One more time…Judge Anna attempts to Straighten out the old man.

Posted on November 9, 2014 by arnierosner
It is a dirty job but someone must do it!

One more time…Judge Anna attempts to Straighten out the old man. The one who knows nothing.

On Nov 9, 2014, at 11:15 AM, Anna von Reitz <avannavon@gmail.com> wrote:

What you aren’t understanding Arnie is that they bypassed OUR government and set up their own “lawful” government under Article 1Section 8 Clause 17 and deceitfully called it the United States of America (Minor) and created all these “federal States” under its auspices.

They are administering their own completely foreign government in the international jurisdiction of the Sea without reference to our lawful government of The United States of America (Major) on the LAND jurisdiction.

We are American State Citizens on the land jurisdiction of The United States of America (Major) and we simply haven’t operated our own jurisdiction since 1860.

Strictly speaking they committed no treason but they have committed plenty of semantic deceit and fraud. It remains for us to exercise our jurisdiction on the land and to respect their jurisdiction on the “High Seas and Navigable Inland Waterways”—and keep them from “mistaking” us as one of their “US Citizens” or as any kind of Rebel they are authorized to chase down.

We do that by clearly stating that we are American State Citizens operating within the land jurisdiction of The United States of America (Major) and flying its civil flag. Civil trumps martial every time so long as you invoke your civil authority on the LAND.

As I have told you—every single American has more civil authority on the land than the entire federal government. Their look-alike and sound-alike “federal States” are limited to serving THEIR “United States Citizens” and have nothing to do with OUR American State Citizens or our States on the LAND.

There is the Ohio State — a Republic on the LAND and there is the “State of Ohio” a Legislative Democracy on the Sea. There are American State Citizens peacefully inhabiting the Ohio State and there are United States Citizens in a constant “state” of “war” residing in the federal “State of Ohio”.

If we are not smart enough to see through their legal chicanery and semantic deceits based on the use of similar words, they will self-interestedly “mistake” us as one of their own “United States Citizens” and prosecute us in one of their courts according to their laws (as they are doing with Rod Class) or they will try to pretend that we are “rebels” or “enemies” that they are allowed to track down and try in “Special Admiralty Tribunals” — it is up to us to know our history and our authority and rebut these claims.

Special Admiralty came about as a result of the Reconstruction Acts which established five military districts in ten Southern States and let the military commanders appoint civil judges to prosecute any remaining “rebels” — but President Andrew Johnson made three formal and public declarations that the American States on the LAND were at peace. So none of the Specialty Admiralty tribunal crap applied to any peaceful American State Citizen on the LAND.

Same thing with the extension of “Special Admiralty” during the First World War — applies only to United States Citizens— that is FEDERAL citizens. American State Citizens are specifically excluded from Trading With The Enemy Act by Applications Appendix Section 21. If you think about it you will realize
that NO maritime or admiralty jurisdictions can ever apply to American State Citizens in the LAND—and
you will also realize that statutory laws apply only to statutory entities that are created by statutes.

The rats have been routinely applying maritime and admiralty and statutory law to living American State
Citizens because we have been too ignorant to know and to clearly declare who we are and invoke our own
birthright standing. They have also promoted a lot of confusion via the use of similar names and the creation
of “legal fiction” entities that are merely named after us and which are various kinds of incorporated legal
fiction entities— trusts, estates, transmitting utilities, etc, that ARE subject to statutory law but which have
nothing whatsoever to do with us.

The organizations that created all these legal fictions and abused our given names to name them are
responsible for their operations and all their expenses— not us. So the foreign situs trusts doing business as
“John Quincy Adam” were created by the United States of America, Inc. And were considered to be
“persons” owned by the ” State” franchises of the United States of America, Inc. And we’re subject to all
federal and state statutory laws.

These “things” are the responsibility of the corporation that created them, subject to the laws and
jurisdiction of the creator of them— and they have been used as a device to “mistake” the living Americans
as either the same as or as corporate officers serving these legal fictions.

The only reason this has gone on as long as it has is that we have not stood up and shown that 1.— we know
who we are and 2. We know what we are NOT— that is, that we are NOT legal fiction entities that someone
merely named after us and trumped up debt against, NOT statutory entities subject to any statutory law, and
NOT United States Citizens of any kind.

We are American State Citizens with both feet firmly planted on the land and we fly the civil flag of The
United States of America (Major) — notice the “of America” and the ( Major)??? That is to make a clear
distinction between us and “United States” and “United States of America (Minor) — both— and to cut to
the end of this long chase. I get tired of explaining this over and over and over so feel free to publish it and
read it over as many times as needed until it sinks in.

On Sunday, November 9, 2014, Arnie Rosner <arnie@arnierosner.com> wrote:

Jim,

My denseness will not permit me to get past the root of the evil. The people with whom you all seem to
work are not the legitimate government. They are a corporate franchise of the now defunct corporation
which was operating as the United States of America INC.

They have committee treason. They must be considered as foreign invaders out of uniform.

They have replaced the lawful state governments with these corporate franchise operations through
unconstitutional means.. It is my view, that when people address these legitimate issues to them, this gives
them recognition amongst the people who are ignorant to these conditions, and strengthens the illusion of
legitimacy.

Since no lawful state government exists, there is no lawful state government to issue corporate charters.
Therefore, no corporation in the state is lawful.