

The "Secret" of 1954....



By Anna Von Reitz

Once again, the hive is buzzing and people are astonished by the revelation that in 1954 all the courts in America effectively shut down and stopped hearing Common Law Pleas and instead started hearing only Statutory Pleas--- which means that they are not our courts and that the "Defendants" and "Plaintiffs" in such courts can only be business entities or incorporated entities, not people at all.

So let us briefly review what happened in 1953-54 and why this happened.

In the aftermath of the Civil War a group of Territorial United States (British Sympathizers - Tories) Congress members conspired to overthrow the actual United States Federal Government via the use of legal chicanery, similar names deceits, unlawful conversion and "other means of art" to replace the Federal States of States with Territorial States of States, and to also convert from the use of lawful United States Money to Corporate Fiat Currency.

Here is a link to just one tell-all expose and just a small piece of the amassed proof that our lawful government was usurped: <https://archive.org/details/usmoneyvscorpor00crozgoog> This was called "The Aldrich Plan" after then-Senator Aldrich---one of the chief architects of this infamy.

They infringed upon our Common Law Copyright to the name "The United States of America" and created a Scottish-chartered corporation merely calling itself "The United States of America, Inc." which they then substituted for our lawful government and used as a device to promote the idea that this foreign entity "represented" us and our assets and had permission to access our credit.

This is, of course, merely identity theft on steroids, a crime, and a fraud.

By 1907, this Scottish cuckoo bird was bankrupt. The International Bankruptcy Trustees (named by the banks responsible for knowingly extending credit to the interlopers) "took title" to our land as "surety" for the pay off of the Scottish Corporation debts in Chapter 11. All property public and private was annexed, labeled -- that is, given a "title" and description, and placed in trust subject to property taxes ear-marked to pay off the debts of this Scottish imposter. Generations of Americans labored to pay off debts they never owed.

In 1953, this initial "government" bankruptcy settled and the land and the titles should have been returned to the actual states and people they belonged to, but the cretins in the US [Territorial] Congress pretended that too much time had elapsed and it would be too difficult to determine who the land actually belonged to. So they gratuitously rolled the released land assets into "state trusts" doing business under names styled like this: Ohio State, Idaho State, Wisconsin State. These trusts have been operated by the perpetrators for their own benefit ever since.

This is what caused our land jurisdiction to "disappear" behind the veil of the Territorial State of State organizations pretending to act as the Trustees of our States, and which in turn forced the switch from American Common Law to Statutory Law in 1954. If you don't have a land jurisdiction, you can't

have land jurisdiction courts---- unless of course, the actual owners of the State "come home" and operate them.

Which is what we are doing now.

The Territorial States of States don't have a Common Law jurisdiction available to them, unless you indulge the deceit of calling martial law a form of "common law"---which they have done often enough, in their efforts to maintain control and to deceive the American Public.

The end result of this that there has been nobody but volunteers enforcing the actual Public Law of this country for decades.

See Mack and Prinz v. USA, Inc. --- a Supreme Court case brought by then-County Sheriff Richard Mack and another officer, which forced the [Territorial] United States Supreme Court to admit that, yes, Sheriffs could --- if they wished to do so -- enforce the requirements and honor the guarantees of the Constitution(s).

But only if they wished to do so. As "law enforcement" officers, their real job is to enforce whatever is "legislated" --- regulations, codes, and statutes. They are not, strictly speaking, responsible for enforcing the Public Law.

See another clear example and sign post telling you what game they have been playing: Thompkins v. Erie Railroad. In this infamous case (which many patriots know is important--- but apparently don't know why) the Territorial United States Supreme Court admitted that no "general" Federal Common Law exists.

There is no secret to this. The Federal Government was never given any land or soil jurisdiction, so has never had access to any form of Common Law --- except for the noted euphemistic claim of "Martial Common Law" as a "special" ---not general --- form of common law.

What the [Territorial] Federal Government was doing in Thompkins v. Erie Railroad was effectively serving notice that if we wanted to live under Common Law and have local control of our property and our lives, we would have to provide it for ourselves, because they were incompetent to do so by definition.

The only actual international "Common Law" --established by Treaty -- that the Federales are responsible for knowing and obeying is embodied as the three Constitutions establishing the Federal, Territorial, and Municipal United States Government(s). And they do their best to evade and avoid even that.

Common Law by its nature is messy and localized. People within a land and soil jurisdiction make it up as they go, picking and choosing those "laws" that they accept and rejecting or amending those that they disagree with by a process of Jury Nullification.

Jury Nullification is the "check" built into our original American Government to "balance" federal and state-of-state legislatures and keep them from establishing a monolithic and unaccountable despotism. But Jury Nullification --- the direct rejection of such legislation by the people serving as jurors sitting in judgment of the law and the facts-- only takes place in our Common Law Courts, so once the Common Law Courts ceased to function, the people were deprived of their ability to reject or amend legislation.

The people and actual owners of this country thus became pawns to their purported "representatives" without a means to check the endless flow of rules and regulations and "Public Policies" of these usurping commercial corporations and their private, foreign, corporate boards of directors masquerading as public officials.

There are now over eighty million "federal regulations" and "administrative code" rules that you are purportedly responsible for knowing and obeying. Even such a ho-dunk backwater as the State of

Alaska Legislature passes an average of between 200 and 300 new statutes per year that subscribers are supposed to know and support and which the police are supposed to enforce.

The insanity built into this situation is self-evident and the need and means to stop and overcome it is also self-evident.

"Return" to your own lawful birthright political status now that you realize that you have been cheated out of it via a process of unconscionable contracts. Assemble your counties and your States to control the land and soil jurisdictions you are heir to. Elect and otherwise staff your own Courts and establish your qualified jury pools. Take up the task of nullifying literally millions of "federal regulations" being imposed on your people and your soil.

The means to put an end to this ugly and crime-infested system is already provided and standing on the books. Just become aware and do your part to restore the government of the people, for the people, and by the people.

Cancel and Revoke all Powers of Attorney related to you and your name(s)/NAME(S) however styled.

See my basic forms and instructions posted as Article 928 on my website to stake your claims: www.annavonreitz.com.

Organize your County and State Assemblies. Go to <https://theamericanstatesassembly.net/> or send an email with your county and state as the subject line to: info@theamericanstatesassembly.net

Join the discussion every Thursday night at 9 p.m. EST, 1-712-770-4160, participant code 226823#.

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