

Property, Property Taxes, and The Whole Picture to Date



By Anna Von Reitz

I have taken on the task of trying to consolidate everything to date for you. It's a long article and I don't want to be bombarded with questions of "How do I....?" -- I want you all to sit down, look at the situation described, and begin figuring things out. Just be quiet, take it all in, and think, think, think---- for yourselves. This is the first step toward being free of all this B.S. ---- recognize how arbitrary, false, and silly most of this is, like a children's game played in deadly earnest by adults. Unfortunately, most Americans have been playing Chess while their employees have been playing Parcheesi --- which requires you to learn the new game, which then ultimately allows you to either (1) win the game, and/or (2) flip the table and play whatever game you want to play. They can make you play Parcheesi or you can make them play Chess--after all, they are your employees.

Our identity has been stolen. That resulted in us being reclassified as "US citizens" -- as if we were government employees or as if we had been born in Puerto Rico.

This then affected our ability to own land in the states, because "foreigners" can't actually live here, they can only "reside" here.

Instead, foreigners can have a long-term lease here and be tenants.

So that is how you are identified -- as a tenant on your own land, with the State of Whatever as your landlord. Because you are misidentified in the public record, your land holdings are also misidentified and placed into one of three categories: residential, industrial, or agricultural, when your land of any sort should be classified as private property.

As long as you and your land are both misidentified, you will be taken for a "tax payer" and as a "subscriber" and as a "public vessel" and as a "resident" and everything you think of as yours will in fact be owned by and controlled by an organization of interlopers calling themselves the "State of Oregon" or the "State of Michigan".

First order of business then, is to get yourself back into the right category, and identify yourself as an American state national, not a "US citizen". This is more difficult than it looks, because the perpetrators of this scheme have made it difficult, yet to enjoy the benefits of their perfidy they have had to leave the door open for you, too.

That's why there is always remedy available to those who diligently search.

Two layers of "government organizations" have placed these ugly claims on your name and estate. The first of these, known as the Territorial United States, seized hold of the copyright of your name on the High Seas and Navigable Inland Waterways, and then used that as a means to seize upon all your other property, too. They excused this Breach of Trust after the bogus "Civil War" ---which was never a war, but an illegal commercial action on our shores--- in the name of Public Safety to ensure the peace after the "rebels" were defeated. A hundred and fifty years later they are still attempting to

use this excuse for stealing control of your name and estate by announcing "wars" against drugs, wars against this and wars against that. It's all bull, but it serves the purpose of continuing to excuse their inexcusable usurpation against the American states and people.

Where is the door?

The Expatriation Act of July 1868 allows you to sign an Act of State and go back to your original status as an American born on the land of an actual state of the Union.

But remember, they have already seized control of your Given Name, which is also known as a "Trade Name" in their system of things, and they have copyrighted it by "registering" your "birth/berth".

How do you correct that?

Well, their own records --- all those resulting "Certificates of Live Birth"--- show that you, the living man, were actually born on a specific day, like August 14, 1967, but the THING named after you wasn't registered until a few days or weeks afterward---- on the (de) filing date which is also shown. This results in a situation in which the living man has a birth-**day** and the ESTATE they created "for" him has a birth-**date**.

There are two peaceful ways out of this box. The first, and the route that I have chosen, is to object to their presumption of trusteeship and usufruct status, return the Birth Certificate (it's actually an insurance indemnity receipt so you are making an insurance claim for the return of your vested interest in your own estate), and copyright your own name by recording it as an Assumed Name with the land recording office in your county. Every State of State in the Union has statutes about Assumed Names, also known as Business Names, also known as Trade Names, which retain your Common Law Copyright rights..... ah, so..... go back and correct the "mistake" and claim your own Trade Name and copyright it effective with your actual birth-day. This predates their claim by a few days or weeks, so you are finally identified as the true party of interest and Holder in Due Course.

They had to leave this door open, in order to profit from all this chicanery themselves.

Now you are Master of your own "vessel" and nobody can say otherwise, and if they infringe on your copyright in an effort to defraud you, you can call them on it in no uncertain terms with the proof of your recorded Common Law copyright to shove in their astonished faces. Oh, my, Matilda, the horses can talk and the sheep can dance! And their own published documents are the evidence of all this deceit and will-to-plunder.

The second route, which recently opened up and which by mistake, has become yet another tool for the rats to use against you, is PARSE SYNTAX grammar.

As I recently discussed--- one enterprising American found his way out of the their maze by creating a new name for himself using (arguably) correct grammar principals as his justification. He left his Given Name which was "Russell Jay Gould" behind and adopted a new name with new punctuation: "Russell-Jay:Gould". This created a separation between their "person" operated as "RUSSELL JAY GOULD" or "RUSSELL J. GOULD" and his newly created persons "Russell-Jay:Gould" and "Russell-J:Gould". It has, thus far, created a lasting protective barrier between the living man and the predatory corporations, and if you adopt his system and use PARSE SYNTAX, it can protect you, too.

The problem is that they have turned around and seen it as a new secret language they can operate in and use to defraud you. This is precisely the problem that Russell and I spent five days discussing in Texas. It now becomes necessary for everyone to learn PARSE SYNTAX so that you can defend yourselves in the venue of international law and commerce.

The vermin responsible for all this fraud and rot have had a long tradition of using "Federal Code" --- think of actual coded language as in "Code Book" --- combined with "Legal-ese", the language of the lawyers, both of which attach special uncommon meanings to common words to form coded communications which are then used to defraud innocent Americans. The idea of using PARSE

SYNTAX grammar for the same purpose was a no-brainer for these rats and they have eagerly accepted it.

According to Russell, this is their new backdoor trick. If you don't present your claims in PARSE, they ignore them.

Improper grammar, they snort. Incorrect punctuation. Throw it out. Ho-hum. Mere gibberish.....

Well, so is Swahili gibberish to a non-Swahili, and French makes no sense to someone from Iceland who hasn't studied French. As long as American English is our official language and it has its own punctuation and style conventions, PARSE has to be viewed as a foreign language from our perspective, just like Legalese, Italian, and Dutch. Russell justifies it in terms of being "correct" according to principles of math and logic, but as he also had to admit --- it's just as easy to lie in the language of math as it is to lie using any system of symbolic communication. Such a system only has to be consistent within the framework of its own declared assumptions to be "correct", so, correctness--- as we say in physics--- is in the "givens".

Russell is a righteous man, so he naturally sees the Truth in PARSE. The men we are dealing with naturally see it --- and use it---for the exact opposite purposes.

There are advantages to identifying the foreign languages these vermin have been using against us. We have spent years breaking their codes and learning their lingo, so learning PARSE SYNTAX is just the latest challenge, but there is even more profound value in identifying whatever they are throwing at us as foreign language. "Foreign" to us means exactly that---- and serves to make the distinction between Americans and "US citizens" more obvious. RUSSELL-J:GOULD is never going to be recognized as a Proper Noun in American English. The style, form, and punctuation clearly identifies it as PARSE and implies the grammar that goes with it. That alone is a giant step forward toward honesty and truth in commerce.

People will need to make their own decisions about how best to crack the nut and what tools to use to crack it. I think that the strongest tools we have are our own values and sense of justice. No matter what language something is expressed in, whether the grammar is correct or not, we all know when something is unfair. We all recognize the criminality of trespassing on someone else's assets. And a lie however it is expressed is still a lie.

Picture the scene: Commander Gould and I seated at my kitchen table, both heads bowed. We daily struggle with all that is false and selfish and small-minded in human nature, in ourselves and in others----but at the same time, we have a glimpse of something in Mankind that is glorious and fine and generous, a part of All That Is.

In the days to come, I recommend that everyone work hard to take advantage of the "exits" that still exist in the standing law, working backwards to (1) claim and record your Common Law copyright to your name however it is styled, ordered, formed, or expressed, and then (2) issuing an Act of Expatriation and recording that as a Deed with the State Secretary of State. If there is anyone out there who is willing to fund the effort, the Living Law Firm can ferret out the statutes guaranteeing Common Law Copyrights in all fifty of the States of States. We can develop effective Acts of State. We can get it all translated into PARSE SYNTAX so the rats have no excuse. We don't have the manpower, but we could hire enough paralegals and PARSE experts to get it done.

The first step reclaims your copyright interest in your own name (and therefore all the assets attached to it) and puts you in control of it, and the second step uncouples the "presumption" of "residency" and "US citizen" status being associated with your name. The first action gives you the key to unlock the door, the second allows you to walk through the door and lock it behind you. The third action-- translation into PARSE-- gives them no wiggle room to ignore anything you have done.

There are some additional niceties to be observed. Once you reclaim your name and your proper political status you will need to notify the authorities responsible-- the Port Authority for your area (Coast Guard Commandant) and the Adjutant General (responsible for keeping and updating proper records) and the US Postmaster General. There are actually seven (7) Postmaster and Post Master

offices, but you address it to the Postmaster General as he is in charge of the military end of things and is the actual Commander of the Coast Guard and Adjutant General's Office in the Territorial Government that you have to notify about the changes in your status.

If you intend to conduct any kind of business outside your state of the Union you will need to post an Indemnity Bond with the U.S. Secretary of the Treasury, and if you go offshore to conduct business of any kind you will need to notify the U.S. Secretary of State and give them notice.

We all need to become very much more aware of the "occupation" of the U.S. Army and the misconduct that has gone on in the international jurisdiction since the so-called American Civil War. By becoming aware and doing our due diligence we can save the world from criminality and predators. We can also exercise our God-given rights and enjoy our privacy and not be harassed.

Going right along with this aim, we all need to learn the "latest and greatest" foreign code---- PARSE SYNTAX---- and use it as Russell intended it to be used, as a defense against falsehood and tyranny.

Once you have yourself free and clear and beyond the reach of the vermin and their false claims against you, you can easily deal with the issue of Property Taxes and Income Taxes being imposed by foreign governments via false presumption and deceit. Once you can be recognized as a natural-born American state national, you can go to the Tax Assessor and claim back your land as the landlord exercising your "reversionary trust interest" ---- and demand that it be listed as private property and not annexed as residential, industrial, or agricultural property belonging to the State of State.

If like millions of Americans you still have a mortgage, you have "issues" to resolve. American state nationals are not eligible for mortgages. You are the actual landlords, so any mortgage credits to be applied under any tenancy agreement has to be paid to you, not taken from you. American state nationals are not eligible for Social Security, either, and you should have never been enrolled. American state nationals don't require or use marriage licenses. And though they are imposed "in the interests of public safety", American state nationals are not required to use driver licenses, either, unless they are engaged in some business or trade that makes use of the public roads for private gain --- commercial trucking operations, taxi and courier services, etc.

The foregoing mish-mash in which you have mistakenly enrolled or taken part in or been coerced to participate in programs meant for "US citizens" results in a lot of entanglements and potential controversies based on adhesion contracts. You were not told that these offers and programs were only for "US citizens" and you were not given full disclosure about which kind of "US citizen" was eligible and other aspects of these sugar-coated lumps of rabbit feces, either. As a result the contracts are invalid. Now what?

We are at the beginning of trying to settle such issues with the organizations responsible.

Those who actually own their homes, ranches, etc., free and clear of mortgage debts can go to the Title Company and request a Certificate of Redemption. They can then correct the Deed and Title to their assets, issue an Acknowledgement, Acceptance, and Re-Conveyance of Deed, transferring the property back to Stanton County Oregon or Pierce County Idaho or wherever else it is located and defining it as a private land parcel, tax-exempt, and described as..... "according to metes and bounds established by this Deed....." and as further described as Number 452 Pickle-Lovers Lane (copyright symbol) --- whatever name you make up to describe your parcel--- belonging to Ted and Marcia (or Bill and Alice or....) Johnson, c/o Post Box 39980 in AnyState, blah, blah, blah. You record your deed in plain simple American English on page with the local land recording office, and you clearly "post" your land with the international black and white sign and "Private Property" signs.

The federal vermin have to recognize your claims, because their own claims depend on your land claims: without a land jurisdiction, they don't have a delegated sea jurisdiction. And they are even motivated and grateful to see your claims appearing on the land recording district offices, because it is beginning to dawn on them that without us, they are nothing. Without us, they are open to seizure as pirates. Without us, all their State of State claims blow away in the wind.

They will still try to play their "You Can't See Me" games using PARSE SYNTAX as the excuse. It is therefore important to learn PARSE and follow up with a Corollary Deed written in PARSE and added to the land record so that they can't discount or "mistake" your meaning about any of this anymore. This would be the equivalent of re-writing your Acknowledgement, Acceptance, and Re-Conveyance of Deed in a foreign language and recording that for the benefit of the speakers who use that language. A properly translated PARSE deed serves notice to the vermin that the jig is up and that you know what they are doing.

So at last you can achieve that much-desired end of having your employees leave you and your assets alone, and forcing them to get back to work doing the job you hired them to do---- protecting you and your assets instead of bullying, attacking, and robbing you.

And wouldn't that be a nice change of direction?

This is a long read and explanation of the circumstance and there are still a lot of things up in the air, but the basic outlines of the situation and the proper steps needed to deal with the Mess as it stands are becoming clear. I cannot stress enough that this whole circumstance is a process --- not a single step, but many steps. They've been diddling around with this for 150 years. You can't expect to overcome it all in an afternoon.

You need to think it through in a logical sequence and then reverse that sequence. It is a Maxim of Law that "as a THING is bound, so it is unbound". Well, THINGS, here is your chance.

Reverse their claim and copyright of your name and estate by over-riding with a guaranteed Common Law Copyright pre-dating their claim. Record that. Give notice to the Coast Guard and Adjutant General and U.S. Postmaster General. Reverse their presumption that you are a US citizen with an Act of State returning your name and estate to Wisconsin, Minnesota, or wherever you came from. Record that. Give Notice to the State Secretary of State and U.S. Secretary of State. Reverse their unspoken claim that your land belongs to their franchise operating as a State of State and belongs to a "resident" and is either "residential, industrial, or agricultural" land. Correct the Deed. Record that. Give notice to the Tax Assessor and demand that your parcel be designated as private property and as tax exempt.

Learn PARSE and bring a Notice of the Fact written in PARSE as a translation of your claims and rebuttals and deeds. Record that. If they even think about messing with you, they will see that translation provided for their understanding and go away, far, far away.

So, now, at the end of all this--- you are back on solid ground and the sharks have to remain in the sea. You are home at last. The snail is on his thorn. And the pick-pockets are on the run. If you are an honest and peaceful man, that's what you wanted all along. Be willing to give that to other people, even those you consider to be enemies, and your own peace is assured.

The Rule of Love always overcomes the Rule of Law.

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