Names, Capacities, and Jurisdictions

By Anna Von Reitz

People keep stumbling over certain issues related to identity and function in society, yet we are or should all be pretty familiar with these concepts.

A true Proper Name in the English Language can only have two parts for grammatical reasons: John Doe. Prior to the late 18th and 19th century people used either this two-part Proper Name, like John Doe or John Adams or Benjamin Franklin--- or a descriptive name: Anne of Green Gables, Sydney McClure (equals "Sydney of the Clure Clan"), Anna von Reitzensten (equals "Anna from Reitzenstein"), Ole Johnson (equals "Ole John's Son"), Mick the Fishmonger, Emil the Stout, Mark the Younger Scribe, and so on.

In the late 1700's and 1800's the world began to change and the scope of travel and business dealings enlarged. Suddenly, or so it seemed, you could have ten John Browns all living within ten miles of each other, and then what is a poor merchant to do, when he can't tell one "John Brown" from another? The answer was the creation of the Trade Name, which we are all familiar with as a name with one or more middle names: John Michael Doe.

In the rush to very explicitly and uniquely identify themselves, it became fashionable for royals and nobles to have several middle names, usually chosen to honor dead family members or to give equal billing to the maternal line of the family: James Wilmington Clintwood-Smythe, Lorian Faythe Blair, William Perry Penesfield, Ralph Waldo Emerson, James Wilkes Booth, Louisa Sophia Margaret Olafson, and so on.

John Doe is a Proper Name.
John Michael Doe is a Trade Name.

The Trade Name is the first example we have of a "Capacity Name"--- a name, which when used, indicates the "social capacity" in which one is acting. The use of a middle name expressed in Upper and Lower Case indicates that one is engaging in trade -- unincorporated business of some kind, either local or international. It has also been called the "Public Name" in that this is the name used to identify you for public purposes, as opposed to "Winky-Stinky-Dinkums" or whatever your Mother used to call you at home.

Capacity can be thought of as an occupational or functionary label. The use of a Trade Name identifies you as a Trader, in the same way that using the title "Mister" identifies you as a warrant officer or midshipman in the Queen's Merchant Marines or Navy, respectively, or the label "Bartender" pegs your job at a party.

And as you saw yesterday, other styles of NAMES have been used to indicate other capacities: JOHN MICHAEL DOE is a foreign (Puerto Rican) GRANTOR TRUST, JOHN DOE is a NON-PROFIT CORPORATION (Ward of the State) and JOHN W. DOE is a Domestic (Territorial United States) Transmitting Utility---- all of them feeding off of your natural estate, and none of them belonging to you.
Every time they lay another "moniker" on you, you have a choice, to accept or to refuse "service".

Now, what I suggest is that you add a new Certificate of Assumed Name to the pile every time the crooks come up with a new variation of Name or NAME for you, and you will be seeing plenty of variations as they desperately seek to "get a handle on you," as in a Citizen's Broadband "handle"---a radio nickname.

Just keep on claiming up those variations of your name and keep on smiling. Sooner or later the rats in Whitehall and Washington will realize that their scheme is not being allowed anymore and the cost and burden of constantly trying to dream up and file new paperwork on even a few million names will become utterly insurmountable.

They won't be able to continue on with their fun and games and false legal presumptions and meanwhile, millions more people will wise up and realize what the vermin are doing and take action to defend themselves and their families from this sneaky form of identity theft.

Other than the cost and irritation of adding another Certificate of Assumed Name to your pile of intellectual property assets all properly and permanently domiciled on the land and soil of the state where you were born, there is no cost to you and each time this happens, you gain control of another valuable asset.

The style of the name also indicates the jurisdiction in which it is operating. The Upper and Lower Case Names operate on the International Land Jurisdiction and operate in International Trade. The all-capitals NAMES are all foreign (with respect to us) and are all incorporated franchises of one kind or another, operating in international commerce.

The way to think of this is that Trade Names are "corporate" in the same way that a private business like "Taylor and Jones Clothiers" is "corporate" without being "incorporated". Such businesses operate under complete liability and are privately owned and as such have no obligations and no privileges owed to the public, because they have no public charter.

The NAMED entities by contrast are all franchises incorporated under public charters issued by parent corporations like the "STATE OF ALASKA" and "USA, Inc." and "DEPARTMENT OF DEFENSE", and they are publicly owned and owe public duties in exchange for public privileges and benefits --- until such time as they are returned "home" to a permanent domicile on the land and soil of your native birth state, at which time they are "converted", this time lawfully, to the ownership of the actual states and people.

Maxim of Law: "As a thing is bound, so it is unbound."

Your Estates were unlawfully converted into public trust properties. It's up to you to convert them right back to being private property.

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