

## Persistent Questions



By Anna Von Reitz

1. I have had people saying, "Oh, no! You don't want to have anything to do with the STRAWMAN!" --- but just like in the Wizard of Oz, the STRAWMAN is your friend. I also have people running off and registering their NAMES with State of State organizations. Does it make sense to pay pirates for the use of your own name, however it is styled? Hello?

There is a logic to everything and you must follow the logic of things to the end conclusion.

When you claim and reconvey your Trade Name (also known as your Given Name) which is your Upper and Lower Case First Middle Last name just like you were taught in Grade School----that is, your name in this form: "John Mark Doe" and reconvey it back to the "land and soil" of the state where you were born --- you in the same breath claim "all styles, orderings, permutations, variations, spellings, and punctuation(s)" of that name and establish their "permanent domicile" on the "land and soil" of the state where you were born. You bring the STRAWMEN -- JOHN DOE, JOHN MARK DOE, and JOHN M. DOE -- right along with you and put them back on the land jurisdiction, too.

But, but, but...I hear some people saying, you don't want the STRAWMAN! The STRAWMAN is a public slave and owes tons of debt! Why would you ever want to claim the STRAWMAN?

To control the STRAWMAN, first and foremost. Does it make sense that you would leave any version of your name under the control of faceless bureaucrats? And as I secondarily explained, while the STRAWMAN is a debtor and a public trust when it is operating in the international jurisdiction of the sea, it is a creditor and a private trust when operating on the international jurisdiction of the land. When you bring HIM/HER back ashore, a little magic happens--- the debtor becomes the creditor.

Think of it this way: so long as the STRAWMAN is defined as a sea-going British chattel, HE is a debtor, a criminal, a slave, and a public trust. The instant HE is redefined as an American land asset, HE is a free and honorable creditor and a private trust that the rats can't mess with. So which condition do you want your NAME to be in?

Yes, you do want to claim all the variations of your name at the same time you claim and reconvey your Trade Name, and you want to record their permanent domicile on the land and soil of the state where you were born. Not only do you reconvey the STRAWMEN to a permanent domicile on the land and soil jurisdiction, you issue Certificates of Assumed Name for them and record those, too. You want to claim back the proper use and identity of absolutely everything associated with you and your estate, including whatever other new "names" they dream up for you.

And please be aware that even now they are scrambling around trying to keep their old schtick going by dreaming up new variations of NAMES and Names for you. If you watch your mail and your bank statements, you will see all sorts of peculiar things appearing: JOHN Mark DOE, J. Mark Doe, JOHAN M. DOE, JOHN-MARK:DOE, Doe: John Mark, and so on.

But your claim of all variations and permutations and spellings and punctuation and orderings will already be on the public record and they will all be predefined with a permanent domicile on the land

and soil of the state where you were born, so no matter what, when the rats come to charge their newest "derivative" -- you will be ready to say, "Sorry, that's not a British prize. That's an American vessel. And here is my Certified Copies of the Public Records proving that I am the controller and owner of that name and trademark."

The paperwork also shows the recorded permanent domicile of these "vessels" on the land and soil of a sovereign state. End of story.

## 2. How to deal with THEIR courts?

Once you have your own paperwork together and recorded, the only responsibility you have with respect to their courts in most situations is: (1) presentation of the Mandatory Notice required under the Foreign Sovereign Immunities Act; (2) proper rebuttal to any summons; (3) duty to inform.

The FSIA Notice is required so that they are given fair warning that you are claiming your status. The reply to summons is to keep you out of trouble via any claim that you evaded them or showed them contempt. You are not obligated to respond to any summons other than rebutting it in a timely manner, which basically means "returning service to the court" with a registered mail letter saying, "Sorry, I am not obligated to appear and decline to do so." You will want to include a brief signed "Testimony in Fulfillment of Duty to Inform". This is just a brief statement of numbered facts in which you say whatever is true about the referenced issues you were summoned about. If you know nothing about them, you just say--- By Special Limited Appearance I testify from without the United States on my honor that: (1) It is a fact that I know nothing about the people or issues referenced in the summons dated\_\_\_\_\_. And if you do know anything that would be helpful to the court, you enumerate the facts in a similar manner. You sign that Testimony using a by-line, meaning you claim authorship like in a newspaper article--- by:\_\_\_\_\_ and thumbprint it in red ink, so that the thumbprint touches but does not obscure your name. And send it in with the Mandatory Notice and your Summons Rebuttal.

For 9/10th of the supposed infractions people are summoned to appear for, this IS all that is necessary to avoid any further contact from the court or any possible claim that you showed them contempt or evaded anything. The key is to be polite and remember that these people are supposed to be working for you, so you do have a reasonable cause to assist them in the discharge of their duties and a duty under the Public Law to inform them regarding crimes that you may have witnessed.

For the other 1/10th, you have to recall that while they do not have any nexus of authority related to you most of the time, they do have a general law enforcement duty related to the delegated powers and their governing constitution. If you stray into their jurisdiction, you become subject to their administration. For example, the federales have delegated authority over sales of alcohol, tobacco and firearms across state lines. If you are a gun shop owner engaged in selling guns across state lines, you come under federal jurisdiction for those activities and have to hop through their hoops and pay any applicable sales and manufacturing taxes related to those activities--- and if you fail to do so, their courts can legitimately call you to account for that.

Similarly, if you are directly involved in any event on actual federal land, such as a fistfight on a Naval Base, you can be legitimately summoned as a Witness, even though you are a Foreign Sovereign with respect to them. If you participated in the fight, you can be held for 72 hours and then released to the local Sheriff.

The rules are similar for the "federated" State of State and County corporate franchise organizations. Their General Sessions laws may arguably apply to (and for) you via administration of the Public Trust established for the actual state in the wake of the Civil War, but none of their statutory laws do.

The thing to remember is that nobody wants a bunch of violent criminals ramrodding around the country doing what they please. We are all obligated in our own small sphere to keep the peace and avoid harming other people and their property. It's a very simple and common sense standard when you get down to it and once you know who you are, who they are, and what is supposed to be happening.

The other thing I want everyone to remember is that the American Common Law is very straightforward and often Draconian. You rustle cattle, you get hung. Period. You get drunk and drive and run over and kill a teenager walking home from school, you get tried for murder no ifs, ands, or buts.

I say this to point out that while the American Common Law offers people a lot more freedom, it also requires a lot more social responsibility. There is no muddle-coddling of criminals and no discretion for judges. What the jury decides, the jury decides. And that's that. Any other mitigating circumstances, your bad childhood, your fear of dogs--- doesn't count.

So when you put your Trade Name back on the land and soil and place yourself under the American Common Law--- be aware that true freedom requires the responsible exercise of that freedom.

3. What about people born in the District of Columbia or the members of the military serving overseas?

If either one (or both) of your parents was born on the land and soil of an American state, you can claim your nationality through either one of them.

If neither parent was born on the land and soil of an American state, you are stuck being a Federal Citizen, and have to claim Equal Civil Rights as your remedy, until you establish your own permanent domicile within an actual state of the Union.

A similar situation pertains to first generation immigrants. They are naturalized as United States Citizens and retain that public status until and unless they meet the requirements (varies from state to state) to become state nationals-- what the Federals call "United States Nationals".

Generally speaking you have to live in a state for a specified period of time, have to declare your intention, have to establish a permanent home, have to avoid any felony convictions, and demonstrate that you are self-supporting, of age, of sound mind, and generally good character. It's a rigorous but reasonable standard established in the General Session Laws of each state, and if you meet the standard and follow the instructions established by the law, you can claim to be a Floridian, Vermonter, or Wisconsinite like everyone else there.

4. What about Social Security and other federal programs? Won't I lose all that I paid for if I do this?

See Item 1. You don't lose anything. You gain control of what is rightfully yours and cease to be treated as a mentally incompetent ward of the State of State.

For people already getting payments from Social Security the key word is "retired". The "federal government" is nothing more or less than corporations in the business of providing stipulated governmental services, just like GM is in the business of building and selling cars, and Dell is in the business of building and selling computers. If you are like most Americans, you have never been employed by the federal government at all and have been misidentified as a federal worker and "taxpayer" most of your life. You paid into their social welfare/retirement fund, called the Public Charitable Trust, by mistake, as the result of disinformation and coercion telling you that you were required to get a Social Security Number and required to pay federal income taxes and required to act as a federal citizen.

It's still the same situation as if you had worked for GM or Dell and vested in their retirement program. Once you are retired, you no longer have to wear a GM uniform or name tag or carry a Dell Employee ID. Same thing with the federal government. You are retired from any and all such obligations of their "citizenship" and are free to return to your birthright status without it impacting any iota of what you are owed.

But, but, but.... OMG! What happens if these federal corporations go bankrupt and I lose my pension?

Not to worry. You are actually their Priority Creditors. The Veterans and the Pensioners get first dibs. Just claim up your Name/NAMES and remove their permanent domicile to the land and soil of your birth state. We have already set up the Indemnity Bond for your State and an Equal Protection Claim for you, and since your whole problem has been caused by fraud and Breach of Trust in the first place, you are triply indemnified.

The Social Security program established by the Federales was a cheapskate program that was mismanaged---a bureaucratic nightmare, and on top of everything else, anything you got back from it was taxed. This makes more sense when you realize that Social Security was twisted around and redefined as part of the Public Charitable Trust that was established in the wake of the Civil War as a welfare trust to take care of displaced plantation slaves--converting the pension payments you are owed into welfare benefits that are a non-obligatory debt of a bankrupt corporation.

There can be little to no doubt that the rats in Congress intended to bankrupt their governmental services corporations and stiff the American Veterans and Retirees.

However, this was observed and objected to twenty years ago, and doggedly pursued all this time, to prevent that from ever happening. Instead of you-all suddenly facing old age without a penny and no medical care and all the other nightmarish possibilities that present themselves to your imaginations, you will be in receipt of far better care, far better payments, and far less red tape.

The new system will be far better than anything currently available and provide a much broader spectrum of care and higher retirement payments for both Veterans and Retirees in general, whether public or private sector. It will also provide services that are currently unavailable-- counseling and physical therapy options that don't exist now, in-house treatment programs for alcoholism and drug addiction, nutritional and natural healing options that aren't currently covered, hospice and caretaker respite services and much, much more.

So, instead of fear-mongering and spreading rumors and sitting around on your duffs feeling helpless and scared, get up on your hind legs and start walking with your heads up and your shoulders back. You have worked hard all your lives and paid your dues in Good Faith. You have nothing to be ashamed of. Those who have defrauded you and abused your trust are the ones who need to rethink their values and blush.

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