

What They Do, What You Do



By Anna Von Reitz

They "seize upon" your Given (Trade) Name that your parents created and gave you, and they create a franchise for their foreign corporation named after you.

If your Given Trade Name is "John Michael Johnson", the Territorial State of State creates a franchise for itself called "John Michael Johnson" and the Municipal STATE OF STATE creates a franchise for itself called "JOHN MICHAEL JOHNSON" ---- all without telling you a thing about it.

After that, they merely pretend that you are responsible for their franchises and the debts of their franchises.

Because the franchises are named after you, it's easy (usually) to confuse you and everyone else about "which" John Michael Johnson is being discussed.

Are you referring to the living man named "John Michael Johnson"? Or the unincorporated business operating as "John Michael Johnson"? Or the incorporated Territorial State of State franchise operated as "John Michael Johnson"? Or the Municipal STATE OF STATE franchise operated as "JOHN MICHAEL JOHNSON"?

This is key, especially when you bear in mind that when the Clerk calls out the name "John Michael Johnson" ----there is absolutely no way that you can verbally tell the difference between these various entities. The name "John Michael Johnson" being used by a living man sounds exactly the same as the name "JOHN MICHAEL JOHNSON" --- doesn't it? Yes....

So the very first Order of the Day is to find out which "John Michael Johnson" is being addressed and the source of the Prosecutor's authority to address "John Michael Johnson"--- if he has any such authority at all.

When the Prosecutor walks into court he is bearing a bond issued in your name--- in this case, the name of "John Michael Johnson" --- but that name is also the name of "JOHN MICHAEL JOHNSON" --- isn't it?

They have set up the situation where you are technically not a party to a case.

Why? Because technically, none of this applies to you the living man, at all. They only play with the Territorial State of State franchise doing business as "John Michael Johnson" and the Municipal STATE OF STATE franchise doing business as "JOHN MICHAEL JOHNSON" because their courts are specifically forbidden from addressing the living man.

When you visit (never "appear") a court by special limited visitation, you are saying up front --- hey, I am separated from all of this. That's Job One to protect your living "person" from attachment or false claim.

"I am visiting the court today by Special Limited Visitation to exercise my right of subrogation in this matter and direct the court to enforce my right to exonerate my Good Name. I am owed legal subrogation as well as the lawful subrogation right and I am asking the Prosecutor to certify my right of subrogation and I am serving my Notice of Demand on and for the record for the court and the District Attorney. It is my credit underlying the bond held by the Prosecutor and I request discharge of the claim and the reversal and dismissal of all Orders otherwise."

So long as you haven't hurt a specific living being having first-hand knowledge of the issues and circumstance, they are obligated to do as you say.

Just step forward and do it. Depriving the Prosecutors of their profit is a highly desirable and fun activity to pursue on a dark and wintry night. Remember to send your Notice of Claim and Demand to the District Attorney, the State Attorney General, the Clerk, the Prosecutor, and the Judge.

Once you raise the issue of subrogation, the court has to stop and address it before any other proceedings. You just hold your ground no matter what they say or do --- "Your Honor, I have raised a bar to these proceedings and the issues must be addressed....."

See this article and over 1400 others on Anna's website here: www.annavonreitz.com

To support this work look for the PayPal button on this website.