

How to Suppress Bad Courts



By Anna Von Reitz

You can't present "Accepted For Value" offers to bankrupt entities for the simple reason that they have no available credit at their disposal to exchange.

What people so cavalierly call an "A4V" is actually called a "Mutual Offset Credit Exchange", in which two or more parties exchange credits: for example, you owe me \$10 bucks and I owe you \$20, so we "trade" these credits (you could just as easily look at them as debts) and I wind up owing you \$10 at the end of the day.

That is what an "A4V" with a government corporation is. They owe you for leases and rents and payments you made for them above and beyond services you received, and at the same time, you owe them for services you did receive. Both sides have an obligation to trade the credit they are holding against the other --- my tax bill against your lease payments. Or your service fees against my bond.

But what happens when one party to this arrangement goes bankrupt? Suddenly, all bets are off, their affairs get passed off into the hands of Trustees, who must then decide which creditors get paid and which ones take the loss and in what order and for how much.

The time to get in line as a Secured Party Creditor was ten years ago. The time to do A4V transactions ended last October, almost a year ago. As the Territorial United States continues to wrestle with its reorganization and the Municipal United States continues its liquidation, the only claim and hope that millions of Americans have rests on the work and claims that The Living Law Firm put in place for years prior to this.

We are even now wrestling with the Powers That Be to bring forward the Principal Priority Creditor Status and Claim of the American States and People, to own and control their own assets.

Foreseeing the current situation, we took steps to create and lodge an Indemnity Bond with the U.S. Treasury, which is essentially an insurance policy for the States and People against loss and damage. This means that when they drag you into court and attempt to seize upon your home or otherwise bill you for public debts owed by the foreign FRANCHISES, you can continue to charge those bills off against their underwriters----but this is not an "Accepted for Value" nor is it an exchange of any kind.

It's a private insurance claim, which only superficially resembles an "A4V" because it discharges against a pre-existing U.S. Treasury Account and requires your signature.

When the foreign governmental services corporations that you have mistaken to be your government created all these franchise PERSONS to enrich themselves, they did so under the obligation of causing you no harm. In far, far too many cases that is precisely what the existence of these PERSONS has done. They have been used as a means to defraud Americans and steal their property under force --- paid racketeers operating under color of law as "STATE OF COLORADO TROOPERS" for

example --- have evicted millions of Americans from their homes under false pretenses, in order to "take title" to the properties and resell them for their own profit.

These crimes have shocked the world and we have had a hard time gaining traction to prosecute it precisely because what appear to be (but aren't really) law enforcement personnel have been used to carry out the racketeering activities. That is what is meant by "color of law".

There are no easy answers and confusion still abounds, but for millions of Americans, the worst of the nightmare is over.

When these fake courts act against you, the Judge who is actually acting as an Executive Administrator, is required to have the Bill in question sitting on the bench in front of him or her.

You ask to see the Bill in open court.

If the Judge has no Bill it means that the Prosecutor was just "fishing" and didn't provide the Bill and Bid Bond required.

If they don't instantly produce the Bill, you say, "I wish for this case contract to be dismissed with prejudice and the proceedings to be eliminated from the record and for the Prosecutor to pay me three times damages for my harm suffered and inconvenience."

They have to dismiss for failure to Show Cause and the Prosecutor has to take out his checkbook and pay the Piper ---- you ---- on the spot. If he fails to do so, he is in Dishonor and you can ask the Bailiff to arrest him for Gross Negligence and Fraud Upon the Court.

If they do produce the Bill, you simply write:

Accepted for Indemnification Value:
Private Registered Indemnity Bond AMRI00001
Account Number: RA 393 427 640 US
by: _____ (Your Normal Signature)
dated: _____

And hand it back to the Judge. Be aware that you are making an insurance claim for the full face value of whatever it is that they have attempted to charge against your bond.

Which brings up another point that offers another way for average Americans to fend off the "offers" of these courts and their officers.

They are using your bond to bring their charges, a fact that you can flip on its head and use to your advantage simply by bringing recorded Witness Testimony identifying you in a color photo as the man or woman born in such and such a place to such and such a family--- and your Birth Certificate.

The BC is your bond and their warehouse receipt showing that one of their franchises is holding your bond.

"Your Honor, my bond is being used to fund these proceedings. I wish to subrogate the case contract, eliminate the record, and dismiss the charges with prejudice."

You are basically telling the Judge -- hey, slime bag, you can't use my own money and authority to prosecute me.

Both of these are commercial remedies owed to you and these are commercial courts you are being forced to deal with. They are here on your shores as foreign vessels in dry-dock. The Bar Attorneys are operating as Shipping and Transfer Clerks. And they are all engaged in racketeering and personage under color of law---- shipping your assets "home" to their bosses in Europe.

This criminality which stems from the courts and the officers of the courts themselves is hard to recognize and once recognized is hard to stop, because these entities and officials are supposed to represent the forces of law and order.

It is anti-intuitive for people to see them as gangs of racketeers operating under color of law and employing mercenaries under color of law like the "STATE OF COLORADO TROOPERS" to do their dirty work, but such are the facts and the circumstances.

Trillions of dollars have been looted from our shores by these Bad Actors and we all continue to endure the ravages of the Bar Associations and their members --- crime syndicates that should be internationally suppressed and outlawed.

Do what you can to protect yourselves. Get your own paperwork corrected and recorded so that you have admissible evidence ready to go and available to stand in your behalf. Become familiar with the rationale under which these "courts" are operating and the jurisdiction they are inhabiting. Don't go in there arguing about Law and Fact or the Constitution --- which are all moot points to them.

These are foreign Bill Collectors seeking to collect money from the franchises of bankrupt commercial corporations: YOU.

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