these cases,  
not the **U.S. Supreme Court**,  
not the **UNITED STATES SUPREME COURT**,  
not the **Supreme Court of the United States**....

Just like there is no such thing as “the” law, there is no such thing as “the” Supreme Court, either.

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
2676. Languages of Law

## T

**tax pursues** - Tax pursues means " prepaid ".

**taxes ... are voluntary**

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
2247. ( taxes are totally "voluntary" )

Also see... " federal aid benefits vs federal employment taxes " in this glossary.

**technocracy** - Technocracy is an economic system in which the world is ruled not by democratically elected politicians but by technocrats — a conglomerate of ultra-wealthy elites, scientists and technicians whose aim is to rule the global population and the allocation of resources through the use of technology. - Dr. Mercola

**territorial government** -

In 1870, the terr government claimed the right to charter corporations for us, a right that was never granted to them or stipulated in any treaty or contract or constitution. And then came the mun corporations in our names. It was a double system being run for their benefit and profit.

Since they are created in our names, they all belong to us... or they need to be liquidated, otherwise they don't have a proper charter.

👉 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>  
2935. Misinformation About Act of 1871 - pt 3

**thumbprint** - The red thumbprint represents blood, and is used in lieu of blood for recording in land jurisdiction. Our court documents have red seals since they are land jurisdiction.

👉 from Anna's webinar # 97 on 1-18-21 <http://www.annavonreitz.com/videos.html>

**title** - An Allodial title is a title that's being held by the state, and does not interfere with your US patent which underlies all of that. It's just a title.

The term "title" is a red flag just like the term ... district. It's all foreign.

The term "mister" is a title for a midshipman in the navy.

They hold their land as "real estate under title".

Unless you're a Brit, you have no reason to hold your land under any kind of title.

You're an American. You're allowed to own land in this country under a BLM US patent / grants which you go get and claim it. Their titles don't matter.

👉 from Anna's webinar # 89 on 11-23-2020 <http://www.annavonreitz.com/videos.html>

**Titles of Nobility Amendment ( TONA )** - From the beginning there were restrictions on Titles of Nobility built into the 1887 constitution, and it continued throughout, and there have always been prohibitions against people that hold Titles of Nobility working in our government.

However, the framers made a slight mistake, they established a prohibition against it but they didn't establish any punishments for it.

So they went back to make a correction on that, and to put teeth into the Titles of Nobility prohibition because they didn't want to foster or endure conflicts of interest which would have people trying to serve two masters.

They created an amendment called TONA which was passed and ratified, finally, in 1819 and was added to the constitution for The United States of America which was, and still is, the constitution for the American subcontractor... the Federal Republic.

So, the Titles of Nobility amendment is part of the 1787 constitution of the American subcontractor, but in 1860, the American federal subcontractor stopped operating and was never restored after the Civil War. That constitution has been laying dormant, so nobody recognizes the TONA because the document it's on is not used.

👉 from Anna's webinar # 84 on 10-19-2020 <http://www.annavonreitz.com/videos.html>

👉 see Anna's webinar # 99 on 2-1-2021 ( more details ) <http://www.annavonreitz.com/videos.html>

### transgression vs. trespassing -

When statute sea jurisdiction comes against us it's trespassing.

If we land jurisdiction people go against them, it's called transgressing.

👉 from Anna's webinar # 24 on 8-26-19 <http://www.annavonreitz.com/videos.html>

### transliteration -

In the world of ancient history and ancient languages, transliteration is common.

Words with similar sounds can be spelled in similar ways in many languages, especially Proper Nouns.

This "similar but not the same" phenomenon arises from differences in the languages themselves, and their spelling conventions.

The use of "y" to stand for the "i" sound is relatively recent, so we can surmise that "Sirian" is the more ancient spelling for today's "Syrian".

👉 more on this topic in Anna's article(s) on her site... <http://www.annavonreitz.com/index.html>

3044. Syrian Equals Sirian

3045. Let's Put It to Rest

### Treaties v. constitutions - Treaties outrank Constitutions.

Constitutions must conform to Treaties, not the other way around.

The Constitutions we have are typical of Constitutions everywhere.

They are power-sharing agreements with business organizations that implement treaties and which result in debts and performance obligations on all sides.

The Constitutions we have are typical of Constitutions everywhere.

They are power-sharing agreements with business organizations that implement treaties and which result in debts and performance obligations on all sides.

Our Constitutions define and hire three Federal Subcontractors -  
one American Federal Republic,  
one British Territorial organization, and  
one Holy Roman Empire Municipal organization.

The Constitutions are called "The Law of the Land" because all the Federal Subcontractors operate in jurisdictions other than the land; they operate in the international jurisdiction of the sea, or in the global jurisdiction of the air, so that when they "come ashore" the Constitutions lay down their limits and duties. It's the "Law of the Land" from their perspective, not ours.

The Constitutions do not represent the full scope of our Land Law. They merely represent the Land Law that the Federal Subcontractors are obligated to follow with respect to us and our States of the Union.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
2815. Common Misconception - 1.0 Treaties v. Constitutions

**trusts** - We don't need any **trust, bonds, or stocks unless we want to act as cattle.**  
It does not apply to living people.

The Latin root word for "trust" means "*to murder, the slaughter*". - Anna

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>  
680. Misuse of Trusts

You don't want to be a beneficiary of a trust because you then have to beg the trustee for permission to do this or that. A beneficiary is not the power position to be in... a beneficiary has to accept what the trustee decides to give them within the constraints of the trust indenture which the trustee designed to benefit themselves. That means that the trustee doesn't have to give you much at all since they have the position of power and control as the nanny state.

These are **donor beneficiary trusts**, and they have presumed that **you are the donor**, so you want to **be in the position of the donor**, and not the beneficiary.

As the donor you can go to the trustee to order that they liquidate the trust in your favor and benefit, right here, right now... wham-o.

And that's what we've done as the presumed donors of all the delegated powers ... done years ago. We did it all for you because we knew there wasn't time to educate everyone. Everything has been returned back to the living people on the soil, the(?) United States... all of the land, patents, soil, homes, animals, cars, etc. has been returned to you.... **and it's on the books.** It's cured and done.... all delegated powers back to the federation that saved the bacon.

All those national powers have been reassigned to the(?) United States of America, our unincorporated [federation of states](#) and our state assemblies without any nasty extra agenda.

All these new district assembly groups are still in US citizen status.

👉 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

A living man has no use for a trust. A will establishes a trust because you are not going to be there to make sure that your will actually happens. Also see "will" in this glossary.

👉 from Anna's webinar # 105 on 3-15-2021 <http://www.annavonreitz.com/videos.html>

U

**un-incorporating** - For an incorporated tax free organization, like a church, it's not easy to unincorporate under their [ foreign corporate ] system because your assets have to be passed on to another tax free organization.

If you have a 501c3, they can come in and claim your organization right from under you, and they do that with regularity.

We've not been informed of the consequences of incorporating with undisclosed foreign agents. There are very few advantages to incorporating.

**Unlawful conversion** is when a lawful and accountable business that is owned by living people becomes an unaccountable, irresponsible lawless legal entity. If you're a legal entity, and you put your business back into lawful status, it's called a lawful conversion.

If a church were to convert back, it would be a return to original jurisdiction, and a divestment of titles and divestments of articles of incorporation.

When you're dealing with corporations, which is global jurisdiction of the air, the Holy Sees bailiwick, you often come up with these **words** that are **within associations** to the **clergy and ecclesiastical law**.

You don't liquidate a corporation if you're the owner... **you divest it**.

Divestment of titles and divestments of articles of incorporation.

They won't tell you that it's a divestment, and they won't ever tell you what is correct in the matter.

What I would do is set it up as an amnesty program, and make it available to churches that inquire. You made the mistake of incorporating ... you confessed your sin ( ha )... this allows you to come home to original jurisdiction where you were never subject to taxation in the first place, to actual outright possess and own with the benefit of your church grounds and buildings, and to be free of regulation from any gov authority.

This would have to go to the division of corporations which is under the Mun gov heading, and generally speaking, it may be the Sec of State, and is under the Mun gov heading.

If it's a divestment by the owners ... say, the board of directors vote to divest the corp., there's nothing they can do about it.

Our lives should be simple, and not this complicated, and it's what our forefathers intended for us... easy and worry free.

We've already re-conveyed our names out of their jurisdiction so you can do the same with a business. The only difference in an incorporation, is that they have claimed an interest in consideration for them providing you bankruptcy protection, and providing your donors, tax free donations statuses.

This is how they build up an interest in your business by giving you these "*get out of jail free*" tickets. They claim that it's equitable consideration for what they've taken from you. Of course, it's not.

You had converted your rights into privileges because they lied in the first place, [ *lies by omission* ].

👉 from Anna's webinar # 94 on 12-28-2020 <http://www.annavonreitz.com/videos.html>

**united States of America, The** - The actual name of this country is "The united States of America" — the word "united" was an adjective used to describe "States of America" — it was not and is not part of the proper name of this country.

It was deceptively included in the name by the perpetrators of this fraud scheme to create a SEPARATE legal entity calling itself " the United States of America ".

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

3. For a Deeper Understanding

15. An in depth explanation of the games

39. How the US Corporation changes shells

1192. **A Further Note About Copyrights**

1855. **Translation Key For Everyone** ( the proper name and style of "**The United States**" ).

2801. **For Ammon Bundy - part 1**

## 2802. For Ammon Bundy - part 2

1 **The United States** is the people, union of states known as counties, controlling soil jurisdiction of each nation state, also known as "the Union". [ National - land and soil jurisdiction ]

- All the power is vested in the people.
- Consolidated estates, soil and land together... all sovereign and unincorporated.
- soil jurisdiction, county assemblies, local government, private local business.

2 **The United States of America** is a federation of states... another corporated holding company... a state government controlling land jurisdiction.

- The states form a federation of the above name.
- States use their powers together in the international global jurisd. where they can function independently.
- They lend some of their sovereign powers that are vested in land and sea, and put them in this holding company which forms a federation of land jurisdiction states.
- land and sea jurisdiction, State Assemblies, interstate and international business.

[ International - Land and Sea jurisdictions ]

3 **The States of America** ( across the bar ) = (missing Confederation) a Confederation - legal person organization. Delegated sea jurisdiction, State of State Legislature, government services, interstate and international business. [ sea jurisdiction ]

4. **STATES OF STATES** operating in global commerce; have to be chartered and guaranteed by a sovereign government, but not necessarily your sovereign State government. [ Global - Air jurisdiction ]

5 **The States of States** are international sea jurisdiction that are (supposed to be) business members of The States of America Confederation, operating under delegated powers of the States.

[ International and sea jurisdiction ]

 from Anna - Austin, Texas meeting 9-29-2019

## 2823. Common Misconception - 6.0 States

**united States of America, The = a holding company** - The united States of America has always been a holding company from its inception, and what it holds is powers.

The federal gov is called that for two reasons that are both valid...

1 - All of the powers that were delegated to the federal government were done so by the federation, The united States of America. Those powers belong to the states individually, and go out to the federal government.

The **states pooled their powers** in global and international affairs in The united States of America holding company. They did that for their mutual defense, mutual currency, to expedite trade, the regulation of trade... all sorts of reasons.

So they pooled their powers into the holding company that holds the powers... The united States of America. [ represents and implements the pooled powers of the states ]

So when you talk about the 19 enumerated and delegated powers... that's where they come from, the individual states to their federation of states ( the power holder for them ), and then delegated from there to the subcontractors. It's call "federal" because it all came thru the federation.

2 - In 1824 they published Webster's dictionary. A fact in there has since changed, and has been obscured.

The word "federal" is a synonym for contract.

To those who were writing and debating and creating the constitutional contracts, it was apparent to them that what they were creating was a government that was being exercised by service contracts.

So, federal government, means contract government because you're contracting with subcontractor service providers to provide you with specific enumerated gov services.

👉 from Anna's webinar # 84 on 10-19-2020

<http://www.annavonreitz.com/videos.html>

**unlawful convergence** - is when a lawful and accountable business that is owned by living people becomes an unaccountable, irresponsible lawless legal entity.

If you're a legal entity, and you put your business back into lawful status, it's called a lawful conversion.

👉 from Anna's webinar # 94 on 12-28-2020

<http://www.annavonreitz.com/videos.html>

[ For further details how this applies, see " un-incorporating " in this glossary. ]

**U.S. Dollar** - The "U.S. Dollar" isn't your "U.S. Dollar".

It's another "U.S. Dollar" used in international trade, and it's otherwise known as the "Petrodollar". It is an asset-backed currency, and, obviously, petroleum is the asset, together with petroleum-based products, backing this "Dollar"..

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

3064. **Aunt Mammy-Whammy Big Swamp**

## **US Treasury Bonds** -

The Chinese have, in good faith, invested heavily in "US Treasury Bonds" only to learn that those bonds are based on non-consensual labor contracts foisted off on American babies.

This is repugnant enough and speaks volumes about the hypocrisy of "the" US Government, but what is even more alarming, is that those contracts are void for fraud.

If the underlying contracts are fraudulent, then so are the bonds, and so is the currency issued with those bonds as backing.

 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

2902. **Very Important - Look at China**

V

**Vetting** ( definition ) - to appraise, verify, or check for accuracy, authenticity, etc.

**Void for Vagueness Doctrine** - Law or legal document where the verbiage, readability or intent, is not exacting, specific, precise, sufficiently clear or strictly defined is void for vagueness.

**voters** - The term "voters" is a federal term. See ' elector ' .

**voting** - Public employees [ American state nationals ] don't belong in foreign political parties. Americans were disenfranchised from these political elections because they are private elections by corporations. It would be like voting in an Exxon shareholder meeting without being a shareholder.

The reason there's no one at the door with a gun, making sure you're not voting out of turn, or pretending to be a shareholder, is that if you vote, they get to claim that you are one of them ( a debtor ), and they claim your assets.

Everyone who registers as a voter is automatically a debtor and is responsible for their debts, and further handing over their proxy to whoever wins their election, and they elect who's there to elect. You don't get to elect. Who knows what they stand for .... Obummer made it legal to lie to congress, giving themselves immunity from lying to congress... so, all these congressional hearings are a mockery. It's been that way since the civil war.

👉 from Anna's webinar # 104 on 3-8-2021 <http://www.annavonreitz.com/videos.html>

W

**warrants** - One of the best stories of the week [ March 2021 ] was a group a LEO's who said "*We're not enforcing that.*" because they realized that what they were to enforce was antithetical [ in opposition ] to the idea of freedom.

They also realized that an **un-signed non-judicial warrant** is worth the paper it's printed on.

You don't enforce anything that is not signed by an identifiable living being... "*who authorized it*"?

They've been passing off these warrants for years, and they are not warrants, and they are owed no enforcement since **they are nothing but impound orders being mischaracterized as warrants.**

The main thing still in court is "*where's the contract*"?

It's a problem when they send documents out with "**warrant**" at the top.

That's material and constructive fraud deliberately set up to give the impression there's a valid warrant being served on a fictitious person [ NAME ], being foisted on you which is called a "**writ of attachment**" which is an illegal latching as if you were collateral.

They don't have a valid court of record, so a valid warrant isn't impossible .. and there's no contract, so who's the criminal here ?

It's in **Rule 44** that all these franchises have to follow the federal rule of "**serve and procedure**".  
[https://www.law.cornell.edu/rules/frcp/rule\\_44](https://www.law.cornell.edu/rules/frcp/rule_44)

Say to them ....

" *You detained me, so justify your detainment of me and why you are engaging in issuing false warrants ?* "

Warrants for arrest are not that... they are **writs of attachment**, and nothing to back them up.

There is no true Federal Courts, and hasn't been since 1860.

We understand that the Territorial and Municipal Courts that remain are just faking it to make it. They don't have the authority to issue actual Judicial Warrants and so they issue **disguised Impoundment Warrants** as "Arrest Warrants" instead.

Their actual job is to salvage and impound "Special Purpose Vehicles" --- and they conveniently mistake men and women as SPVs. Must have bad eyesight and a helluva imagination.

The problem is that the corporations who hire these men don't educate them properly, don't admit the actual circumstance, and don't tell them that they are just "private security agents" --- Pinkertons -- without any actual public office related to us at all.

As a result, these men go out and make all sorts of wrong assumptions and do all sorts of crazy things.

👉 from Anna's webinar # **048** on **2-10-2021** <http://www.annavonreitz.com/videos.html>

👉 from Anna's webinar # **106** on **3-22-2021** <http://www.annavonreitz.com/videos.html>

👉 **more on this topic in Anna's article(s) on her site...** <http://www.annavonreitz.com/index.html>

0996. **My Comment on the T-ROH Warrant**

1141. **Have No Part of Any Warrants - Warning !**

2558. **WLM2 - White Lives Matter, Too**

**will** - A living man has no use for a trust. A **will** establishes a trust because you are not going to be there to make sure that your will actually happens.

You see the same thing in the constitution which are wills establishing a Public trust that goes with the **will** of the people for their progeny [ **American state citizens** ] to inherit all these material and immaterial rights.

Read the preamble which was added along with the bill of rights to further explain what the intent of the founders was. The preamble is an express trust ... it forms a trust, and we are all inheritors of that trust as progeny coming forward.

[See " preamble " in this glossary.](#)

👉 from Anna's webinar # **105** on **3-15-2021** <http://www.annavonreitz.com/videos.html>

**William of Normandy** - search Anna's site for history of William of Normandy.

Also search for Camelot, and Sir Lancelot.

from Anna's webinar # 98 on 1-25-2021 <http://www.annavonreitz.com/videos.html>

X

Y

Z

END