Why is the “Pope” engaged in a campaign to promote the politics of the impostors?

On Sep 2, 2015, at 8:07 PM, Anna von Reitz <avannavon@gmail.com> wrote:

The simple answer to “why the Pope” comes to America is that he was invited to address Congress by the House Majority Speaker. That’s usually how foreign dignitaries show up in front of Congress, and this is no exception.

The more practical answer is that America is in deep Kim-Chee because of malfeasance and Breach of Trust by members of Congress. The Pope as the Global Trustee has both the right and the responsibility to address this ongoing criminality both in general and in specific terms. Everyone’s guess is as good as the next how he will approach this and what the exact content of his message will be. All the pointless conjecture in the world does not help.

The third question is most important: “Why is he engaged in a campaign to promote the politics of the impostors?” It shows where your own thinking is mixed up.

First, there are no “impostors” per se. It isn’t as simple as that.

You are looking at global and international officials as “impostors” because they have appeared to be national (land jurisdiction) officials. This mistake on our part was promoted via the use of deceitfully similar names on their part, but the record shows that they are NOT in fact occupying any national land-based offices. They are NOT operating on the jurisdiction of the land at all.

So they are not “impostors” per se— they are legitimately occupying offices operated in the foreign jurisdiction of the sea and the fact that they named these offices in a deceitful way after the offices owed to us on the land is the crux of the matter. They have promoted a confidence racket fraud against us, but that doesn’t mean that they aren’t office holders in their own foreign jurisdiction.

Ask yourself, was Quadaffi still President of Libya, even if he committed crimes against the Sudanese?

Well, yes, he was.

In the same way, these people are still officials of the Federal United States even though they have promoted fraud against Americans and the American States.

The Foreign Sovereigns Immunity Act and the International Organizations Immunity Act both made this point circa 1976. They are not “your” Governors, “your” Legislators, or “your” members of Congress. They have explicitly, on-the-record, made it crystal clear that they are operating entirely in the international jurisdiction of the sea and have nothing to do with the land jurisdiction and the state offices that you are owed—and more to the point— the offices which you owe yourself.

Hear that little tag-line at the end? Which you owe yourself?

If you want to operate the Republic, it is your right and responsibility to do so.

If you want to occupy the offices of the land jurisdiction, it is your right and responsibility to do so.

Nobody else can do it for us.

If you were duped into thinking that that was the business of the Federal United States, you were wrong. If they purposefully misled you to believe that they were doing the job by naming their “State of________” franchise after your State on the Land, that was fraud on their parts using semantic deceit and breach of trust and deceptively similar names. But that doesn’t change the fact that you are supposed to be providing your own government operating the land jurisdiction and your failure to do so cannot be regarded as their fault.

Page 70 of “You Know Something Is Wrong When…..” “This is because the separate States are each sovereign nations acting for international purposes as a federation.”
Each State is a nation and each county is a state.

Self government is literal.

If you fail to govern yourself, the responsibility keeps getting bucked up to the next level of organization. If you let your county government offices lapse and go bankrupt, county governance becomes the job of the State on the Land; if you allow your State on the Land offices to lapse and go bankrupt, the national land jurisdiction becomes the responsibility of the “federal” government by default and the international officials saunter in and take over.

It’s true that they used semantic deceit and other fraud gambits to hide the fact that this was going on, but it remains that if we want to govern ourselves, we have to get busy and do it—- which is just part of the wrong-headed attack on Judge Curry and I. We have stepped to the plate and gone through the drill to occupy offices on the land of our respective States. If we don’t do this the body politic of the Republic disappears and so does our Republic—- by default.

Far from yarping at us, you and Deegan and countless others should be doing the same and more. Everyone with experience and skills to do the work should be occupying the vacated offices of the land jurisdiction. If you do this in accord with the founding documents of your state, it is impossible for you to be wrong or doing anything unlawful.

“Saving the Republic” means rebooting the Common Law Court System, the Township, County, Parish, and State governments on the land—- all of it. At this point, there are just a handful of land jurisdiction offices and courts still operating, just a tiny fraction of the counties —- seven counties—- are operating as land jurisdiction counties and holding the dyke for all the 3100 others.

Think about that and about how slim our hold on the land jurisdiction really is.

If and when those few faint bastions collapse, the “Federal” aka British Coup will be complete and the Republic will be dead.

When Steve Curry and I stood up and started operating land jurisdiction courts again, we took an important step toward resusitating the Republic and its claim to be a viable nation on the land. With every office and officer reclaiming the land jurisdiction, the stronger that claim grows. As each county and State is resurrected, each Common Law Court on the Land put back into play, the claims of the Federales weaken.

As we “re-populate” the Republic and re-occupy the offices of the land, it becomes self-evident that we were the victims of fraud and misplaced confidence, not low-life incompetent slackers who didn’t want to be bothered with running our own affairs.

This is a time when everyone needs to be digging out the original trusts and compacts that created their states on the land and pouring over them to see the names of the offices and the branches of government that they are actually owed and how the land jurisdiction state is supposed to operate. There are now fifty of these and they are all different. All the offices of all these states and all these counties need to be filled— and for now, all this has to be done on a volunteer basis.

Our system of government and our jurisdiction on the land has to be operated or die—-and it all depends on you taking action in your own behalf to govern your own town, county, and state.

Hold your public meetings at the township (town) and county levels and when you have some counties organized, start operating at the state level. If you can’t be a Common Law judge or a sheriff, fill another office. If you can’t be a deputy, be a clerk or recorder on the land. If you can’t serve as a clerk, serve as a notary on the land. If you are a doctor, serve as a coroner on the land. GRAB AN OAR. Stop sitting on your rumps thinking that those who are rebuilding the Republic from the ground up are “the enemy”— mistaking (or pretending to mistake) us for those who have bamboozled you all these years is not an option. You have to find your own butt with both hands and get it in gear.

I also want to address this:
To one particular statement from Judge Anna I take exception. She stated and I quote, “You have supposedly done all this voluntarily. Otherwise, what they have coerced you to do and misinformed you to do would clearly be a CRIME on their part.

The truth is undeniable even in the judge’s own words. It is a crime. Rather a series of crimes.

That is why they set things up to make it look like you just volunteered to give the Federal State of State corporations an ownership interest in your estate and your private auto, your marriage and your businesses and your labor.”

Yes, it is a crime. That’s the whole point and always was.

Yes, what the perps are doing is fraud, fraud, and more fraud. That is what we said in our affidavit over and over again. That’s why we published an Affidavit of Probable Cause—a criminal affidavit.

What we were explaining here in this quote is how the Federales are “interpreting” our acts to others as “voluntary” acts on our parts---after we have in fact been coerced and misinformed. That we “volunteered” for all this abuse is what they tell the rest of the world, in order to escape punishment and legal action themselves.

According to them, 390 million Americans just “volunteered” to pay income taxes, to be drafted, to obey 80,000,000 codes and regulations, and to give away their bank accounts, their lawful money, their homes, and their land.

How many times must an IRS official shrug and say, “It’s all voluntary!”—before we get the message? It’s our own gullibility and our own autographs that get us into this trouble, even though we are being purposefully misled and defrauded and deceived every step of the way.

We were lied to and told that we had to comply with “government mandates”—like Selective Service, like Social Security, like Driver Licenses—by people acting as undeclared foreign agents, so there is no doubt that both force and fraud are present and at the root of this circumstance, but from the Federal side of it, they just shrug and say, oh, but, they applied for Social Security “voluntarily” and they registered their car “voluntarily” and they sought a marriage license “voluntarily” and filled out a 1040 contract “voluntarily”——

Based on our supposedly “unlimited right to contract” we can agree to strip naked in public and be raped, if we want to, and according to the Federales, that’s what we “voluntarily” did. See? They don’t disclose what they are doing, who they are, or that they are entrapping us into contracts when they show up and make their demands “in behalf of the government (corporation)”. They pretend to be agents of our lawful government.

And after they have lied to and coerced us into all these contracts, they stand back and say, well——they paid a fee to get a Driver License.....they paid another fee for a Marriage License....they signed this mortgage document....it was all voluntary!

So we were explaining what the Federales say to excuse themselves and avoid criminal prosecution, not agreeing with their self-serving hokum.

Anyone who actually reads “You Know Something Is Wrong When.....An American Affidavit of Probable Cause” will have no trouble understanding that yes, these vermin have committed fraud on a broad scale against us and yes, we are owed remedy on an equally broad scale.

And I never, ever said otherwise.