Step By Step -- What You've All Been Screaming For -- Part One

By Anna Von Reitz

There have been so many piteous outcries coming in from people who are totally confused or partially befuddled that I have once again faced the necessity of sitting down at my computer and.....

Step 1: Sit down and look at your "Birth Certificate" and understand what it is and how it functions.

It has two basic functions. First, it is an Insurance Indemnity Receipt which is required under the Lieber Code/Hague Conventions. They have to give you an indemnity receipt for the property they are stealing from you--- essentially an insurance policy guaranteeing that your property won’t be harmed as a result of their use of it.

This makes you the "Subrogee" --- the Insured Party and Priority Creditor of your own ESTATE holdings. This process of "registration" (as opposed to "recording") creates a separate PERSON named after your Given Trade Name, yet owned and operated by a franchise of the MUNICIPAL UNITED STATES--- the separate government of Washington, DC, operated as an international city-state by the members of Congress.

When you get your BC "Authenticated" by the United States of America State Department you find out for sure which federal corporation is issuing the BIRTH CERTIFICATE you have been issued. In most cases it will be a STATE OF STATE, like THE STATE OF WASHINGTON, but in some cases will be a federal department, such as THE DEPARTMENT OF DEFENSE.

Second, the Birth Certificate is a Bond---literally. It is a bond issued against the value of the ESTATE (or more recently, Public Transmitting Utility) assets that belong to you. A bond is an I.O.U. --- a promise to pay under stipulated conditions. You have the certificate proving that you are the actual owner of the assets being bonded, but until and unless you claim your exemption from their system of things, the benefit of the bond goes to the STATE OF STATE or DEPARTMENT that is insuring your purloined property against loss or damage.

Now notice a couple other things about your Birth Certificate that prove that what I am telling you is true.

A. There are two prominent dates displayed on the certificate. One is your actual birth day. The other is the "File Date" when the PERSON (a corporate municipal franchise) was created and replaced you as the beneficiary of your own assets. So you, the living man or woman, have a birth day--- and the corporate franchise "PERSON" named after you has a birth date which is always a few days or weeks after your birth day. In effect, the BIRTH CERTIFICATE records the “death” of your claim to own your own estate and Trade Name, and the “birth” of the federal PERSON's claim upon your assets. You are always the Holder-in-Due-Course, the Party having the first claim (first in line, first in time) to the Trade Name and Estate, but if you don’t claim it, or know how to claim it, you are out of luck and disinherited.

B. The BIRTH CERTIFICATE is signed by the Registrar -- an Officer of the Probate Court, which proves that your estate was probated. The living American state national, for example, the Minnesotan
named William Bales Jensen, was taken off the title of his natural estate and his natural nationality and political status was changed to that of "WILLIAM BALES JENSEN" ---a federal Municipal franchise corporation and "citizen of the United States"---- that is, a citizen under the Diversity Clause of the old Federal Code which allows corporations to be citizens.

C. The BIRTH CERTIFICATE is issued on bond paper, giving you "silent Notice" that the assets named on the face of the document --- your unlawfully converted estate assets including the copyright to your Trade Name, your land, your labor--- everything that you could ever own, has been seized upon and bonded by the organization issuing the certificate.

D. The process of false probate just described results in the unlawful conversion of your name and estate assets, makes you a "US citizen" instead of an "American state national", removes you from the jurisdiction of the land and deprives you of your constitutional protections, makes you indebted and obligated to pay the bills of foreign corporations, and otherwise plays havoc with you and your entire country.

E. This is done without your knowledge or consent, without your parent's knowledge or consent, and the people doing this to you are on your payroll, supposed to be rendering you Good Faith service the whole while. Because you don't know that this is being done to you and that these false claims against you are being made, you have no opportunity to object to them, much less delve through it to rebut all these lies and claim your exemption and exercise your indemnity.

Now a few further notes:

For many years the vermin seized upon your Given Christian Trade Name, just as you were taught to print it in First Grade with a first name, middle name, and last name all written in Upper and Lower Case like this: John Michael Doe.

Their federal franchise was structured as a Cestui Que Vie ESTATE trust operated under the same name written in all capital letters: JOHN MICHAEL DOE.

Most recently, the vermin have tried to change their stripes and instead of creating their fictional PERSONS as Cestui Que Vie ESTATE trusts, they have been creating Public Transmitting Utility franchises named after you. How can you tell the difference?

The ESTATE trusts are all named with the full first, middle, and last names appearing in all capital letters: JOHN MICHAEL DOE. The PUBLIC TRANSMITTING UTILITIES all appear with only a Middle Initial, but still in all capital letters: JOHN M. DOE.

Please note that any name in any style that uses only a Middle Initial is not a legal name. It is meaningless and void for lack of specificity. Was that John Michael Doe or John Mark Doe or John Marvin Doe or John Maxwell Doe or.....or....or....

You can always call the vermin on that, because lack of specificity destroys the existence of any jurisdiction actual or fictional. A claim against such a named entity can only stand if you just assume it is your name and accept the charges without objection.

This technicality is not the essence of the problem nor your strongest defense. This is just to point out that what they are doing is blatantly, obviously, on-the-face-of-it illegal, and you don't need any rocket science to prove that it is, nor any other cause to object. If you raise this objection and they proceed against you, they are dead meat upon appeal --- a fact that may not be known to you, but which is written in stone above their heads: If you don't properly identify the parties, you have no claim.

Now that you know what the BIRTH CERTIFICATE is and what its functions are, it will make more sense to you that you need to get it verified as a genuine document ---and this is where the process of authentication comes in.

Why "authentication" and why not an "apostile" nor a "certification"?
Countries that are signers on the Hague Conventions use apostiles to verify genuine documents passing between themselves. Countries that are not part of the Hague Conventions use authentication for the same purpose. Certification is an “in-house” domestic equivalent of a guarantee and isn’t strong enough for international use.

The United States of America never signed the Hague Conventions. The United States did.

As a result, documents issued by or pertaining to The United States of America and its international functions have to be "authenticated" while documents issued by or pertaining to the United States have to "apostiled". Both processes serve the same purpose of verifying the record and the paper.

When you act as an American state national you are acting under the auspices of The United States of America, so when you are ready to reclaim your assets and exercise your exemptions, you use documents that are authenticated.

If you were an actual federal employee or dependent and acting under the auspices of the United States, Inc. as a franchise of the Municipal government or as a citizen of the Territorial government (either one) you would use documents that are apostiled.

All that is the reason why you go through the turkey trot of getting your records officially verified and why you need to do this correctly.

I recommend getting at least two if not three copies of your Birth Certificate ordered from the Vital Statistics people. Keep one and send two to the State Secretary of State and ask for an "authentication" to do business in Indonesia--- a non-Hague Convention country. They will add a cover sheet, signature, and seal guaranteeing that the attached BC is genuine.

Next, take the state-authenticated documents and send them to the United States of America Secretary of State's Office in DC and request the same service --- authentication of the BC for use in Indonesia.

Each authentication requires a small fee. At the end of the day, you get back a three-page document --- the original BC you got from Vital Statistics, the State Secretary of State’s cover page and, on top of that, a yellow, heavy-weight cover page from the USA Secretary of State's Office.

That yellow page verifies the authenticity of the State Secretary of State's guarantee and it tells you explicitly which federal entity--STATE OF STATE franchise or DEPARTMENT--- issued the indemnity receipt and is responsible for guaranteeing your exemption from all this rot.

Now, finally, you have the proof in your hand of what has been done to you, who did it, and who is liable for it. You have the lawn mower, and now all you need is the gas.

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