

Enough is Enough: How to Deal With Nuisance "Charges" and False Claims and Harassment



By Anna Von Reitz

For MUNICIPAL COURTS – all cases captioned in all COURTS:

Have your BC and your two Witness Testimonies in the Form of an Affidavit so you can establish your ownership of the PERSON and prevent them from seizing control and "administering" YOUR ESTATE without any right to do so.

1. You walk in. They ask your name. You answer with your First and Middle ---- "John Michael" or "Betty Ann" or whatever.
2. You say, "I wish this to be on the Public Record of the Court. Are we on the Public Record?"
3. Once on the record, you say, "I am visiting this court as a Lawful Person."
4. "There has been a mistake. I have been misidentified and my political status has been misrepresented to the court. I am not acting in the capacity of a United States Citizen nor as a Citizen of the United States. I am a Texas (or whatever your Birth State was) National and a State Citizen. I am not subject to the jurisdiction of this court and claim remedy and relief under Federal Law, Title 50, Appendix 7 (c) and (e). I wish my cargo and my vessels which are permanently domiciled on the land and soil of (Your Birth State) to be released and all charges against them to be eliminated. I wish the Prosecutors Bid Bond and Performance Bond to be brought forward and paid to me as damages for the false arrest and detainment of my VESSEL in violation of my Article IV guarantees under The Constitution of the United States."

Most likely the arrogant #%@@%@ charging you hasn't even bothered to post a Bid Bond or Performance Bond, in which case all charges have to be instantly dismissed and the COURT is "embarrassed" by him and his "incompetent prosecution".

If he has posted the bonds, he is supposed to post a minimum of \$25,000 per misdemeanor and \$1,000,000.00 per felony, and you get paid. If you claim his bonds two things happen --- you get paid instead of them, and THEIR insurance gets hit for it, and a black mark is applied against him. Three such faux pas and he loses his license to practice law in their STATE OF STATE and if it is a Public Prosecutor, he loses his job. Besides the monetary loss this is a very effective punishment for corrupt prosecutors.

Please note that this gets you not only off the hook, but also punishes the perpetrators. It is a variation of the process described below which rewards the perpetrators by allowing them to charge your ACCOUNT. This can be handy if all you want to do is get out of their clutches, but it encourages their racketeering and may lead to them harassing you the same way that dogs are encouraged to beg for more table scraps, which is why I do not generally advocate the solution shown below.

If a speedy removal is your goal, or you get caught in a situation where you cannot easily retrieve your BC and Witness Testimonies, it may nonetheless expedient and useful for you to execute Steps 1 through 4, but 4 has a different ending variation:

4. "There has been a mistake. I have been misidentified and my political status has been misrepresented to the court. I am not acting in the capacity of a United States Citizen nor as a Citizen of the United States. I am a Texas (or whatever your Birth State was) National and a State Citizen. I am not subject to the jurisdiction of this court and claim remedy and relief under Federal Law, Title 50, Appendix 7 (c) and (e). I wish my cargo and my vessels which are permanently domiciled on the land and soil of (Your Birth State) to be released. However, in this instance only, and maintaining my innocence, I accept your charge(s) for Value and Consideration in return for Settlement and Closure of this Case Contract Number (whatever case number is shown on the docket sheet) and will allow the Court to assess its standard charges against my CUSIP and AUTOTRIS. Please use my exemption for full settlement and closure of this sub- account, as it is pre-paid and exempt from levy. I shall sign as Authorized Representative."

This solution leaves them aghast, and probably staring at you like you are a Talking Horse; they will also, naturally, be alarmed, because they have been sneaking around preying upon people and abusing the individual Public Trusts they are supposed to protect.

They are suddenly presented with the victim being fully aware of what they are doing and they may panic and "need to confer" with each other --- or ---- they may try to deny knowing what you are talking about. The fact is that some of them know and some of them don't. So those that know will be unsettled, those that don't know will be confused. For your own information as to who is who, watch their facial expressions.

Nonetheless, stand there on your little flat feet. You may mildly prompt that the "Court Clerk has the necessary information". As the actual Prosecutor and Beneficiary in the case, the Court Clerk's Office is responsible for preparing the True Bills. Once the Bills are presented, you sign your Upper and Lower Case Name as the Authorized Representative, All Rights Reserved.

In the Territorial Courts--- Cases Captioned in Upper and Lower Case Courts:

If by chance you get hauled into Territorial Court, your Name will appear as a Legal Person in Upper and Lower Case, and the Court's Name will also appear in Upper and Lower Case. The basic schtick is the same, with a few obvious changes to allow for the difference in jurisdiction:

Have your BC and your two Witness Testimonies in the Form of an Affidavit so you can establish your ownership of the Person and prevent them from seizing control and "administering" your Estate without right to do so.

1. You walk in. They ask your name. You answer with your First and Middle ---- "John Michael" or "Betty Ann" or whatever.

2. You say, "I wish this to be on the Public Record of the Court. Are we on the Public Record?"

3. Once on the record, you say, "I am visiting this court as a Lawful Person."

4. "There has been a mistake. I have been misidentified and my political status has been misrepresented to the court. I am not acting in the capacity of a United States Citizen nor as a Citizen of the United States. I am a Texas (or whatever your Birth State was) National and a State Citizen. I am not subject to the jurisdiction of this court and claim remedy and relief under Federal Territorial Law, Title 50, Appendix 7 (c) and (e), The Foreign Sovereign Immunities Act, Title 28, Sections 1602 to 1611, and The False Claims Act, Title 31, U.S.C.A., Section 3729 (a) (7). I wish my cargo and my vessels which are permanently domiciled on the land and soil of (Your Birth State) to be released and all charges against them to be eliminated. I wish the Prosecutors Bid Bond and Performance Bond to be brought forward and paid to me as damages for the false arrest and detainment of my Vessel in violation of my Article IV guarantees under The Constitution of the United States of America."

The MUNICIPAL COURTS owe you Due Diligence and Good Faith Service under The Constitution for the United States (no “of America” involved). The Territorial Courts owe you the same, but under The Constitution of the United States of America--- a different Constitution, but the same basic rules apply. So reference The Constitution of the United States in MUNICIPAL COURT, and The Constitution of the United States of America in Territorial Court.

Always check the court record three days before any scheduled hearing to make sure there are no “in Limine Motions”. These are Pre-Trial Motions to exclude “prejudicial testimony”—such as testimony about the victim’s political status or “national security” issues. Such Motions occur outside the courtroom and prior to any hearings taking place. In international land jurisdiction cases, they have to be countered by a Pre-Emptive Writ of Prohibition against obstruction of testimony and extra-judicial measures issued at least three days prior to trial or hearing date.

If you take the time to really think about and memorize this information, you will have the ability to effectively defend yourself and your property assets any time and any place that you may be accused or detained.

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.