

## A Court Order is Like an Order for French Fries, Okay?



By Anna Von Reitz

The Judge gives his Order and the for-hire private security force goons acting under Color of Law as "Sheriffs" and as, for example, "State of Vermont Troopers" --then swing into clueless action to bring him his booty.

But, what happens if someone intercepts and cancels his order?

"Hey, yah, Jaime, cancel that order for fries---!"

Then nothing happens. The "Order" just disappears. Nobody scurries around. The potatoes don't go in the oil. The house doesn't get sold. The whole thing gets dropped.

And that is what needs to happen with all these foreclosure cases that are taking place under false legal presumptions and color of law.

There are now three really good reasons why the Foreclosure Mills need to shut down.

(1) All the Federal States of States and Federal State Trusts have been seized upon and rolled back into the actual sovereign States. That reverses the legal presumptions all these courts have been operating under and takes all the "franchise" property off the table. They can no longer "presume" that anyone is acting in the capacity of a federal "citizen". Instead, they have to presume that you are acting in your private trade capacity under the Public Law owed to this country.

(2) They are using your bond to fund their case. You have every right to subrogate the case and dismiss it with extreme prejudice ---and can easily put teeth into the claim by claiming the Case (Contract) Number as the collateral and the Court's Name and Address as the Debtor. Use your Trade Name (First, Middle, Last) as the Secured Party and mention that it is a Trade Name of the living-man: first-middle-last to whom all the property, assets, and interest belongs. Check the Non-UCC-Lien box on the UCC-1 Form, and present a certified copy to the Court Clerk. Then instead of them getting to claim your assets, you get to claim theirs, and they promptly start losing money as a result of their criminal racketeering, which gives them motive to stop doing what they are doing.

(3) You are indemnified in the strongest terms possible from suffering any "loss or damage" as a result of the existence of these "federal franchises". In fact, you are exempt from claims and your VESSELS are already tax pre-paid. So how is it that these "courts" are dragging YOU in and railroading you with their "Orders"? Could it be that you aren't cancelling their Orders?

Yes, it could. If you just stand there and let their "orders" be served by the clueless police, they win because you don't do anything effective to cancel their order.

It's just a little bit more complicated than saying, "Hey, Jaimie...."

You take their "Court Order" and you write: "Accepted for Indemnification Value" on it, and you write: Private Registered Indemnity Bond Number: RA 393 427 640 US -- AMRI00001 -1 (California or Ohio

or whichever State) and you sign it with your Upper and Lower Case Trade Name using a by-line, that is, pretend you are an author and sign it by: Your Signature, and date it.

Take copies. And either return it to the Clerk of Court via Registered Mail as soon as you get it, Return Receipt Requested, of course.

Or take two copies into the Clerk of Court's Office, get both date-stamped, and give the original to her, keeping your own date-stamped copy for yourself.

Consider the "Order" to sell YOUR house cancelled. Along with the French Fries.

Now, the "lawful conversion" back to the States is somewhat recent and not all courts will be aware of the reversal at the same time. Several Judges will no doubt have to step on the landmine before it is universal knowledge. It could take a few months.

The subrogation of your bond can be used right now.

And you can cancel their Orders to seize upon you or your assets by claiming against the indemnity bond, too. You are insured against loss or damage and your "policy number" is there on file and up to date.

Oh, and let's add a Fourth Reason --- a really BIG Reason -- why all these Foreclosure Mills need to shut down: no living man or woman ever owed any "mortgage" to begin with.

So, time to bat your eyelashes at the Judge and say, "Oh, and by the way....., your Honor, I wish to see the Bill connected to this case....."

And if the Judge doesn't have it ready for you to sign off, then you bat your eyelashes again and say, "I wish for dismissal of this claim with extreme prejudice, and I wish for the Prosecutor to pay me three times damages and court costs in the amount of....."

Calculate this number based on current value of the property that has been put at risk and a realistic idea of what the case has cost you in terms of time and money and angst. Don't go overboard, but make your point. And then walk away.

Some judges are honorable men and some are not. Be forewarned that some will try to trick you by addressing you as "Mister" or "Miss" or by calling you a "resident" or attempting to give you an "order" from the bench, such as, "Uh, Mister Johnson, come back here..... " Or, "Miss St. James, sit down...."

When they do this, they are trying to establish a basis for claiming jurisdiction they don't have. They are grasping at straws for some excuse to claim that you are subservient to them. Object to any attempt to call you "Mister" or "Missus" or "Miss" or anything else like that, and also to calling you a "resident" or giving you any orders.

You are the sovereign and they are the servants.

Period.

Get your attitude adjusted and your facts and processes in hand --- and stop sending me sad and desperate letters and emails about these vermin taking your farms and homes.

We are doing all we can to stop this criminality on a systemic level. Until we do, you have all you need to defend yourselves one by one.

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