

Judicial Notice of Claim - June 29, 2017



By Anna Von Reitz

This message is to Judge Thomas Hogan and Judge Royce Lamberth and shall constitute an official Judicial Notice of Claim to them and to The United States District Court for the District of Columbia:

The American states and people that are the Paramount Security Interest Holders in all assets and collateral both registered and unregistered belonging to or claimed by or overseen by the District of Columbia Municipal Corporation, its heirs, franchises, or assigns including but not limited to the UNITED STATES, the USA, E PLURIBUS UNUM THE UNITED STATES OF AMERICA, the various Municipal STATE OF STATE franchises and Territorial State of State franchises
----have been found, alive and well, and right where they ought to be.

It has come to our attention that our claims to our own land and assets have not been brought forward by our employees and so we have come to present ourselves to the court and to claim back our property which has been mis-represented as belonging to Cestui Que Vie Estate Trusts.

We are of a completely different jurisdiction and character and political status as peaceful American "vessels" engaged in International Trade, permanently domiciled on the land and soil of the organic states, and we require that our assets be returned to us and held harmless from any claim of debt related to the District of Columbia Municipal Corporation, its franchises, heirs, or assigns.

The Titles held against these bankrupt municipal corporate entities dba via ACCOUNTS designated by what appear to be names in the form: JOHN MICHAEL DOE and the corresponding territorial Foreign Situs Trusts dba John Michael Doe are hereby redeemed and reclaimed, re-conveyed and re-venued by the lawful owners to their natural jurisdiction on the land and soil of the organic states of the Union.

All titles held under color of law and subjected to both probate and bankruptcy proceedings under false pretenses must be returned to the lawful owners of record no later than July 4, 2017 by action releasing them from any further presumption of municipal or territorial citizenship absent actual proof of: (1) a properly executed Death Certificate with a plainly stated title of "Death Certificate" stating the time, place, and manner of death signed off on by a competent coroner; (2) proof of actual paid employment by the municipal or territorial government, including position, supervisor, hours worked, job assignments, place of employment, departmental affiliation, and other details establishing actual, true employment by a federal

municipal or territorial entity; (3) proof of voluntary "personhood" together with stated proof of intent and full disclosure as required by Public Law; (4) proof of colored person status established by DNA analysis accompanied by a voluntary waiver of equal civil rights provisions; (5) proof of political asylum or voluntary seeking of federal benefits under conditions of full disclosure.

The United States District Court for the District of Columbia, by and through Judge Thomas Hogan, has been given prior Notice of the living status of the American states dba Alabama State, Alaska State, et alia, and of the American people who have returned en masse to the land and soil of their birth. Copies of the Notice given have been and are being again presented to the Office of the Prosecutor at the World Court, along with a written and signed copy of this Judicial Notice of Claim, and will also be presented to the Pope, Queen Elizabeth II, and published for the world at large.

Judge Anna Maria Riezinger
Alaska State Superior Court
3rd Postal District
c/o Post Office Box 520994
Big Lake, Alaska 99652
(907) 250-5087
email: avannavon@gmail.com

See this article and over 600 others on Anna's website here:www.annavonreitz.com

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