For England – 2.0

By Anna Von Reitz

There, in England, as in America, the rats “enfranchised” people and convinced them that being able to vote was a great thing— without, however, disclosing the details.

By “registering” to vote you were pledging yourself, your labor, your property assets, and everything else to the British Crown Corporation — and you were being transported, that is, trafficked, off the land and into the international jurisdiction of the sea.

This was not a crime only because you did it to yourself, much as one might sign up to join the Navy, and because — in theory, you could always return home, though your likelihood of doing so would be remote considering that you never knew you went anywhere or changed your political status by registering to vote.

Having accomplished this deceit, the Crown took title to everything in the country, as bit by bit people unwittingly gave away everything including their freedom, their Good Name, and the value of their labor to the Crown.

It was and is a white-collar rendition of press-ganging, which has been outlawed for 200 years — and it has had the same desired result: de facto enslavement of landsmen and their transport to the international jurisdiction of the sea.

Needless to say all your land assets were seized upon as collateral for the Crown to borrow against. The first wave paid to support the Raj in India. This process of enslaving one people to finance violence and theft against another is typical and has been followed throughout the history of this “religion”.

So your first stop is a genealogist’s office to get your family history done back to the 1840’s so you can see which of your relatives were on the land before this crime spree began. For most of us, it will be our Great-Grandparents or Great-Great-Grandparents who were actually on the land and who made the initial mistake of registering to vote in the corporate elections.

These people were “grandfathered -in” and so were their progeny, so you will make your claim to the land as a Lawful Inheritor.

If you wish, once you have better knowledge of your ancestry, you can look for their names on the Voter Rolls. If they appear, fine— but if they don’t appear at all, better.

You will, of course, need to remove your own names from any Voter Registry as another beginning step, and also will need to establish your Paramount Claim on your DNA and all matter related to it, to your Good Name, and your identity as a man or woman of —for example, Warwick County.

Ultimately, your claim to land in England pertains to your own body— owning it as a free man or woman, not a “human” or someone under some condition of “personhood”.

Men and women are people. Our Good and Proper Lawful Names are Lawful Persons called People. The People owe a citizenship obligation to their County, which is a State Member of your country, called England.

The same conditions apply in Ireland and Wales; the situation in Scotland is not known at this time. Thus, a man born in Warwick is called a Warwickshire-man and comes from Warwick County.

The shire system pre-dated the County system and doesn't necessarily follow the same geographic boundaries, but the important point is that actual "states" whether you call them "states" or "shires" or "counties" or "parishes" have physical boundaries--- and counties have physical boundaries. This is the level of government where actual living people exist and move and have meaning. It's also the source of English, Irish, Scottish, and Welsh sovereignty.

When they start talking about "districts" and 'boroughs" you have entered the Land of Nod, where only corporations and other denizens and officers and "persons" "reside" on a temporary basis. These are international and global jurisdictions that contain absolutely no living people at all.

Such "Legal Persons" occupy "Offices of Personhood" --- they are public employees, members of the Merchant Marine and military services, or "Volunteers" adjunct to these services (that's how most of you are "qualified" -- as "unpaid volunteers" known as British Citizens, and/or as Paupers working for or dependent upon the Commonwealth) and their dependents, vagrants, wards of state, political asylum seekers, and so on.

One of the immediate effects of declaring everyone's Proper Name "legally dead" is to traffick you and your estates into the realm of the dead, which is precisely where these Mammon-worshiping Baalists want you and your estate: dead and intestate, so that they can use you and your assets however they see fit.

Quite a magic trick, isn't it? But its still based on fraud, deceit, breach of trust, and other crimes too numerous to list here.

So, you have a choice, there as here.

Do you wish to function as one of the people of England, and as a Lawful Person? Or to you wish to cash it all in and slave away as an unpaid volunteer, a Legal Person aboard the HMS prison ship known as the British Crown Corporation? Or as another kind of Legal PERSON presumed to be a Pauper and a Ward of the State of the British Commonwealth?

Coats of Arms show the threads of family identity and feudal obligations that a family may have to the King and Crown to pay taxes and provide resources and fight in defense of the County and/or country—— so a Coat of Arms serves as a two-edged sword, but one that you can ultimately use to your advantage, so a bit later we will explore that aspect.

Ultimate claim to land as a non-real estate holding ("real" means "royal"— which makes you a tenant of the Queen, not a Freeholder) in England goes back to the Norman Conquest and the Norman Land Patent established by William the Conqueror.

Many in England are still reeling under the realization that they've been under a German thumb for the last 180 years, but now I must digress and teach you that an earlier French claim of a quite different nature also exists, and ironically, it is upon this earlier French claim that your lives, safety, and land and soil claims depend.

All land patents in England are derived from the Norman Land Patent— except for the lands granted by William to the Church for Commonwealth purposes.

This one exception -- the Church Commonwealth land is extremely important, and is the source of your entire dilemma, so flag that thought and keep the existence of that one exception to The Norman Settlement firmly in mind going forward.
The rest of the land was divided up upon William’s death among his elder sons and senior Barons, who were declared “kings in their own right” in England.

This is not the same as being "The King" of England. There has never been a king of England who could claim to be The King of England since King Harold, or arguably, his Predecessor, Edward the Confessor, and that circumstance is entirely by design.

William meant to kill even the possibility of a true Monarchy being re-established in England. He meant to permanently disable England in that regard and leave his own bloodlines in France unencumbered as the Kings of Gaul--- which he did.

He did this by first conducting an unprecedented and exhaustive survey of everything and everyone in the area subject to his conquest, and claiming it down to the last duck.

Next, he established Sovereign Letters Patent, making his absolute possession and ownership "manifest"---- in the sense of a ship's manifest, locking down the international legalities and doing such a thorough job of it, that his "Norman Patent" still stands.

Next, upon his death, the land and soil assets were parceled out into principalities and granted, permanently, to his Barons as sovereigns in their own right---- in effect, William created many kings of England, all of them under Feudal Oath to him in France.

This is the basis of the Norman "Barons" power to issue the Magna Carta; they weren't acting as mere barons in England. In England, they held their own land and soil and sovereignty as kings.

So each Norman Bequest is a Kingdom and you as Freeholders are Lawful Inheritors under the provisions of The Magna Carta, depending on where you were born.

Ironically, in this dark age and hour, having been thoroughly and officially conquered by the Norman French 800 years prior to the arrival of the German Interlopers, is your salvation.

You are Freeholders of these Norman-French Kingdoms and are not subjects of the Commonwealth nor, so long as you are breathing and standing in your proper political status, are you subjects of Elizabeth II sitting on her Chair of the Estates.

You, most of you, truly are the Inheritors of The Magna Carta.

Next up--- now you've got your genealogy, know who you are and where you came from (not a Stork) and are beginning to find your land-legs, what else?

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