The Birth Certificate Fraud Revisited
By Anna Von Reitz

Information provided to H.E. Cardinal Mamberti and the Vatican Chancery Court regarding our Claim March 6 2005, January 19 2023 in seq:

As we have noted throughout, entire countries have been the victims of identity theft at the hands of their own public employees and Military Services and Allies.

It may seem anti-climactic to observe that we have all had our identities stolen and our political status unlawfully converted, and yet, without this one-by-one and year-by-year erosion of our General Public, it would be impossible to continue the phony mercenary "war" upon which this corrupt system depends.

Too many Americans and other people around the world would know the history, and in knowing it, would fight enslavement and feudalism and unlawful conversion practiced by the incorporated Territorial and Municipal Corporation "governments".

Now that we have the problem in view, we are prepared to deal with it.

The birth registration is a registration of property and the Depository Trust Company, like Cede and Company, is the receiver and clearinghouse in receipt of the property: you. The birth certificate is a warehouse/clearinghouse receipt allowing your assets to be cashiered, monetized, and traded.

You are given a copy of the birth certificate as the one entitled to use the name appearing on the birth certificate, the Authorized Representative, but you do not own the referenced property being registered.

When you "register" something you are giving up your ownership interest in it to whatever organization, person, or company receives the registration.
In the case of most American babies, that entity is a foreign British Territorial State-of-State organization, like the State of New York.

This is a sophisticated, white-collar enslavement racket operating in the 21st century right under our noses, and it has been in open operation since the 1920's.

To say that this is illegal, unlawful, and immoral would be an understatement, but it does not appear in its true guise of unlawful conversion of political status, because the Perpetrators pretend to be still engaged in a "war" that is now 160 years old, and also pretend not to know who you are or where you came from.

You are just a waif, found abandoned as a baby on a "battlefield" or "at sea" and turned over to the State-of-State organization by an "Informer"-- the paperwork used to say, "Mother", and pretend that the Mother was unwed, thus doing away with the nicety of securing the Father's parental consent to the theft of his child. Now they just call the Mother an "Informer" to dispense with her parental rights, too.

This registration paperwork is never identified as a registration. It's carried out by private undeclared Foreign Agents and witnessed by a Medical Doctor, who conveniently outranks all the Bar Association Attorneys and Judges in the system of District and State-of-State Courts.

They can't possibly question the testimony of a superior officer.

So there you are. You are given a "Title" to your own name, as if you were a British Territorial Citizen obligated to serve the British Monarch all your days --- and it is a Title in exactly the same sense as a Vehicle Title.

You get to use it, but you don't own it --- even though you are the original naked owner and have a superior claim to the property.

You can't exercise that claim if you don't know the situation you are in, and millions of people have been conveniently left in the dark about that.

In order to legalize this ultimate fraud scheme and property theft the Perpetrators have to provide remedy, but they don't have to advertise it or make it generally available to the public, because --- going back to the source of this entire rot --- it's a military operation involving their "national security", that is, the national security of the British Territorial United States of America, not ours.

We are in a position wherein we must think and speak in terms of their "United States" and our "United States", their "United States of America" and our "United States of America".
The single hole in the wall is buried in the gobbledygook of State of Minnesota regulations, at the Office of the Registrar of Titles, under Rule 220. Although every Territorial State of the Union is required to follow the same rules, no other State that we have investigated has a "Registrar of Titles".

So ownership of yourself comes down to one office in one state franchise in the entire country, and you are given no instruction regarding the materials that you need to produce in order to reclaim your Good Name for your own use.

Rule 220 basically states that you must provide an Authenticated Birth Certificate and at least one Witness willing to sign an affidavit under penalty of perjury that he or she is "familiar with the facts recited" and that the party named in the birth certificate presented is the same as one of the owners named in the certificate of title, and that henceforth the Registrar of Titles shall treat the registered owner referenced herein as having attained the age of majority 18 years after the date of birth shown on the certificate.

Simple enough, except that: (1) numerous obstacles have been set in place to prevent people from obtaining authenticated birth certificates, and (2) one State of State Office to handle claims by 320 million Americans is grossly insufficient and (3) even after one knows which office handles these titles, it's devilishly tricky to find.

There is no address for the Office of the Registrar of Titles in Minnesota, so what small remedy is offered to the General Public is obstructed and insufficient by any standard of logic. The secrecy surrounding the remedy offered by this one reclusive office is entirely self-interested on the part of the Perpetrators who depend on this enslavement racket for the basis of their coercive power and claims of ownership interest in the victim and their property assets.

Even after you have hopped through all the hoops to obtain an Authenticated Birth Certificate and the Witness Affidavit and ascertained the role of the Minnesota Registrar of Titles Office, there's more to consider. Now that you have notified the Corporations of your ownership interest in yourself and your Good Name and all derivatives thereof, you still have to perfect your superior claim.

So, now we have to look up 28 USC 1733 which declares all authenticated records to be equal to the originals. Now you can prove that your authenticated birth certificate is of equal weight and value as the original.

Combine your authenticated birth certificate from the United States Department of State with the properly worded Witness affidavit required by Minnesota Rule 220 and you
have a viable counter-deed that can be presented as evidence in any civil or criminal case asserting your position as the owner of your own Good Name and estate.

This is fundamentally important in dealing with these Municipal Corporations operating "as" governments, as it leaves no doubt whatsoever as to who you are, your competency, and your preferential secured interest. Otherwise, they and their black-robed affiliates continue to assume that you are an "infant decedent" with no interest in your own Good Name and property assets.

The fraudulent "war" gives rise to the fraudulent registrations and the fraudulent registrations give rise to the unlawful, illegal, and immoral securitization of living flesh -- that is, enslavement and unlawful conversion of the political status of the victims.

As Americans born in one of the nation-states of the Union, we have our own government and our own sovereignty and we are owed every jot of the Federal Constitutions and their guarantees, but once we are self-interestedly "presumed to be" waiving our birthright estates and voluntarily adopting U.S. Citizenship as a British Territorial Citizen, the British Monarch assumes ownership of us and our property assets.

He or she then gratuitously shares the spoils from this criminal racket with the Pope by impersonating each and every victim of this scheme as a United States, Incorporated, franchise corporation doing business under the victim's name styled in all capital letters, a convention borrowed from Latin, indicating that the person is a slave.

Those making the False Claims and False Presumptions related to our enslavement are criminals under international law and global commercial law as well as Ecclesiastical Law.

We wish for the total discrediting of this system of things and all Legal Presumptions attached to it.

We wish for this entire system of registering babies as property belonging to Municipal Corporation franchises to be dismantled and for all claims against the property interests of the living people who naturally belong to the General Populace of each country to be disallowed.

We wish for any new fraudulent claims against Americans and other living people based on injecting them with undisclosed patented fragments of mRNA to be disallowed as well; these injections were fraudulently misrepresented as vaccines to protect against an infectious disease and any other purpose was not disclosed.
The only persons born in this country who might actually adopt British Territorial Citizenship on a limited and temporary basis are the mercenaries serving in the US Armed Forces, and the only ones who might similarly adopt the status of citizens of the United States are the Federal Civil Service Employees.

Nobody else would receive any equitable consideration for their losses of property, guarantees, and other benefits, and would have no reason to voluntarily adopt these foreign citizenship obligations.

We wish for the complete erasure of all False Claims in Trade and in Commerce based on these or any other schemes seeking to impersonate us or our country, especially any such ownership interest schemes invoked for purposes of unjust enrichment via the practice of fraud, identity theft, credit theft, asset seizures, deprivation of rights under color of law, evasion of contractual service obligations, kidnapping, securitization of living flesh, inland piracy, undisclosed offers of entitlement, registration, or certification, foreign licensed privateering, impoundment and impound orders disguised as warrants, issuance of bills of attainder, use of private legal tender under force and color of law, grand larceny, racketeering, extortion, conspiracy, unlawful conversion, barratry, false claims of war powers, false claims of state immunity, illegal confiscations, breach of trust, peonage, mischaracterization, misrepresentation, counterfeiting, defective remedy, obstruction of justice, malfeasance, war for profit, genocide of civilians, obstruction of trade, human trafficking, murder, maiming, mayhem, false claims in commerce, accounting, fiscal, and financial fraud, and crimes of state including war for profit, genocide, and invasion.

We wish for a complete end of all of this lawless malfeasance and bad faith and also an end to all corporations that have acted as accessories and accomplices to these crimes against us and against humanity, while operating in breach of trust as government service providers and otherwise as the producers and purveyors of products which have been used for criminal purposes.

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

June 12th 2023

See this article and over 4200 others on Anna's website here: www.annavonreitz.com

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