

The One Page Declaration

Get started on your way to becoming an American State National or American State Citizen!

One Pager | Notarizing | Autographing | Process Documents | Paperwork - how to

New Streamlined Process

One Page Declaration — The 1779 Naturalization Act

In July of 1779 the Founders faced a problem: how to identify Americans versus Brits and Dutch and Swedes and other nationalities living here in this country? The 1779 Naturalization Act was the answer.

It's a very simple requirement by which our Forefathers identified themselves as Americans and not Brits, not French, not Dutch.... or any of the other options that were available in Colonial America.

We have been facing a similar problem today, in that our Federal Subcontractors have proliferated and promoted their citizenship(s) as separate political statuses, and have created False Registrations as Territorial U.S. Citizens and as Municipal "citizens of the United States" in our names without our knowledge or consent.

Once again, we need to declare our political status as Americans.

So, we use The 1779 Naturalization Act and we provide some necessary updates by which Americans, both those born within the physical borders of the States, and those who have been Naturalized as United States Citizens, may establish and/or re-verify their political status via recording their Declarations with their State Assemblies.

Today, we have released a One Page Declaration for all those born within the borders of one of the States, and are making it available to all the State Assemblies. This one page adequately replaces all the intricate and cumbersome and expensive process (928 paperwork) that the pioneers had to go through, and as the State Assembly does the recording and verification of identities, there will no longer be any need to argue with or pay any State of State officials for recording services.

It has been recommended that each State Assembly adopt a simple fee for service and also establish a waiver so that those who are truly poor are able to record their Declaration and obtain their ID cards for free.

This also means that as you are "coming home" you will need to contact your State Assembly and check in by signing this one page Declaration and providing them with birth records and two Witness Testimonies affirming your identity and the place where you were born.

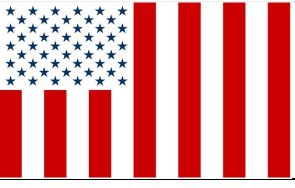
This will also enable you to obtain a State-issued Travel ID and private property plates for your car and other products that you may wish to have as educational aids for others.

So, once again — run, don't walk — www.TheAmericanStatesAssembly.net

The new One Page Declaration and simple instructions should be available soon from your State

Coordinators. This is especially good news for all the friends and family members who watched you slog through the 928 Process!





The Long-Awaited One Page Declaration

The attached One Page Declaration is sufficient in-and-of itself to replace the 928 documents for purposes of participation in the State Assemblies and conduct of all business that people may normally engage in.

It reverses all presumptions being held against them and blocks any further interference by the “governmental services corporations” and their officers.

The only inputs required are the name of the State where they were born, and the name of the County and State where they currently live, plus the day, month, year, and their hand-printed signature, plus the participation of the Recording Secretary of the State Assembly (someone elected to fill that office) as Notarial Witness.

That is, the man returning home signs his name in printed Upper and Lower Case, as taught in Grade School, not in cursive.

As the State Assemblies elect their Recording Secretaries, they should establish their Election Record, which shows the names, addresses, and dates of election and terms of office, plus record of their affirmation done with their hand on a copy of the Bible.

Please note that the United States Supreme Court has ruled that any affirmations or oaths of office

that are not taken on the Bible are invalid and illegal for purposes of international conduct of business. We take our affirmations on the Geneva Bible and they take their oaths on the King James.

So, all the Assemblies need to finish up their Seals and elect Recording Secretaries and establish their Election Records.

Once the Block Chain Recording System and ID generation is ready we can input the names and addresses of the Assembly Members in each State Account.

They won't need to record anything with any Territorial State of State and pay fees to them anymore and they won't need to file tons of paperwork denying and reclaiming and moving things around.

They will need to record as State Nationals or as State Citizens with their Assembly, and each Assembly will have to determine a reasonable fee or donation for the recording service and for the ID's, private property plates, etc. and, I suggest, establish a waiver of these fees for the poor, so that everyone can return home.

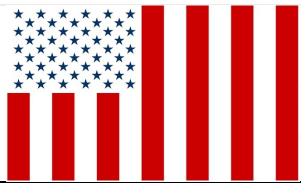
We will work on a similar document for Naturalized Americans and hope to release that later this week.



How To Notarize

1179. Public Notary or Notary Public? <http://annavonreitz.com/notary.pdf>

The people now serving as Notaries are all commissioned by “State of State” franchises and so, they normally function as Notary Publics in the international jurisdiction of the sea.



invoked is indicated by the “Notary Block” the separate portion of the document reserved for them. If it is United States jurisdiction being invoked, the Notary Block will show that the paperwork is taking place — for the State of Vermont” and “County of Claybourne”.

If it is Municipal United States jurisdiction, the Notary Block will show: “STATE OF VERMONT” and “COUNTY OF CLAYBOURNE”.

But if you want to invoke the land jurisdiction owed to your country, the Notary Block will show: “Vermont State” and “Claybourne County”. And, ideally, the Notary will be identified as a “Public Notary”



How to Autograph

For the One Pager, the only inputs required are the name of the State where they were born, and the name of the County and State where they currently live, plus the day, month, year, and their hand-printed signature, plus the participation of the Recording Secretary of the State Assembly (someone elected to fill that office) as Notarial Witness. You can print Blue ink.

For all other documents, you should autograph your name in blue ink. Be sure to include your copyright symbol after your name. Don't forget your red thumbprint seal. When editing the templates, be sure to remove the word Seal from the document.

The autograph should be:

by: First Middle Last© (red thumbprint should touch your autograph)



Streamlined Correction Process Documents

1779 Declaration

Click on dropdowns for the appropriate category.

For Americans

[1779 Declaration of Naturalization for Americans – Recording Secretaries](#)

[1779 Declaration of Naturalization for Americans – State of State Notary](#)

[Click For Interactive Form Generator](#)

Other Documents

Click on dropdowns for the appropriate category.

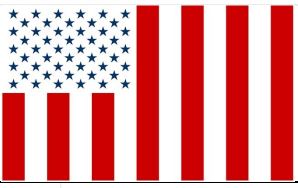
Declaration of Political Status

[Cover Letter for Secretary Antony Blinken](#)

[Declaration of Political Status – Recording Secretaries](#)

[Declaration of Political Status – Assembly Notary](#)

[Declaration of Political Status – State of State Notary](#)



For Green Card Immigrants	<p>1779 Declaration For Green Card Immigrants – Recording Secretaries</p> <p>1779 Declaration For Green Card Immigrants – State of State Notary</p> <p>Click For Interactive Form Generator</p>
---------------------------	---

Two Witness Testimony	<p>Two Witness Testimony – Recording Secretaries</p> <p>Two Witness Testimony – Assembly Notary</p> <p>Two Witness Testimony – State of State Notary</p>
-----------------------	--

For 7 Year Undocumented Immigrants	<p>1779 Declaration For 7 Year Undocumented Immigrants – Recording Secretaries</p> <p>1779 Declaration For 7 Year Undocumented Immigrants – State of State Notary</p> <p>Click For Interactive Form Generator</p>
------------------------------------	---

Marriage Paperwork	<p>Marriage Paperwork</p> <p>Click For Interactive Form Generator</p>
--------------------	---

For Naturalized Immigrants	<p>1779 Declaration For Naturalized Immigrants – Recording Secretaries</p>
----------------------------	--

Common Carry	<p>Common Carry – Recording Secretaries</p> <p>Common Carry – Assembly</p>
--------------	--



[Declaration For Naturalized Immigrants –
Recording Secretaries \(blanks\)](#)

[Declaration For Naturalized Immigrants –](#)

[Notary](#)

[Common Carry – State of State Recorder](#)

[State of State Notary](#)

[Click For Interactive Form Generator](#)

For Federal Employees

[1779 Declaration For
Federal Employees –
Recording Secretaries](#)

[1779 Declaration For
Federal Employees –
State of State Notary](#)

[Click For Interactive
Form Generator](#)

Baby Deed

[Baby Deed – Recording Secretaries](#)

[Baby Deed – Assembly Notary](#)

[Baby Deed – State of State Notary](#)

[Baby Deed – Cover Letter](#)

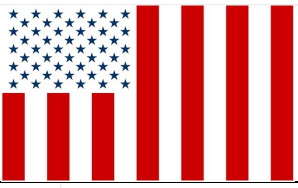
[Click For Interactive Form Generator](#)

Recording Cover Sheet

[Recording Cover Sheet](#)

Diagram of the Fraud (Optional)

[Diagram of the
Fraud \(Optional\)](#)



How to Use Your Paperwork

The Indemnity Bond and Court Process

Article# 1105. The Indemnity Bond and Court Process — Step by Step <http://annavonreitz.com/indemnitybondandcourtprocess.pdf>

In order to conduct business across “state” borders— which we all do — we have to either function in private or public capacity.

If you are a public corporation and functioning in the realm of international commerce, you are insured by your parent corporation as a franchisee.

If you are a private “person” functioning in the realm of international trade, you are indemnified by your country and its assets.

Notice the words: “Commerce” versus “International Trade”. “Insurance” versus “Indemnity bond”. Two different jurisdictions. Two different political statuses. Two different forms of business transactions. Two different forms of insurance.

Commerce is business between incorporated entities.

Trade is business involving unincorporated businesses.

When you engage in Trade you use your Trade Name — “John Michael Doe”.

Trade is internationally protected.

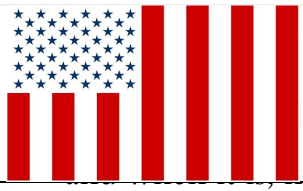
Commerce is not.

We claimed back your country and your assets for you and issued a state-by-state indemnity bond. This allows you to operate as a “private person” engaged in international trade and nobody can say otherwise.

It is part of the rebuttal “proof” that you are not operating in any public capacity and not subject to statutory or municipal law.

When you walk into a court and present certified copies of your Deed Re-conveying your Trade Name to the land and soil jurisdiction and your Certificate of Assumed Name(s) and your Indemnity Bond Number, for example, RA 393427640 US – California, and your Revocation of all Powers of Attorney –you have delivered a crushing series of evidences and pre-recorded “motions”.





tion in the public court record.

while standing outside the Bar that separates the Judge, etc., from the gallery, wait for your name to be called

make sure that the court recorder is recording, then stand up and say, "I am here in the matter of YOUR NAME

and I invoke trial by record and Public Law."

Then you lay down the Birth Certificate and say, "Your Honor, this Birth Certificate was issued in my name in error. I have reached the age of majority and I do not elect to be franchised." (Boom.)

And you lay down your Deed of Re-conveyance and the Diagram of the Fraud, showing that your "missing Trade Name" is at the center of this issue and you say, "As this diagram and this public Deed of Re-Conveyance shows, I was presumed to be lost but now am found alive and standing on the land and soil of my birthright. I am the original Possessor and Entitlement Holder of the missing Trade Name and I am owed all beneficial reversionary trust interest in it and in any derivatives thereof." (Boom, Boom.)

Then you lay down your Certificate of Assumed Name(s) and you say, "As this recorded Certificate of Assumed Name shows, I have seized control of all Assumed Names related to my Trade Name and corrected their domicile, too, as of the dates shown." (Boom, Boom, Boom.)

Then you lay down your Private Registered Indemnity Bond number and you say, "I and my vessels are all private persons engaged in peaceful international trade and any other presumption is made in error. Here is the indemnity bond on file with the United States Treasury, demonstrating our private capacity." (Boom, Boom, Boom. Boom.)

Then you lay down your Revocation of all Powers of Attorney and you say, "This is my revocation of all Powers of Attorney. I am the only attorney-in-fact and I object to any and all other presumptions of this court and its officers." (Boom, Boom, Boom, Boom. Boom.)

Then you say: "Does the Court Administrator wish to examine the records?" If the judge says yes or nods, hand the paperwork over the Bar to the Bailiff to carry to the judge.

While they are shuffling around or if they decline seeing the paperwork, say: "I serve Notice on this court that I am tax exempt and that all vessels related to my name are tax pre-paid.

I serve Notice on this court that I am owed The Law of Peace in all military venues.

I serve Notice on this court that my Vessels are all permanently domiciled on the land and soil of _____. (California, Nevada, etc.)

I serve Notice on this court that my Vessels are owed the General Session Law and Public Law and are not subject to any private statutory or municipal law administered by this court.

Pause a moment, then say:

I wish for the complete elimination of all claims and dismissal of all charges related to this matter —with prejudice.

I wish to be compensated by the prosecutor in the amount of five thousand dollars for this trespass upon my person. (Can be more, if you have been severely bothered or incurred more expense than just the trip to court.)

I wish for the Court Administrator to properly discipline court personnel to prohibit the bringing of such false claims in the future."

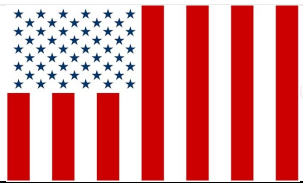
And now, I am leaving this foreign vessel in dry dock and I do not expect to be further misaddressed."

Give the judge a good long stare and look around.

Then turn on your heel and exit without stopping to answer any further questions, without looking back, and certainly without paying any attention to anything or anyone short of a direct physical attempt to stop you — which would result in a constitutional level complaint against the court under Article IV, Sections 1 and 2.

It's time that you all learned how to stand up for yourselves against these bullies and also how to help defend each other.

Anyone can appear as a Counselor at Law to assist you. In fact, the more Witnesses you can bring with you, the better. There is



stand up when the Judge enters the courtroom, because they are acting as a court administrator and they are not of the Bible, which is the whole reason that people ever stood up when judges entered courtrooms in this

I hope, pray and trust that giving you all a blow-by-blow example of how to use the indemnity bond in a court case you can all finally see its function and the reason it is important as evidence that you are functioning properly in a private capacity.

How to Use Your Paperwork

Article# 1632. How To Use Your Paperwork — <http://annavonreitz.com/howtouseyourpaperwork.pdf>

The best paperwork in the world won't help you if you don't know how to use it, so yes, you need to think about it beyond just recording it.

Reason and Logic:

The reason you create and develop the paperwork in the first place, is to use it as superior evidence of who you are (a Lawful Person) and the capacity in which you are acting (peaceful American State civilian).

The British Territorial Army (aka United States Raj) has deemed it expedient to misidentify everyone as enemy combatants until proven otherwise.

The two sides in this ugly 150 year-old fantasy “war” are the British Territorial Government operating a Territorial State of State, like the State of Wisconsin, and the Municipal United States Government operating a Municipal State of State like the STATE OF WISCONSIN.

So the Army has their Undeclared Foreign Agents (doctors and nurses illegally conscripted under the old Federal Title 37 as “Uniformed Officers”) at the hospitals identify all newborn babies as “lost on the battlefield” and then “presumes” the newborns are wards of their Territorial States of States, and then the cretins ship your data off to have you arbitrarily defined and registered as a Municipal “Enemy Combatant” so that the Army can come back in and pillage your ESTATE, etc., under the guise of you being an “Enemy” and all this absolute crap is being promoted from both sides of this farce.

So, they have “evidence” that you are both a Territorial Pauper, a Ward of the State of State, and more “evidence” that you are a Municipal Citizen, a “US CITIZEN”, which makes you a “presumed” Enemy Combatant, already a criminal under their unauthorized 14th Amendment and a slave because you are a criminal.

Oh, my, haven't they all been busy making up lies and processes to defraud and rob the people they are supposed to be protecting and serving?

So now that you know what these vermin have been perpetuating against innocent people, and how they have been doing it, isn't it time to answer back?

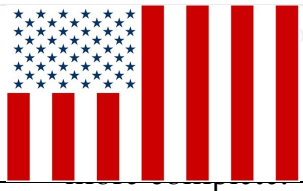
Yes, so, they have issued a “Birth Certificate” in your NAME, and this serves as evidence for them, but it can also serve as evidence for you. It's a two-edged sword.

You are going to get a few Certified Copies of the BC and put them in a file. Along with that, you are going to obtain two affirmed and Notarized Witness Testimonies from people having first hand knowledge of who you are (friends, family, classmates, long time employers, co-workers, etc.) and

where and when you were born, clearly identifying a picture of you as “the” one who was born at such and such a time and place to such parents.

This establishes who you are and connects your physical body to the name, so that your living Lawful Personhood can be established. Notice that you have a birthday, but the THING they created when they registered you as property belonging to their corporation has a birth date, which is the file date when this bogus PERSON was created. Two separate days, two separate persons.

The additional pieces of paper — the Deed of Re-Conveyance officially removing your Trade Name from the international jurisdiction of the sea and placing it back on the Land, the revocation of all prior Powers of Attorney, the Expatriation from Territorial and Municipal Citizenship, the Certificate of Assumed Name(s) — all serve to transport you back to Lawful Person



...u firmly back on the land and soil of an American State and seize control of your identity and your assets.

...evidence now stands against their evidence and is superior, because yours is more recent, more credible, and

So now you've got a problem. Your neighbor is suing you for an easement. The inquisitors are harassing you over "federal" income taxes and you don't have any federal income. Your wife wants a divorce. Some goon from social services is trying to steal your kids for the sex market.

What do you do?

All of these courts— absolutely all of them— are nothing but For Hire entities having no official office or capacity related to American State Citizens.

As American State Citizens and Lawful Persons you are outside their jurisdiction by about a thousand miles 90% of the time— but you have to know that and you have to bring that forward.

Considerations:

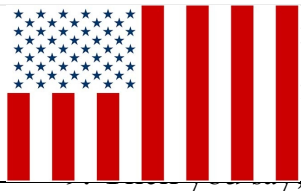
First, you can often avoid the conventional court schtick altogether. Go to court, stand up without entering the Bar, (the railing between the onlookers and the court per se) when your name is called and say, "I am visiting the Court as a Lawful Person to request arbitration." If this provokes a response from the Judge, simply shrug and say, "I have been misaddressed by the Prosecuting Attorney, your Honor, and request arbitration."

Your chances of presenting your ownership interests according to a normal course of business are much better in arbitration and if you have done your homework, your chances of getting a private arbitration service to agree with your position — if you can explain it adequately (which is covered below) — are also much better. But be aware that arbitration is not for criminal matters and that results are generally speaking binding and non-appealable for both parties.

The words "Lawful Person" "visiting" and "misaddressed" are all red flags for the Judge, who is most likely going to expedite your speedy exit from his courtroom.

Second line of defense, when faced with criminal charges or unavoidable confrontation in their arena:

1. The Judge is not your enemy. The Judge is the Referee. He makes his money off of judgements so he will be delighted if he can nail someone and he really doesn't care who.
2. The ones you want to torpedo and/or discourage are the Prosecuting Attorney and the District Attorney who is responsible for the Prosecuting Attorney.
3. All these guys are racketeering on our shores and really don't have a leg to stand on, so they are probably more afraid of you than you are of them.
4. You can prepare your demonstration in advance and have your evidence ready to go, so get yourself several copies of everything, keep one Master File Copy, put one additional copy of your Master File somewhere else safe, and the rest of your copies are then available for presentations.
5. You don't need to present an Authenticated Birth Certificate and you never need to record a Birth Certificate. You just need a Certified BC to present to the District Attorney. Along with that, you bring either original or recorded copies of a set of two Witness Testimonies done before a Public Notary under penalty of perjury and from without the United States affirming that you (photo embedded in the page) are to their first-hand knowledge "the" man or woman whose actual physical birth event occurred in Flat Rump, Texas, July 4, 1946— or whatever your details are, of course.
6. These three documents establish who you are, where and when you were born, and your physical presence leaves no doubt that you are alive.
7. You set the DA or Assistant DA down and look them in the eye and you plunk that BC down on the desk and you say, "I am not presenting this for any purpose of identification." That is lawyer-speak for "I am here for payment and exemption." On top of the BC, you lay down the Witness Testimonies.
8. Then you say, "I am a Lawful Person, an American State Citizen, and I have been misaddressed by Peter K. Lipsalot, Esquire,



ur Territorial State of State District. He has sent unsolicited mail misaddressed to a foreign PERSON to me.”
whatever summons or other paperwork has been sent to you or delivered to your door.

“I want this clearly understood. I am a Lawful Person standing on the land and soil jurisdiction of this State. I

am not a resident of any State of State. I also want it understood that I have not volunteered for any Territorial or Municipal citizenship or duty and that I claim my exemption from such duty effective with my actual birthday. I have placed Notice in your Public Record and I fail to see why Peter K. Lipsalot, Esquire, is being allowed to misaddress me in this manner.”

10. “Any unauthorized Municipal PERSON represented by this NAME has been returned to the Secretary of the Treasury and the Secretary and his Successors have been named the Fiduciaries responsible for this ACCOUNT. Now, I have not made any charges against this ACCOUNT and I have not authorized Mr. Peter K. Lipsalot, Esquire, to make any charges, either. Now, surely, this is all a Big Mistake and Misunderstanding.” Plunk down a black and white copy of your Form 56 and mailing receipts.

11. “Because as there is light in the day, I am not dead in any sense of the word. Now, I know, that you are operating under the 1934 Amendment to the Trading With the Enemy Act and I know all about the Lieber Code and I know and can prove for a fact that I am a peaceful Third Party noncombatant who is owed the Law of Peace and I refer you, Sir, to AR27-1-161 so that you can see in military terms exactly what kind of law and exemptions and reparations I am owed. And I see no evidence of any valid contract, no authority to address me, and no jurisdiction of the court related to me.

I want this whole matter cleared up and cleaned out, and I wish for my Lawful Person and all my assets to be fully exonerated and exempted — with prejudice foreclosing any further contact or court action presuming against me and my material interests. If Peter K. Lipsalot wishes to continue his attack after you have explained that I am a Lawful Person, not a Legal Person, he can take it up with the Secretary of the Treasury. ”

12. Be just as nice as the flowers in May, folks. You can afford to be. Put a business card with an “in care of” address for the return of the paperwork, and just walk out. They have a performance obligation to you six miles wide. Make them perform. Now all this takes chutzpah, initiative, pre-planning, and practice. You can’t just sit around and think that, oh, I know who I am.... and think that everyone else is just going to know who you are.

That DA’s job is to fleece any and all “enemy combatants” in a non-existent 150 year-old “war” clean. He’s going to see you as an “enemy combatant” if you leave him an inch and a phooftie in the wind.

Once you really start thinking about this, you will realize that there isn’t much out there proving that you even exist, much less any record of your political status and capacity— and what there is, is wrong. That makes you a sitting duck for these racketeers.

Our own dear Generals and Admirals of the US Navy set it up this way with malice aforethought while they were playing with their toys and drawing their pay.

That factoid along with a clear view of what these renegade employees have been doing, should jerk you awake and get you up on your feet. The sooner the better.

Once you have your own records established and polished and you have your Superior Evidence nailed down, join your State Assembly.

I thought that starting with the State Jural Assemblies would be a good idea and it still is, but only if you are setting up an actual State Jural Assembly, not a “State of State” Jural Assembly nor any kind of incorporated “STATE” Jural Assembly, which doesn’t get the job done and doesn’t put an end to this mischief.

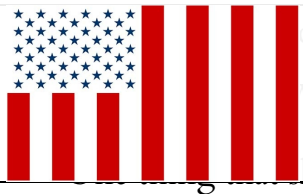
Been there, done that, and too many times. This time, we are going to settle this hash and if the Brits or the Popes or anyone does anything at all to impede us or harm us, they are going to be fully liable and exposed for all the world to see.

A Very Powerful Tool and Warning

Article# 1748. A Very Powerful Tool and a Warning: <http://annavonreitz.com/toolandwarning.pdf>

Until you learn to walk, you can’t run.

Many of you are just now completing the collection of your documents, securing your Witnesses, and are recording the paperwork to effectively evidence your return to your birthright political status as an American.



ough stuff for people to wrap their heads around. It takes time to internalize what this all means and more
it works.

ould be obvious, but isn't for many people, is that this process is non-automatic nor is it retroactive. If you are

already engaged in a court suit, the only part of the paperwork that is going to help you is the BC and Witness Testimonies.

Why? Because the rest of it can only be proven to start with whenever you record the paperwork. Up until that time, you are “on the record” as a “US Citizen” and there is no credible evidence that you objected to this political status or claimed any other political status prior to recording your claims.

So you have been living under one system of law and one “presumption” of political status most of your life, and then, suddenly in midstream, in the middle of a court case, you want to change horses?

You can see why judges and prosecutors dismiss such actions as self-interested attempts to avoid prosecution.

You can still go to the DA with the Birth Certificate issued in your NAME and your Witness’s Testimony as proof of unconscionable contract, and you can still give him or her the Pep Talk related to the 1934 Trading With the Enemy Act, etc., but this has to do with the basic initial fraud that began when you were just a baby— their deliberate misidentification of you as a Territorial US Citizen.

Claims of this sort can save YOU from prosecution in a wide variety of circumstances, but come at it from a whole different angle than the other paperwork. You are basically saying, look, I was born on the land and soil of this American State, but I was misidentified as a US Citizen and never told anything about this. It’s an unconscionable contract.

And because it is unconscionable (literally not a contract that you are aware of since it was created when you were a baby) it cannot be enforced. Once you have discovered the fraud and the identity theft, and you have taken formal action to correct it via recording your “return” to the land, etc., the evidence that you are an American and operating as a “Lawful Person” is greatly strengthened.

Now you not only have proof of unconscionable contracting processes leading to constructive fraud and false legal presumptions, you also have evidence of your actual choice of political status and your capacity as a Lawful Person.

This kicks things up a notch. Not only do you have proof of your identity and of unconscionable contracts being exercised without your knowledge, but you have evidence of your actual, lawful status on the record. These are two separate issues.

One is proof of a “mistake” leading to identity theft and fraud and false claims in commerce— the other is proof of the capacity in which you choose to act, that is, as an American State National (or American State Citizen) and as a Lawful Person, not a Legal Person.

As both of these fundamentals are established, your position strengthens, and any excuse for misaddressing you as a “US Citizen” vanishes — any excuse, that is, but lack of awareness of the foregoing. To cure that, you must give proper Notice, secure proof that you gave such Notice, and your Notice must be enforceable.

Now we come to the Very Powerful Tool which can next be employed to enforce personal accountability on the part of bureaucrats with respect to you— “Notice Regarding Named Entities/Notice of Liability and Demand to Show Cause”.

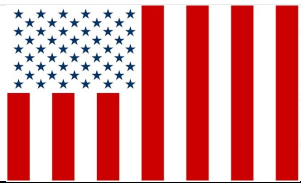
We also come to the Warning.

This tool, which is about to be distributed through the State Assemblies for the use of people who have already collected their records and recorded their paperwork, should not be used in two specific instances. 1. It should never be sent to anyone acting as a Judge or federal elected official.

2. It should not be used if you do not yet thoroughly understand your own position so as to be able to defend it.

The reason you should not use it on a Judge or federal elected official is that they are officials of a foreign government, not merely paid employees thereof. They have a certain form of immunity as a result and it is far too dangerous and complex in terms of issues and jurisdictions for a novice to open up that can of worms.

The reason that you should be cautious otherwise is that power tools can be dangerous until you learn how to use them. Used improperly or addressed improperly, such powerful informational Notice and Demand Processes can break you off at the elbow.



pared and able to competently respond to any responses you receive back from such Notices. In most cases, you but silence and you will then be able to call your shots, but if you do receive a reply, you need to be able to in two feet.

u have to feel secure in your own knowledge before you go forward. For all these reasons and because only those who have completed their paperwork are fully qualified to use them, the Notices, other than the Mandatory FSIA Notice, will only be available through the State Assemblies.

This is a step-by-step process and there is a significant learning curve. Form up and join your State Assembly so that you have access to ongoing training and resources that can only be applied by Lawful Persons and for Lawful Persons: of, for, and by The People.

Court Action versus Private Arbitration

Article# 1834. Court Action versus Private Arbitration — <http://annavonreitz.com/courtactionvsprivatearbitration.pdf>

Most of what passes for “court action” in our present morass of ignorance is instead the private processing of corporate tribunal decisions that are not the actions of any Public Court at all.

Any time you see a docket sheet where the style of the name of the Court and the Plaintiffs and the Defendants all match, you are looking at an action in a private corporate tribunal designed to administratively settle disputes among the officials and employees and shareholders of the corporation.

If the court is captioned (named and described) in an Upper and Lower Case name and the Plaintiffs and Defendants are too, you are looking at a Territorial Administrative Tribunal case.

If the court is captioned in all capital letters and the Plaintiffs and Defendants are also, you are looking at a MUNICIPAL COURT TRIBUNAL.

These Administrative Court Tribunals conduct about 90% of all court actions in this country.

They all function by presuming that you are either an officer or an employee or a shareholder or a dependent of a corporation, and assume that whatever is being brought forward for adjudication is an internal dispute to be settled according to the internal statutory laws of the corporation (Administrative Code) and State Statutes and Public Policies of that corporation.

So, once again, it is up to you to “declare your law” and to choose which court you do business with, and also up to you to decide whether you address a court at all— unless of course, someone else is trying to choose your law and your court “for” you. That’s another whole discussion.

For the moment, let’s just concentrate on the fact that when you bring forward something for settlement, it is your choice of law and your decision to address either a court or seek private arbitration that largely determines the outcome.

Most people in this country approve of land jurisdiction courts where the Ten Commandments form the basis for the Law being administered, but those courts were taken out of action surreptitiously by our “Public Servants” in order to better serve themselves.

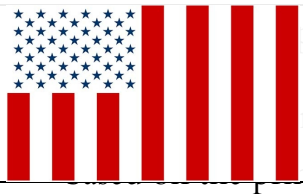
So now what? A corporate administrative tribunal doesn’t fit who you are or what you need in terms of services, and the gazillion codes and statutes and policies of these corporations don’t meet your needs as a living man or woman.

Chances are you are just waking up to the fact that you are being “impersonated” as a corporate entity and a legal fiction entity, and not being recognized as a living man or a Lawful Person, either one.

Chances are you don’t know the variations of laws and codes and statutes and all the corporate legalese, all the court procedures, all the court rules.....

So that leaves you a stranger in a strange land and makes you easy pickings for these predators. You really are unprepared to interact with these courts, and they know it. They set it up that way, the better to profit themselves and to keep rigid control of you and your assets.

But when you are bringing the action, you do have an option. You can seek private arbitration instead. Arbitration has many advantages over court actions, not the least of which is simplicity. In arbitration all you have to do is establish the form of law, the



parties, and the nature of the conflict.

together like rational people and speak plain English and be heard. The Arbiter is free to render a judgment

principles of justice apart from any corporate policies—and they often do so with great prejudice against those

perpetuating injustice. You just don't hear about these cases because they are private—truly private, as opposed to the quasi-private corporate tribunal actions that are so common.

An arbitration action does not establish any precedent for anyone but you and whoever else is party to the arbitration. It does not establish any res judicata. But what it can and often does manage to deliver is justice.

So when you are standing there feeling utterly bewildered by the plethora of undisclosed courts and court operations that have nothing to do with you as a living man or woman, remember the option you do have — private arbitration.

As a result of the corruption of the corporate court systems and the basic fact that the courts are obliged to make insupportable presumptions against you to even bring a case into their jurisdiction — a very lively business has sprung up for Private Arbitration Services and you will find them under that heading in many metropolitan areas.

Make haste to make peace with your brother on your way to court.... and take a detour via private arbitration services instead. Until we have our own courts set up and functioning again, this is the best option for people searching for justice.