

The brief and satisfying reply to be made to any IRS "inquiries".

By Anna Von Reitz



Dear IRS,

First, I am not a federal employee or dependent of any kind. Never have been. I have no "federal income" and redeem all fiat notes as lawful money.

Second, neither I nor my Mother ever gave anyone permission to use my Good Name as the name of a British Territorial U.S. Citizen "lost at sea", nor did we give the Municipal United States Government permission to create any CORPORATIONS named after me. Got that?

Third, clearly, you are misaddressing me, and any bills owed by either the British franchisee or the Municipal CORPORATIONS are related to THEIR income and THEIR taxes, and have nothing whatsoever to do with me and my earnings.

Both the Territorial and Municipal United States Government Corporations need to get their acts together to balance the accounts they are holding as usufructs "in my name". I have nothing whatsoever to do with any of this and will not be paying any taxes for these foreign entities.

Last, but not least, the U.S. Supreme Court has just reinforced earlier rulings in a case, Virginia v. EPA, in which it very clearly states that none of the Alphabet Agencies have any power or authority to legislate and Congress may not delegate any responsibility to create law.

That includes the IRS and the IRC.

Sincerely,

Joe Blow American

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