

# national level identity theft

## The National Level Identity Theft

By Anna Von Reitz

Information provided to H.E. Cardinal Mamberti and the Vatican Chancery Court regarding our Claim March 6 2005, January 19 2023 in seq:

We have detailed the means used to unlawfully convert the political status and identity of Americans by both of the Municipal Corporation Subcontractors housed in the District of Columbia.

The British Territorial Subcontractor began the process in the 1920's, with the Shepherd -Townsend Act, ostensibly addressed only to U.S. Citizens, but grossly and indiscriminately applied to all Americans without disclosure and without instruction and without provision of remedy.

Once the Americans were unlawfully converted via registration to the status of British Territorial U.S. Citizens, their estate became subject to the public interest established by the Cestui Que Vie Act of 1666, and the Bar Association Members acting as Undeclared Foreign Agents representing the British King's interest in the estate latched upon it, issued titles upon it, and used it as collateral subject to hypothecation of debt under Admiralty Law.

The British Perpetrators received the credit thus generated for their own benefit and for the Monarch's benefit, without consideration for the Americans they were impersonating and misrepresenting -- but to whom they actually owed "good faith service". They purposefully and unlawfully evaded their own obligations under The Constitution of the United States of America by misrepresenting and illegally registering American babies as British Territorial U.S. Citizens.

The City-run Municipal Subcontractor followed up with their own much older version of the same scheme, establishing an interest in the victims' estates by assuming the existence of a deceased twin represented by the Afterbirth materials, assigning the name and estate to this deceased "brother" or "sister", and preying upon the resulting infant decedent estate via the use of foreign Municipal probate courts.

In both cases, the Subcontractors have run an Executor de Son Tort scheme based on identity theft or identity substitution, to control the assets of the victims and gain means of extracting both assets and credit from the victims without their knowledge or consent.

This was done in violation of several major treaty series agreements, including the Treaties of Versailles and Paris, at least two major International Conventions -- both the Hague and Geneva

Conventions -- that the Subcontractors signed, respectively, and their respective Constitutions which they evaded by secretly altering the political status of their victims. This is also in violation of Ecclesiastical Law which requires that corporations operate lawfully.

These Municipal Corporations, their franchises, and their Agencies have used the foregoing unlawful conversion schemes to support and fund a host of other criminal activities: mercenary wars for profit, impersonation, human trafficking, regulatory fraud, deprivation of rights under color of law, press-ganging, kidnapping, inland piracy, fraud upon the courts, conspiracy against the Constitutions, undisclosed enfranchisement, inland piracy, illegal confiscation, illegal securitization, illegal latching, illegal imposition of titles --- all of which are unlawful activities, too, racketeering, extortion, false witness, grand larceny, piracy on the High Seas, gross Breach of Trust, privateering, unlawful conversion, hijacking, bank fraud, counterfeiting, violation of service contracts, violation of solemn treaties and conventions, and most recently, wholesale genocide for profit.

To say that things have gotten out of hand would be a gross understatement and the necessity of repairing these wrongs is self-explanatory.

Our claims and our demands for remedy, full cure and maintenance, and notice of our standing before the living God have all been served, provided Due Process, and have been cured in all three primary jurisdictions. Our claims presented herein have been documented internationally for over two decades, as have been the claims of Lord Ivan Talbot, Hereditary Lord High Steward of England, Ireland, Scotland, and Wales, who, at about the same time and similar to us, realized that the land and soil jurisdictions of these countries had been vacated in violation of sacred trusts and agreements owed to the living people.

Additional and similar wrong-doing impacted the members of the former British Commonwealth, herein represented by Australia, and similar unlawful and illegal and immoral practices have led to illegal and prolonged occupation of and profiteering throughout the seventeen western European nations occupied at the end of World War II, Japan, South Korea, Iraq, Libya, and other countries that have similarly suffered attack and illegal occupation by undisclosed mercenary forces of the British Territorial Government(s) operating as Municipal Corporations and flying Title IV Flags which we all claim back from the Universal Postal Union.

Let this serve as Due Notice that our seats of government have never lapsed and our Title IV Flags have been abused for unauthorized, unlawful, and immoral purposes by the offending Municipal Corporations and their commercial franchises.

We are owed the immediate liquidation and/or forfeiture of these Offenders and their respective commercial franchises as assets illegally commandeered by foreign powers and commercial interests operating under color of law, and as corporations operating unlawfully and under conditions of secrecy for decades during which time hundreds of millions of people have been defrauded and harmed.

We are attaching copies of Lord Ivan Talbot's claim on behalf of the living people of Great Britain, issued in 1999 and continually updated.

<https://annavonreitz.com/lettertoqueendeclaringaregency.pdf>

We also reference Dick Yardley's claim with respect to Australia already presented, and the charges submitted by Congressman Louis T. McFadden, Co-Chair of the House Banking Committee, to the House Judiciary Committee of the United States Congress in 1934, which are still pending and which have been ignored and not acted upon by three generations of imposters presuming to operate our Government as foreign Municipal Corporations.

<https://annavonreitz.com/writdeclaringaregency.pdf>

On behalf of approximately 320 million Americans who have been illegally and unlawfully deprived of their rights and property by undisclosed registration processes and approximately two billion people living in other countries who have been similarly defrauded and injured via all the foregoing as well as the current genocide-for-profit engendered by these Municipal Corporations, we call upon the Pope and the Vatican Chancery Court and the Ecclesiastical Law to perform the necessary actions to remove these fictions from our sight.

Please see Lord Talbot's recorded and published claims attached.

Issued by: Anna Maria Riezinger, Fiduciary

The United States of America

In care of: Box 520994

Big Lake, Alaska 99652

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