

What Does It Mean to Foreclose on Kings?

By Anna Von Reitz



It means they were never actually Kings. They chose to avoid the perils and responsibilities of the land and soil jurisdiction, so they never inherited the rights that go with the responsibility.

Our research indicates that this practice started 300 years ago when Queen Anne abdicated her position as Queen of England in favor of the international office of Queen of England, Scotland, Ireland, and Wales --- Great Britain, in other words. And Great Britain is not England, nor any true country at all.

Queen Victoria similarly abdicated the throne of England for the international office of Queen of Great Britain after the death of Prince Albert. Still later, she accepted the Imperial Office of Empress of India under the influence of Benjamin D'Israeli, Lord Pirbright, and the British Crown Corp.

A similar bait-and-switch by Queen Victoria's progeny created such political anomalies as the unincorporated Kingdom of Prussia operating in tandem with the incorporated German Empire, and it accounts, in part, for the sorry state of the world [today](#).

We foreclosed on His Imperial Majesty, King Charles III in the Air Jurisdiction and His Royal Majesty, King Charles of Scotland in International Jurisdiction, because they chose not to stand on the soil of their respective homelands.

They were bluffing it, claiming to be Kings and to act with the authority of Kings, while operating in foreign corporate offices, instead.

They never touched down on the land and soil of England or Scotland, either one, so they have no standing.

No standing as a Sovereign means no ability to charter corporations and no ability to further incorporate anything (derivatives). No ability to underwrite. No state immunity.

Any corporations that they or their similarly disabled Predecessors created have to be brought under our respective national charters via a process of lawful conversion.

The process of lawful conversion is also sometimes called "nationalization" as it reins corporations in and forces them to function under the Law of the Land.

Usually nationalization is a piecemeal process which is rarely enforced; this action will force broad spectrum nationalization of millions of corporations.

The "Kings" were so busy avoiding debt and accountability, they never entered upon the soil jurisdiction, never took and upheld the Coronation Vows of a Christian Monarch.

And that collapses everything else like a house of cards.

No soil, no land. No land, no sea. No land and sea, no air.

It's over, folks.

All that remains are the claims of the Hereditary Lord High Steward preserving the land and soil of England, Scotland, Ireland and Wales and the countries of the former Commonwealth.

The land and soil reverts to the living people, and they can decide what to do from there, under the care and guidance of their Hereditary Lord High Steward, who appears to be the only sentient remaining High Official of the Kingdom of England still on the job, and our Federation of States in The United States, and all the other yet-to-be restored lawful governments owed to the people of this planet.

See this article and over 4500 others on Anna's website here: www.annavonreitz.com

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