

The Land Grab



By Anna Von Reitz

Right now, you have a "DEED" on your property record that is held by the STATE OF WHATEVER --- STATE OF VERMONT, STATE OF TEXAS, etc.

That entity is bankrupt, because its parent corporation, the UNITED STATES, INC., went bankrupt via Chapter 7 Involuntary Bankruptcy in 2015. It's gone and it isn't coming back.

So now what? Your property that was being held "in trust" by the UNITED STATES, INC. is being caught up in their bankruptcy and considered chattel backing their debts, simply because you have not stepped forward as the "Powerholder" over the ESTATE and claimed it and properly directed what is to be done with it.

As a result, the British Territorial United States Government run by the military is stepping in and converting all those land recordings to registrations --- unlawfully seizing upon your land holdings and turning them into property owned and controlled by the Queen and the British Crown.

They will then re-issue a new "title" to your property under the auspices of some organization calling itself something like "State of Wisconsin" or "WISCONSIN" or whatever the name of your actual state is, and most people will not be the wiser --- unless you tell them and you all take action to save your property and yourselves.

We have to create a Major Stink over this one, and bring our complaints to the UN and every foreign government that will hear us.

The UN is not in charge of us because of some legislation passed by the Municipal Congress, but it has plenty of hand-holds on Britain if American sovereignty is being threatened --- as it is, by this egregious land-grab.

We already have liens reclaiming the States of States and State Trusts for the actual States and The United States and The United States of America, so you are already somewhat insured, but you need to re-record your land claims in terms of physical landmarks, not their airy-fairy "land descriptions".

People are having trouble wrapping their heads around this concept, so here's a typical for-instance.

You currently have a Deed of Trust or a Warranty Deed sitting on your property. You will want to record a "Notice of Vacated Deed Conveyance".

In that Notice you will want to reference the various land descriptions that have been attached to your property, giving the details of each such description, for example:

"The property formerly described as "Block 11, Lot 10, Herkimer Subdivision" in the town of Herkimer, Pennsylvania, recorded by the COMMONWEALTH OF PENNSYLVANIA, Document Number 12-90104, recorded on May 3, 1985, and as also described as 4536 Hillsboro Road and recorded by the

State of Pennsylvania in the Township of Herkimer and shown on the Town Plat as Item 1290-1992, Page 15099, Plat 11-342, Volume III, is hereby conveyed to Pennsylvania and stands upon the land and soil of Pennsylvania as a two acre irregularly shaped plot of land in the general form of a triangle enclosed by green metal posts and piles of native granite around the posts, located as boundary markers at each corner of the triangle. The land and soil has been physically surveyed by Keith A. Pierce and Sons, Surveyors, of Herkimer, Pennsylvania, and that survey is accepted as an accurate physical description of the location of this privately owned plot within Pennsylvania's borders. All right, title, and interest in this property belongs to Pennsylvania, a State of the Union, and to me, the Powerholder enforcing the State Trust. All Deeds issued by the STATE OF PENNSYLVANIA, the COMMONWEALTH OF PENNSYLVANIA, PENNSYLVANIA, or other franchises of the UNITED STATES are vacated and re-conveyed to the original jurisdiction of Pennsylvania, free and clear of debt, as a Freehold upon the land and soil of Pennsylvania."

Sign it as the Powerholder in your Upper and Lower Case Name, First and Last only, using a by-line like this: by: George Allenby, Powerholder, for Allenby, George-Frederick, of Herkimer, Pennsylvania.

This last bit is necessary because in their records, we are not listed as "George Allenby" or as "George Frederick Allenby", but are instead listed as "Allenby, George-Frederick.

They've gobbered everything up with their endless deceits to such an extent that I think Frank Zappa was right --- just call your children by nonsense names that do not conform to their system of nomenclature at all, and adopt whatever kind of name you want for yourselves, as well.

They want to run the world in abuse of trusts and false nomenclature? Fine. Millions of people can play the same game. Change your name every month or two and give them (Vital Statistics) notice of the change.

I, Frank Marvin Williams, have changed my name to Funkweiler P. Morgan as of November 11, 2017..... and then a month later..... I, Funkweiler P. Morgan have changed my name to Little Funk Morgan, otherwise known as LF Morgan, as of April 18, 2018.....and then a month later.... I, Little Funk Morgan, otherwise known as LF Morgan, have changed my name to Pittance LF Marvin as of October 10, 2018.....

Why not? They want to seize upon our names and play these stupid games to unjustly enrich themselves via fraud and False Claims in commerce? They want to define "JOHN ADAMS" as a Public Charitable Trust of the foreign Municipal United States Government?

They want to pretend that registration of land assets is proper? Well, you are the Powerholder and you can define where your land and soil interests are "seated" ---- and how they are defined, too.

We, The United States of America, will be opening our Land and Soil Recording Offices soon and you can record your interest in your private property with us for a small fee. Just be sure to do your paperwork and declare your birthright political status first.

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