

This is a standard information in the criminal sense, so that all and any attorneys have appropriate communication in hand to avoid committing acts of personage against Americans who are in fact the Naked Owners holding the unique and only survivorship interest in their Named Estates.

The Breach of Trust begins when the victims are only a few days or weeks old. Unidentified persons address the Mothers who have just given birth and present paperwork that they claim is just routine hospital record-keeping paperwork; neither the words on the page nor the explanation prove to be anything amounting to “full disclosure” --- for example, the nature of “the United States of America” is not disclosed to be a foreign corporation; the word “Incorporated” is omitted throughout and numerous deceitful legal terms are used, for example, describing the natural Birth Mother as an “Informant”; in earlier versions of this same scam Mothers were mischaracterized as Unwed Mothers who were abandoning their babies as Wards of the State-of-State Franchise Corporations. This paperwork was also signed by Medical Doctors who outrank Attorneys in the British Naval Services and Order of Titles, so that no Attorney can object to this fraud. Doing so would be countermanding the orders of a Superior Officer.

So you are all neatly off the hook to the extent that the Medical Doctors bear the brunt of the liability, except that knowingly participating in crime and using the excuse that you were only following orders has already been discredited by the Nuremberg Tribunal and is unlikely to prove a successful excuse for knowingly and unlawfully converting the nationality and political status of an American baby to that of a British Territorial Ward of a State of State franchise corporation of the United States of America, Incorporated --- an action that denigrates a free born man or woman to the political status of an Indentured Servant owing allegiance to the British King and the British Crown Corporation and also converts a man into a “Human Person” and then human traffics the victim into the foreign jurisdiction of Maritime Commerce and Admiralty. This presumed-to-exist British Merchant Seaman is about to meet an unfortunate and tenuous demise, as he will be declared “missing, presumed lost at sea”, while the American --- blissfully unaware of all of this --- has his life estate “waived” for him unwittingly by his Mother acting without any benefit of disclosure concerning any of this self-interested fraud.

Thus, we have a purported contract that is (1) undisclosed to the Mother, and (2) which the baby has absolutely no cognizance of --- a totally unconscionable contract seeming to obligate him to a lifetime as an indentured servant and U.S. Citizen of the British Territorial United States.

You are now perpetuating this cowardly and vicious breach of trust and personage.

Next, the Department of Commerce acts as a Usufruct and takes the personage a step further and uses the baby’s name to create numerous Municipal Corporation franchises, beginning with infant decedent estates appearing in American Sign Language (aka Dog Latin) such that an American baby named Samuel Jacob Stein is converted into a British Territorial U.S. Citizen of the same name, trafficked into the jurisdiction of the sea, and then impersonated a second time as SAMUEL JACOB STEIN, a Municipal Corporation ESTATE TRUST and franchise of the US, INC. A number of “derivatives” are then dreamed up in rapid succession – the SAMUEL J. STEIN public transmitting utility, the SAMUEL J STEIN special purpose vehicle, and so on.

Not so amazingly, the Department of Commerce forgets its Usufructuary responsibility toward all these slaves that are created “in the name of” the American victims, and hordes of attorneys just like you, spend their lives prosecuting these vaporous THINGS as if they actually exist.

They even make up new names and proliferate more and more such “derivatives” out of thin air as targets for them to prosecute in the foreign Maritime Courts. All these FOREIGN PERSONS are created under the Municipal Code of and by the Municipal Government of Washington, DC, and have the political status of slaves, conveniently seeming to be named after American babies.

Of course, the whole point of this is to find some plausible excuse to confuse the identity of the American baby with all these foreign poppets in order to mischaracterize, racketeer, illegally confiscate, plunder and pillage the people that you are supposed to be here serving in Good Faith.

All Bar Attorneys engaged in prosecution of anyone under this scam should be advised that they are not at “war” but are rather engaged in a commercial Mercenary Conflict that is as bogus as all the rest of this claptrap, and they have no protection or recourse to the Law of War; this began with the so-called American Civil War which was never declared by any Congress nor ended by any Peace Process, though President Andrew Johnson did declare “peace of the land” by proclamation three times, and thereby did form a contract of peace with the Americans naturally populating the land.

You are now in receipt of this communication from one such American who woke up and stands ready to recite chapter and verse, to produce evidence of the crimes committed against him (or her) in the form of the Birth Certificates issued each time their identity was trafficked to a new jurisdiction, and has declared, recorded, and published their claim of their birthright political status and their survivorship interest in the British Seaman’s Estate, and also any material benefit of the Municipal ESTATE and its DERIVATIVES.

We know who we are and we have proof of all the malfeasance, fraud, and crimes of personage which have been perpetuated upon us by members of the American Medical Association and the Bar Association, more than enough to convict you and every other participant in this “system” of fraud, human trafficking, unlawful conversion, inland piracy, personage and barratry, and conspiracy against the Constitutions --- and against us, your peaceable and loyal Employers.

If you have availed yourself of any extra creative impulses and made up any additional DERIVATIVES or attempted to saddle any of us with any bogus new names or misapplied any titles like “Mr.” to any plain old average American, there is also your own Federal Code:

18 USC 4 (513) (a) provides that: “Whoever makes, utters or possesses a counterfeited security of a State, of a political subdivision thereof, or of an organization, or whoever makes, utters or possesses a forged security of a State or political subdivision thereof or of an organization, with intent to deceive another person, organization, or government shall be fined not more than \$250,000 or imprisoned not more than ten years, or both.”

These foreign Municipal PERSON slaves are used as securities and when you make up new names and try to attach them to Americans to make up new derivatives as targets for prosecution, you are engaged in counterfeiting these purported securities, and willfully participating in these venal fraud schemes, breaches of trust, and criminal activities. You have been fully informed.

By: Anna Maria Riezinger

Informant

Legal Fictionalization Scheme: Information for Judges, Justices, Attorneys and Counselors at Law:

Name Style	Nature	Rights
Alan Paul Watts	Man	Natural and Unalienable Rights
Watts, Alan Paul	Principal / Lawful Person	Principal Person / (Infant Decedent American)
Alan P. Watts	Human Person (British Territorial U.S. Citizen)	Human Rights, Entitlements (Mr., Mrs., Dr., etc.) (Admiralty Law) (Wage Earner, Public Servant)
Watts, Alan P.	Human Decedent ("Presumed lost")	Intestate Private Estate subject to Public Interest (Lost British Territorial Seaman's Estate)
ALAN P. WATTS	Corporation Franchisee US CITIZEN (citizen of the United States)	Civil Rights (which are actually privileges) Shareholder Obligations (Maritime Commerce) (Public Slave, Income Earner)
WATTS, ALAN P.	HUMAN DECEDENT	Bankrupt Shareholder Obligations

	(Bankrupt Pauper)	Public Charitable Trust
ALaN P WaTTs	Transhuman Entity*	GMO owned by DARPA, licensed to Microsoft Slave – No rights of any kind.
WaTTs, ALaN P	Decedent Transhuman	Disposal by Owners

*Claims that recipients of mRNA shots are rendered “Transhumans” have already been outlawed in this country. Recipients should have been protected by the Usufructs and their Successors; failure to protect the living man and Primary Principal (Lawful Person) at any stage of this progressive legal fictionalization results in capital level crimes of unlawful conversion under both the Hague and Geneva Conventions, kidnapping, inland piracy, conspiracy to defraud, identity theft, crimes of personage, etc.

**Blue indicates Legal Fictions derived from living and Lawful Persons. Usufructs must protect the living people and their Lawful Persons from any harm or loss resulting from the use of their Names.

*** Remember that there is no military conflict and no recourse to the Laws of War or Peace; all “wars” since the American Civil War have been Mercenary Conflicts only. There is no applicable Law of Conquest, no Emergency Powers, no authority vested in Military District Courts operated by Mercenary Forces (Hired Jurists) and no valid contract that lacks full disclosure and cognizance.

****Anyone caught using or soliciting, seeking to subject, entrap, ensnare, or otherwise encumber American babies or adults via this foreign Legal Scheme without full disclosure so as to impersonate and denigrate and unlawfully convert the victim’s political status and identity, will be subject to immediate arrest and prosecution under UCMJ, 18 USC 4 (513) (a), both the Hague and Geneva Conventions (as applicable), the Constitutions, and will be 100% commercially and personally liable for their acts.