

Questions for Judge Anna about the US Postmaster General

Dear Paul:

According to the Civil Order paper issued by Anna, a new postmaster general office was opened in the US and that due corruption the old postmaster general office was vacated. Do you know what vacated means? what is the postmaster general office advertised here:<https://about.usps.com/who-we-are/leadership/officers/pmg-ceo.htm>?

How is it that this office is still operating if it has been vacated?

Where do we find the source on which to verify the process for becoming a continental USA judge?

There has to be a way to show this information to people for educational purpose?

thank you in advance

Judge Anna Answers:



There are -- at my last count which was several years ago--- no less than seven differently named offices supposedly filled by one man which are all variations of similar words: United States Postmaster General, Post Master of the United States, US POSTMASTER, USA POST MASTER, POST MASTER for the UNITED STATES OF AMERICA, Post Master for the United States, and so on.

These are all basically fraudulent titles employing semantic deceit, referring to private corporate offices in various governmental services corporations. The office of anything calling itself a "General" anything is Post-Civil War by definition and bears no relationship to the office which the Global Estate Trust and the King of Spain established in (I believe it was) 1754 for the First Trustee of the Land, Benjamin Franklin.

It is his office that is so highly coveted and which has been so grossly abused and corrupted as to require the appointment of new Regional Post Master to impose structure and discipline on those who have claimed to occupy it and similarly corrupted offices in Canada and Mexico.

In the 1920's the corporate look-alike-sound-alike office was made subservient to the Secretary of the United States Treasury and Franklin's actual office remained vacant for many years while Pretenders occupied the other similar sounding offices of "Postmaster"---giving the appearance but not the substance of a Trustee acting in behalf of the Land Jurisdiction owed the States of America.

This was part of the central Breach of Trust that Pope Benedict XVI and his predecessors back to 1845 were accused of in 2008, and yet another example of corporate interloping allowed by the British Monarch who is under the Federal System and supposed to be acting as our Trustee in the jurisdiction of international commerce where all this semantic deceit, duplicity, bad faith and fraud has occurred.

King Juan Carlos threw another wrench into correct by abdicating the Spanish Throne. Without a Spanish King to operate the national land jurisdiction, the basic responsibility for administration gets thrown back on the Pope, but he is already occupying the position of Trustee of the Air Jurisdiction worldwide so can't act in two lateral trust offices at once, which is like being in two places at one time. He acted in his Supreme Pontiff office instead to create a new regional office and placed it over and in control of the national level offices that have been mis-administered.

It was the hope that this would re-direct the functioning of these national level offices. Instead, the rats found a technicality and arrested the Pope's new Regional Post Master. This is standard operating procedure for the runaway government corporation doing business as the District of Columbia Municipal Corporation and is just another example of the lawlessness pervading Washington, DC and the Bar Associations.

-----  
See this article and over 100 others on Anna's website here:[www.annavonreitz.com](http://www.annavonreitz.com)