

In Our Names -- Prayer, Order, and Demand



By Anna Von Reitz

We have all heard the expression in Church services and other contexts throughout our lives:

"In the name of Jesus Christ....."

"In the name of the King....."

"In the name of God....."

In each such instance, a servant or official acting in some capacity for Jesus Christ, the King, or God, is "invoking" the name of his Lord as his authority to perform an act or give a command or ask for a service:

"I baptize thee in the name of the Father, and of the Son, and of the Holy Ghost....."

"Open this door, in the name of the King!"

"In the name of God, deliver me...."

This is not an entirely foreign concept for any of us, anywhere in the world.

So why is it so hard to understand that organizations operating under our Delegated Powers would operate "in our names" in the same way?

We have a British-controlled Territorial Government doing business as "the United States of America". They are operating under our Delegated Powers which were delegated to them under a service contract known as The Constitution of the United States of America. They are operating "in the name of" The United States of America [Unincorporated].

We have a Papist-controlled Municipal Government doing business as "the United States". They are operating under our Delegated Powers which were delegated to

them under a service contract known as The Constitution of the United States. They are operating "in the name of" The United States.

We should have an American State-controlled Federal Government doing business as "the States of America" operating under our Delegated Powers bequeathed to them under a service contract known as The Constitution for the united States of America ---- but we don't.

Now you can see the cause of so much fraud and confusion --- the fact that these foreign governments operating "in our names" and abusing our Delegated Powers have been confused with and mistaken for our actual American Government.

How many people would see the big difference between "The United States of America" an unincorporated Federation of States, and "the United States of America" --- a British Territorial Commercial Corporation operating "in our name" and exercising our delegated powers--- when the only visual difference is the difference between "The" and "the"?

The same situation applies with the Municipal Government, operating as "the United States". It is operating "in the name of" our Union of republican states -- The United States.

You can also finally see the huge gaping hole left in our Federal Government structure by the Civil War and clearly perceive the fact that the Reconstruction was never completed.

This, then, solves the mystery of the "Missing Thirteenth Amendment" and the "Missing Constitution" ---- The Constitution for the united States of America and the whole business of Congress adjourning sine die in March of 1861 and convening under a different name ever since.

As a veteran of the Wisconsin Public School System in the 1960's and 1970's, I can confirm from first-hand experience that:

(1) We were never taught about the actual "Three Branches" of the Federal Government --- Federal, Territorial, and Municipal.

Instead, we were misdirected and subjected to a Lie by Omission --- and told that the Federal Government had three branches --- executive, legislative, and judicial.

(2) We were given the impression that The Reconstruction was an old, musty, finished-long-ago mop up activity that came in the wake of The American Civil War. We were never told that the reconstruction was still pending and still needed to be done---- much less that we were the ones that needed to do the job.

(3) We were given the impression that the Civil War was a real war, not a mercenary conflict; nobody ever bothered to explain the implications of the word

"Civil" in Civil War, the lack of an official Congressional Declaration of War, or the lack of a Peace Treaty.

(4) We were left with the idea that The American Civil War ended with the surrender of Lee's Army at Appomattox, Virginia, in 1865. Period. Any notion that the conflict was never officially resolved and that it could be interpreted to be "ongoing" a hundred and fifty years later would have been ridiculous in our view. We would have laughed all the way to lunchtime.

Yet, here we are, waking up and smelling the dog poo, all these years after.

Clearly, both the Territorial and Municipal Government failed their actual duty to us and failed to operate in Good Faith. These organizations have pillaged and plundered our National Trust, which they are hired and under contract to protect and defend. They deliberately left us uninformed, omitted crucial information, and misappropriated our resources to profit themselves.

So, America, time to dust off your britches, stand up, and get to work.

The only parties that can reconstruct the Federal States of States are the same States and People who are Parties to the Constitutions.

Our dishonest and disloyal Territorial and Municipal Employees have undermined our ability to get the job done by deliberately mis-characterizing each and every one of us as Dual Federal Citizens --- that is, by falsely claiming that we are both Territorial United States Citizens and Municipal Citizens of the United States.

This is all nothing but gross criminality under international law, including the Law of War, the Geneva Conventions, the Law of Peace that we are owed, and every United Nations Declaration oozing about world peace and brotherhood that these hypocrites ever signed.

In fact, we are born as state nationals and become eligible to act as State Citizens at the age of 21. Any claim otherwise is a False Claim which needs to be rebutted on the Public Record.

It's time to tell them ---and the rest of the world--- the truth about all this, and also time to accept the burden that self-governance places upon us. We are the ones we have been waiting for.

We are the only ones who can reclaim our birthright political status, assemble our States of the Union, and finish the Reconstruction of the Federal States of States.

We, acting as the People of our States, are the only ones who can enforce the Constitutions.

Nobody comes "in our names" when we come in our own Names.

So it is that every employee of every State of State and every STATE OF STATE and every incorporated "Agency" working as subcontractors. are put on Notice of the Facts:

1. You have no right to administrate our estates "in our names" or to assume that we are infant decedents, incompetents, or otherwise encumbered by any Federal citizenship obligation;
2. Continued confiscation of American property assets under false legal presumptions is a capital crime punishable under the Geneva Conventions;
3. It is the duty and contract owed by every Territorial Government Employee and every member of the Armed Forces including the Commander-in-Chief to protect and defend our civilian government --- not the "civil" government;
4. It is the duty of the Roman Curia and the Roman Pontiff to liquidate all the Municipal Corporations and Municipal OFFICES that have been proliferated upon our shores as usurping criminal enterprises acting in contravention of The Constitution of the United States.

Fictio credit veritati; fictio juris non est, ubi veritatis.

5. It is also the duty of the Roman Curia and the Roman Pontiff to immediately correct the operations of all Municipal COURT organizations and Municipal Agencies including the FBI and the IRS.

Fictio credit veritati; fictio juris non est, ubi veritatis.

6. It is also the duty of the Roman Curia and the Roman Pontiff to immediately order the correction of the Municipal Government of the United States to bring it back into accord with its constitutional limitations and forbid any continuance of its shameful abuse of our delegated powers and of our credit and of our identities.

Fictio credit veritati; fictio juris non est, ubi veritatis.

Amen.

See this article and over 1800 others on Anna's website here: www.annavonreitz.com

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