A Most Valuable Process



By Anna Von Reitz

As you gird up to make your claims stick, watch Winston Shrout's YouTube video on The GoldFish Report No. 156 about the Writ of Habeas Corpus, November 17, 2017, and how to force the courts to deal with you as a private person. I highly recommend that everyone order the DVD, too.

Also go to

www.InPowerMovement.com to learn how to do a proper Notice of Liability.

These recommendations are about process--- the step-by-step building of a claim.

As Winston points out in this referenced video, building a claim in court is like building a house. You have to start out by building a firm foundation. You do this by getting your documents and recordings in place and by presenting the evidence in a logical competent fashion.

Claiming the writ of Habeas Corpus and properly identifying yourself and your capacity to the Court is key to claiming your indemnity (exemption) and the value of the bond that was established in your NAME without your knowing consent.

The first thing you need to realize is that United States District Courts and all the federated state and county courts have no jurisdiction related to the living man, also known as the living soul (L.S.). Any court dealing in statutory law has jurisdiction over corporations (that are created by statute) and nothing else.

They have asserted jurisdiction over you and your assets by falsely claiming that you are "missing, presumed dead" and then establishing public trusts and public transmitting utilities named after you---- corporations that they can sue and charge and otherwise manipulate under statutory law.

They have also falsified the public records concerning you, which you need to correct either directly in court or by establishing new public records.

Those of you who followed my suggestion that you record your Common Law Copyright Claim with the nearest land recording office already have a claim to the writ of Habeas Corpus in place--- subjecting all the courts of "this" state (the territorial or municipal "STATE" or "State") while retaining your own standing and domicile on the land jurisdiction state.

The simplest approach is always best. For all civil cases and criminal cases not involving direct physical arrest, I recommend not even going to their court, as you can invoke a "special and

restricted appearance" under Rule E of the Supplemental Rules and "appear" via a Registered Letter instead.

If the prosecutors bring a charge against any federal PERSON named after you, you send a letter marked "Private and Confidential" back to the Senior Judge of the Court. You will want to use your Christian aka Trade Name--First, Middle, Last-- written in Upper and Lower Case, placed in the center of the page with a mailing address set up as "in care of" whatever Post Office Box or street address you care to use right beneath it, and under that the Registered Mail Number you are using to deliver your "special restricted appearance".

Send a black and white photocopy of your Authenticated Birth Certificate stamped "Private and Confidential" and write "For Administrative Use Only" on it and sign your own Upper and Lower Case First-Middle-Last name across all the seals that appear on that black and white copy of the BC. This is Notice that you have taken control of that "Vessel".

If you have established your Common Law (Land Jurisdiction) Copyright to your Trade Name by any of the processes I have described (formal correction and deed of re-conveyance, or simply recording your ownership of the Assumed Name(s) with the County Land Recording Office or both) include certified copies of these recorded documents as further evidence that you have taken control as the Holder in Due Course.

In your letter to the Senior Judge you will want to inform him that: (1) charges have been brought against a DEFENDANT corporation that was created and named after your Trade Name without your knowing consent via an unconscionable contract; (2) you are the Party of Interest in Fact and the Subrogee owed all Priority claim and interest against the bonds brought forward by the Prosecutor; (3) you are in fact exempt and known to be an internationally Protected Person; (4) the Clerk does not have your delegated authority to act as your Port Authority in the referenced venue; (5) please send the check for the bond recoupment to you at the address shown above; (6) please investigate and fine the Prosecuting Attorney should it be found that he or she failed to post a Bid Bond and/or failed to fully and truthfully inform the court of the actual Facts.

Thank you, very much, cordially, etc., etc., etc., John Michael Doe, a peaceful American state national....

That is the first thing you do when you are accosted by these rats in any civil case, including mortgage cases. Fully inform the Senior Judge so that his cojones are on the line and the court has no plausible deniability if it takes any action resulting in harm to you or your estate.

And since you have a standing claim to writ of Habeas Corpus on the Public Record (assuming that you followed the format we shared and recorded a Certificate of Assumed Name including such a claim) you can even use this in the case of physical arrest.

Just memorize the document number and recording district where you recorded your Certificate of Assumed Name and tell the arresting Officer that the Court is already served your writ of Habeas Corpus on the Public Record (recording number blah-blah-blah, Recording District blah for the blah-blah-blah County and blah-blah State)

They have 72 hours to release you and the Sheriff of the County has the obligation to serve Notice to the presiding Judge and the Clerk immediately.

The pieces of the puzzle are coming together and more and more of the pieces are falling into our hands.

See the Certificate of Assumed Name example (you have to add your own NAME/Name and other data) posted on my website. http://annavonreitz.com/copyrighttradename.pdf

If the local land recording office won't accept it, go elsewhere, even to another state. In the federated

"state of state" system a recording in one is a recording in all. Notice that the claim to the writ of the Habeas Corpus is already built into the Certificate of Assumed Name example.

This process is deadly when used properly against statutory claims and charges. It will not stand against charges involving actual men and women bringing charges of first-hand injury---nor should it.

Always remember--- rights go with responsibilities.

You can subrogate federal and state of state corporations with impunity and immunity, but in doing so--- remember that you also have obligations to your countrymen and your community. Live in peace and be at peace and let the peace of God be your portion.

See this article and over 700 others on Anna's website here: www.annavonreitz.com To support this work look for the PayPal button on this website.