

Answers to Questions



By Anna Von Reitz

1) What is the current status of the International Obligation Lien?

The Lien is there for all to see and it is still standing.

2) Should we add the authenticated birth certificate as an addendum to the Deed of Re-conveyance?

No, the BC is a private document that you should use in the conduct of your private business. Some of us who have had cause to act in public capacities have recorded BCs but if you are not in such a situation there would be no reason to do this.

3) On a show about 6 month ago, you had talked about doing three UCC filings. Do these still need to be done?

Yes, there is need to do it if possible. The UCC-1 Financing Statement and Addendum are used for three different processes. In the first case you use it to give International Notice of your interest in your Name and NAMES. In the second use, you check the "Non-UCC Lien" box to claim back your private property. In the third, you check the "Agricultural Lien" box to lock down your land and soil interests. These have to be filed in order. An example of their first use of a UCC-1 Financing Statement is shown in the Appendix of our book "You Know Something Is Wrong When.....An American Affidavit of Probable Cause". You just fill in your name in the form: JOHN MARK DOE, JOHN M. DOE, and JOHN DOE as the debtors, and your re-conveyed Trade Name -- John Mark Doe-- as the Secured Party.

4) What about getting a passport as an American National? Some have tried this (including me), but keep getting put back as a "US citizen" status. Do you have a fail-safe procedure?

The Post Office is the actual issuer of Passports and they could care less about our squabbles over which "United States" or which "United States of America" either, so they just send out a generic passport and leave it up to you to sign it in such a way as to indicate your political status. I signed mine with a by-line, as in by: Anna Maria Riezinger (claiming copyright and ownership of my Vessel.) and "Retired" ---(serving notice that I am not under any obligation to any corporation) and "All rights reserved" -- (serving notice that my Powers are my own and cannot be usurped by any attorney without my consent). I also obtained a "global postage stamp" --- which guarantees first class postage for a letter to anywhere, and affixed it to the passport in the upper left above my signature and cancelled it by writing my full name and my place of departure (Big Lake, Alaska) across the face of the stamp in red-ink. This identifies me as a land-lubber mailing myself to the rest of the land-lubbing world. A passport is basically a giant stamp mailing you to other destinations and giving the foreign authorities information about who you are and where you came from, so use it and think of it for what it is --- a postal service product. And think of yourself as a Post Master, because under international law, that is exactly what you are. You handle the mail all the time, buy stamps, and when you mail items you sell stamps. Think about it.

5) I've heard of a status called "Secured Primary Creditor". How does this differ from simply doing a status change back to an American national?

Secured Party Creditor refers to the international commercial code process of claiming to be a Creditor with a "Secured Interest" in assets (see UCC-1 comments above). In addition to the UCC-1 Financing Statement, you file a Security Agreement between the Creditor (Trade Name) and the Debtors (the NAMES) for the purpose of guaranteeing the interest of the Creditor. You also file a Hold Harmless Agreement in which the DEBTORS hold the Creditor harmless for the administration of THEIR affairs. You also file a Power of Attorney for the Creditor making your Trade Name the Attorney-in-Fact and revoking all other Powers of Attorney. You also need to file a Declaration of Permanent Domicile on the land and soil of the state where you were born for all the names --- Trade Name plus NAMES--- all need to return to permanent domicile on the land of your birth state. Last but not least you file a Property List showing what it is that you are claiming an interest in.

None of this makes much sense at first because it appears on the surface that you are making claims for and against yourself, but you must learn to think of your Name and any NAMES as things apart from yourself ---in fact, I find it most efficient to think of them as boats, literally "vessels", that you can use to "travel" in various jurisdictions of the law and exercise various capacities.

When you "return" the permanent domicile to the land and soil of your birth states for both your Trade Name and all NAMES associated with or derived from it, you reverse FDR's "New Deal" and exercise your "reversionary trust interest" in your own estate.

6) Are you and/or the Living Law Firm working the Trump Admin to usher in the return of the American Republic?

There is a great deal of confusion here. There are fifty American state republics, not one. So to speak of "a" single American Republic is another confusion and semantic deceit that must be avoided.

What we are helping to do is to put an end to the so-called "Reconstruction" that began after the equally so-called "Civil War" and all the British inspired fraud, guile, and bunko that followed.

Strange as it may seem to most Americans, officially, our rightful federal government has been "held in abeyance" for 150 years pending action by the sovereign States of the Union to "reconstruct" the States of America.

There's a whole layer of our Federal Government missing. It was moth-balled in 1868 by British/Scottish sympathizers in the U.S. Territorial Congress.

The States (meaning Maryland, Georgia, New Hampshire) formed a Federation of States known as "the Union". This Union of States came into being on September 9, 1776, and adopted the doing-business-as-name The United States of America. This is a Holding Company. The goods being held for the States by The United States of America are all their rights and prerogatives in international jurisdiction.

Secondarily, the States split off another kind of union called a Confederation of States known as the States of America, which was formed under the Articles of Confederation on March 1, 1781. This Confederation's members were all "States of States" such as The State of Maryland, The State of Georgia, and The State of New Hampshire. These are the original Federal States of States which "went AWOL" after the Civil War. They are the doing-business entities of the actual States of the Union, which should be conducting our business for us.

Instead what happened is that these original "States of States" doing business under the name of, for example, The State of Florida, were secretly and deceptively and fraudulently replaced by British Territorial entities doing business as "the" State of Florida. In this way a cuckoo-bird like substitution was achieved. The difference between "The" State of Florida and "the" State of Florida went either

unnoticed, or was not understood by the clueless populace for what it was---- an undisclosed and heinous Breach of Trust by the British Government, which then and now seeks to hide its actions behind Scottish skirts.

As we speak, they are trying to continue this scam by creating yet another "ringer" --- a Scottish corporation doing business as "THE UNITED STATES OF AMERICA [LTD.]" --- and no doubt trying to put in their "states" to replace us entirely----when we are in fact their Priority Creditors.

Obviously, this Scottish imposter is not our government and does not represent our government and no matter what claims may be made for it, should never be trusted as anything but an attempt to continue fraud and pillaging against us.

We are calling the actual States of the Union to Assemble. The States will then "reconstruct" the actual Federal States of States doing business as, for example, The State of New Hampshire --- at which point, the so-called Reconstruction will finally be finished and the Territorial and Municipal United States kicked back to the curb where they belong.

7) What is going to happen to these judges and attorneys that took our kids, took our houses, took our paychecks, etc? Will these scum actually wind up in prison? I know we need to bring charges upon these rats, but do they have a "get out of jail free card" hidden? Serious question.

I imagine that many of them will have to be forgiven as Third Parties and held harmless, because they have been forced to do what they are doing for the most part. The only difference between the guilty and the innocent is whether or not they enjoyed doing it. They won't be allowed to keep their ill-gotten gains and a lot of money and property is going to change hands. The actual guilty parties in many instances, however, are politicians, captains of industry, and military officers who betrayed our trust and concocted this monstrous fraud in order to pillage, plunder, and control us. The legal beagles were just that --- a pack of hounds employed to do their dirty work.

8) Once we become American national status, how can this be enforced with respect to the courts and law enforcement? I've heard one particular story where an American national was still held accountable for a "paper crime". Is the best we can do would be to keep records of all this injustice and hold those accountable at a later date (like question #7)?

It is better to get even than to wreck vengeance in my opinion, though anger is certainly understandable--- the object is to force these vermin to leave you and your property alone or suffer perdition for disturbing you. It is also to get back control of your country and your assets and to squeeze the vermin to start repaying at least part of what you are owed.

It is to those two goals -- enforcing peace and establishing control -- that I suggest we turn our attention.

By their own rules, if they transgress against you (I believe it is 18 USC 2333?) you are owed treble damages, for which you can sue in the United States Federal Court of Claims. This applies, because once you realize that you have been "mistakenly" misidentified as a Territorial or Municipal United States Citizen, and have taken the time and made the effort to correct the Public Record, they are responsible for recognizing you and indemnifying you against loss or damage. See Army Regulations AR 27-20 for a clear statement regarding the indemnification they owe you and the Hold Harmless owed to the court as a result of the fraud being perpetuated against us by the British Crown.

If you suffer loss or damage as a result of being in their "custody"--- they owe you just compensation and if they exacerbated their crime by ignoring your status as a Third Party civilian -- they owe you treble damages. The more people who become aware of this and who begin to make these claims stick, the better, as it hastens the day when everyone concerned wakes up.

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