Update on Living Law Firm Progress

By Anna Von Reitz

Foreclosures:
We expect that by the end of this week we will have the actual structure and mechanism of the foreclosure fraud detailed out, step by step, in a way that average non-accountants can follow along and grasp. That step by step will give the citations to the patents and trademarks and other public records that are all admissible evidence in any court. We are going to release this to the general public, for free, and let you have at it in your individual cases---at the same time that we pursue remedy in behalf of all Americans. (Flag donations to this effort as: "End Foreclosure Fraud")

Non-Citizen Status:
We have determined that we, living, breathing Americans are called "United States Nationals" in Federal-eze when it comes to international affairs and are called "American State Nationals" or simply "Nationals" when it comes to business here at home. "National" refers to the land jurisdiction of this country. So if you are talking to the Passport agencies, tell them you are a "United States National, not a United States Citizen" (unless, of course, you are actually employed by, dependent on, or voluntarily chartered as a corporation by the federal government) and if, for example, you are talking to the Governor of the State of New Mexico, tell him that you are a Texan (not a Resident) who has established residency (which is different) in New Mexico---and you'd like to know what is being done about illegal immigration? We hope to have routed through the correct process for American State Nationals to obtain correct passports very soon and will publish that info as soon as we are sure we've nailed it down and have resource contacts for you. (Flag donations to this project as: "Correct Passports")

Name Change:
All research and all feedback received to date demonstrates the necessity of claiming back your Trade Name and re-conveying it to the land jurisdiction of the United States---and recording the deed to your own Name. Otherwise, technically, you are a "disregarded entity" and these foreign corporations claim to own YOU --- and use the ACCOUNT NAME as a convenient handle to lay false claims against your assets. Once you have your own Trade Name back in your control and operating in proper jurisdiction you can use it to reclaim everything else. Several people have written
and been distressed over more complex or expensive name-change processes in their states. Though I recommend getting a formal name change decree -- which puts the court on record as agreeing to your action---if at all possible, you can also try a simple Deed of Re-conveyance, laying claim to your Trade Name and removing it to the land jurisdiction of your actual state---- Arkansas State not State of Arkansas--- for example. Record it, and if necessary give a land description-- "land assets and moveable fixtures generally located at:________________________". (435 St. Mary's Street, Hoboken, New Jersey, for example).

**Federal Marshals Education:**
There are "Federal Marshals" tasked with peacekeeping on the land jurisdiction and there are "United States Marshals" tasked with law enforcement in the foreign, international jurisdiction of the sea. One executes the Public Law and the other executes private international corporate Statutes. Educating these men and women (and also their parallels in state and local government positions) is essential. Even our locally elected Sheriffs are in desperate need of education on these topics. We've launched an effort to write a quick-and-easy handbook for those responsible for protecting our communities. We are looking for people who have experience with e-publishing to help expedite this process and also for donations toward printing hard copies for free distribution of these materials. (Flag donations to this project: Law Education Fund.)

**American States and Nations Bank:**
We have a core group of banking experts working on three different but related tasks--- (1) creating a safe depository for American assets, especially those being returned from overseas; (2) creating secure international banks competent to work with both IEX and FOREX transactions and currency exchanges; (3) beginning to build actual State National Banks again, which are run by local bank associations. Along with this goes a lot of technical and security work---and we are doing the best we can to move it forward with limited start-up resources. This project also involves negotiations to receive long-stalled treaty funding owed to the actual States and Nations and recoupment of other property interests that have been held in abeyance----in some cases since before the Civil War. There are an estimated 45,000 accounts at the national level that have to be secured and audited---which does not begin to deal with the same job that needs to be done at the county and state levels. (Flag donations to this effort: ASAN)

**Jural Assemblies:**
Building knowledgeable and effective Jural Assemblies is the key to building competent and honest county governments to operate the land jurisdiction of this country. If you have a Jural Assembly already started in your county, join and support it. If not, contact the Michigan General Jural Assembly, and use their proven methods to start one. Bear in mind that members must make a decision and declare that they are not "United States Citizens" but are instead "American State Nationals" before they can regain their lawful status and act as American Common Law Jurors. (Donate time and money locally.)

****Please Note**** when you act as a juror you are for the time you serve considered an "American State Citizen" because you are occupying an office of the actual State. The same is true for the judges, clerks, bailiffs, sheriffs, and others you elect to serve in your County. The word "citizen" always implies an obligation to serve the government. In this case, you are offering to serve as a Juror. So, a member of a County Jural Assembly must be an American State Citizen during the time they serve as Jurors and when the people come together to serve on a
"Citizens Common Law Grand Jury" this is the kind of jury referenced as the Fourth Branch of Government in Justice Antonin Scalia's famous ruling. This is American Common Law--- the Law of the Land--- in operation. This is different from a Jural Society---which is what lawyers and "United States Citizens" belong to and use to operate the incorporated Counties in the international jurisdiction of the sea. When these people come together they also form what can be called a "Citizen's Common Law Jury" --- but they are operating under Martial Common Law, not the Law of the Land, and have no business pretending to be the Fourth Branch which was created to be a safeguard against usurpation and mismanagement by federal officials and employees, not just another fox to guard our hen house.

Jural Assembly = land jurisdiction (national) unincorporated
American State National = a man without obligation to government.
American State Citizen = man serving the government of his actual state on the land, for example Wisconsin State, Pennsylvania Commonwealth, etc., as a Juror, Clerk, Sheriff, etc.
Jural Society = sea jurisdiction (international) incorporated
United States Citizen = federal employee, dependent, or corporation serving that government, includes those operating the federated "State of" and "County of" franchises.

Always pay attention to the exact words being used. There is a world of difference between a "United States National" and a "United States Citizen" and an equally huge difference between a "Jural Assembly" and a "Jural Society". You must educate yourselves to avoid being misidentified, victimized, or entrapped by all this duplicitous wordplay. You must also do this to be able to properly and lawfully run the powerful people-based government you are owed.

International Outreach:
I call it this, because with the exception of our Native American representatives in the United Nations there are no competent people able and willing to speak for America and the American States at this time who have been lawfully elected or otherwise granted ambassadorial capacities --except that as sovereigns of the land jurisdiction we have and individually retain the ability to speak for our states on the land and for the Union of these States of America formed by The Articles of Confederation--- under Article X.
This is the capacity in which I and my husband have been able to act as Judges and Ambassadors and Fiduciary Deputies for our States of America, and while---in theory at least---any living American can do this, not many of us have the education and capacity to do so at this time.
We find ourselves triple-tasked to: (1) find competent people in each state to enter into this work; (2) bring them up to speed and give them the information and tools they need; (3) get the current work done.
We have published many pieces of correspondence, both official correspondence when acting as Judges or Fiduciary Deputies, and private correspondences written to foreign leaders, so you have cause to know how important and time-consuming this effort to communicate with the rest of the world is.

Before we can solve problems we have to recognize what they are. We have been able to detail where in history the train went off the track---- in England, during the reign of Queen Victoria, acting under the influence of Benjamin
D’Israeli, leading to the subjugation of the English people by deceit and the subjugation of India by force. This situation would be a Major Faux Pas if it were just the United States involved, but fortunately or unfortunately, most of the known world is involved in this mess. The American People have to weigh in now to save their own bacon because they are being defrauded and mischaracterized and suffering extortion and racketeering at the hands of international banks and other commercial institutions. In raising our objections we must inform all the other people of the world who are similarly being run-ragged by gangs of officially sanctioned pirates and thieves. And we must also “fully inform” those responsible. This means Congress. This means the United Nations. This means the IMF. This means the British Parliament. This means Queen Elizabeth. This means the Federal Reserve Board of Governors. And many, many, many, many more officials and corporate officers. This means, most especially, Pope Francis in his role as Roman Pontiff. Why? Because he can pull the charter on any incorporated entity that violates its charter and functions in a criminal manner----and he has the obligation to do so.

This is why members of the Catholic Church and Catholic Clergy have a crucial role to play in correcting this horrific situation, both in terms of manpower and outcry, and in terms of enforcement against the offending corporations. These corporations are only allowed to exist by consent. They have no natural basis for their being. When they get out of control, living men must be responsible for (a) correcting their administrators; (b) imposing fines and penalties for bad behavior; (c) liquidating them. By very long standing international convention and agreement, the responsibility for that oversight has always been with the Roman Curia and the Pope functioning as the Pontiff of Rome. That’s where it remains to this day. My husband, I, and a dedicated group of others scattered across the United States and around the globe have spent incalculable hours engaged in this kind of forthright communication with "the entire world" for years at a time in order to raise the alarm, report the crime, and shine the light on the subversion of our treaties and agreements. Now, maybe you feel overawed by the prospect of writing a letter to the President or the Pope or Queen Elizabeth or the Congress or Chief Justice Roberts or the Joint Chiefs of Staff---- but unless you do, who is going to? Just me and the chickens back home?

Everyone----absolutely everyone on this planet needs to know the Truth. Everyone needs to take up their oar and open their mouth and run their printing presses. I don't advise any blanket accusations or blaming. Just stick to the facts, which have been abundantly shared.

Along with all the written and verbal communication there is need for actual meetings with people--- and international travel. We have had to send researchers and for lack of a better word, agents, abroad, both to meet with members of foreign corporations and governments and banks and so on and on. Not all the non-Bar attorneys are involved in this part of the effort, but the Senior Team Members are and we have funded the whole thing ourselves out of pocket. So--- you can see my private letter to Pope Francis and UN Secretary Ban Ki-Moon to get a taste of what is going on with all that and if you want to help fund these efforts, please flag donations as "Foreign Outreach".

Finally, thank you, all of you, who are waking up and waking others. Thank you for your efforts and your researches and your prayers and your donations. Please understand that this is all coming to a boil and I am now over my head in work. For
those who are just getting oriented and all those who want citations and references, start with the eleven pages of citations in my book "Disclosure 101" and then all the citations in "You Know Something Is Wrong When....An American Affidavit of Probable Cause"----both available on Amazon. And if you are still stumped, refer to my "Timeline". http://annavonreitz.com/public-order-blank-1.pdf

God bless America this Sunday, and all our States of America, and all our dearly beloved People.

---------------------------------------
See this article and over 300 others on Anna's website here: www.annavonreitz.com

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