

# International Public Notice: A Brutal But Honest Answer About "British" Justice

By Anna Von Reitz



We love Dr. Richard Cordero, Esq., a Juris Doctor who has long struggled for justice and judicial reform, but until he grasps the problem, he can't fix it.

It's the entire system of King's Bench Equity Law that is crooked. It was designed to be crooked by Lord Mansfield in the 1750's, and it still is. Until this entire form of Law is overturned, it will continue to be crooked and it will continue to reward judges for being corrupt. And they will continue to be corrupt.

The entire goal of King's Bench Equity Law is to benefit the King and the Crown at the expense of the people. In exchange for implementing this system and making sure it runs according to plan, the judges are rewarded with a fat cut of the property and money they confiscate and also a monopoly on the service contracts and investment opportunities generated by this system.

It's a very simple and directly observable quid pro quo. The more convictions they secure and the more property they confiscate for the King, the more money the judges make. They are no longer engaged in the pursuit of justice. Thanks to the practice of King's Bench Equity Law, judges have been turned into cleverly disguised bill collectors. Courts are bill collection agencies run on a quasi-private basis by teams of men whose only real purpose is to make money for themselves and the King/Government.

The American Colonists objected to this form of law when it was created by hybridizing English Common Law and Admiralty Law in the 1750's. This was part of the reason for the American Revolution.

Nonetheless, the British Territorial Government imported this form of law to our shores in the aftermath of the so-called American Civil War (to collect war reparations from the Southern States) and it has been here cranking away ever since. Until more people recognize that it's not the judges --- it's the system of law that is corrupt --- we can't fundamentally alter the results. Prosecuting individual cases, even class actions, is like chasing sparks from a bonfire. Dr. Cordero's idea that he or anyone else can bring lawsuits into such a system and achieve justice for the victims, is touching, but --in our opinion-- hopelessly naive.

Even if he and his Don Quixotes were to win such laudable class actions, the problem itself would remain.

So far as the judges involved in this system are concerned, they are "supporting" the King and the Government. They are the good guys and Dr. Cordero is the odd man out, the hopelessly old-fashioned and idealistic clinker who actually believes all the bosh about justice and honor, while serving as the Dealer at a rigged casino table.

So while we praise Dr. Cordero for trying with what means and education he has to address The Problem, it will take political action to overturn the King's Bench.

Here in America, there is really no reason for the King's Bench to be here and less reason for the Officers of the King's Bench to be addressing Americans -- and that is a key point to be observed and addressed in the search for justice. So, why and how is it that foreign courts (District Courts and British Territorial State-of-State Courts) are on our soil, and how are they (successfully) misaddressing Americans?

The short answer is: they are allowed to be here and to address their own constituents, who are all British Territorial U.S. Citizens and/or British Territorial (Crown) Corporations that are deemed to be "citizens of the United States" under the so-called Diversity Clause that considers United States corporations to be "persons" and US citizens by definition.

So if these courts are limited to addressing British Territorial Citizens and foreign corporations functioning as "citizens of the United States", how are they dragging Americans into their jurisdiction(s) and prosecuting us?

By misrepresentation and deceit, enforced by an illegal mercenary occupation of this country and usurpation against its lawful government, all brought to us by British Territorial employees of ours who owe us "good faith service".

First, we must address the illegal occupation by British Territorial mercenary forces. It turns out that the American Civil War wasn't a war. It was never declared by any Congress and never fought by any actual army. It was fought entirely by business interests and mercenaries paid for by those business interests -- even though the individual soldiers and sailors were never told that they were serving as mercenaries. Our country has been illegally occupied by these purportedly "American Armed Forces" ever since, under the direction of the British Crown.

And everyone has been deceived by this, including the vast majority of men and women serving in these mercenary forces.

Nonetheless, the facts are facts. We are under illegal occupation by what appears to be our own military -- but isn't.

Given this fact, we have described the methodology followed by the British Territorial U.S. Citizens and their British Territorial U.S. Congress, to further misrepresent and usurp upon the people of this country and its lawful government: they unlawfully convert the political status of Americans by registering our babies as British Territorial U.S. Citizens and issuing clearinghouse certificates, known as "Birth Certificates" issued in their Given Names, which the British Crown additionally seizes upon and copyrights.

The Americans thus illegally and immorally "seized upon" and trafficked, and are thus misrepresented as British Territorial U.S. Citizens and British Crown corporations rated as "US citizens" --- and this is how we unknowingly and artificially become subject to their foreign King's Bench Equity Courts --- via a totally non-consensual and unconscionable and undisclosed contract that is foisted off on our mothers while we are still babies in our cradles.

These foreign British Territorial King's Bench (District and British Territorial State-of-State) courts then prey upon us and exercise coercive powers to illegally subject us to their foreign law under these False Registrations and False Copyright claims held against our Given Names. Misrepresenting people as "persons" is a

crime of personage, and bringing claims against them under these circumstances is another crime ---- barratry.

Dr. Cordero, we can't make it any clearer than this: you have unknowingly devoted your life to a criminal system, a system that has institutionalized and attempted to legalize both personage and barratry on a vast scale. Until that system is overturned there will be no peace or justice for anyone.

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