Second Base — What “They” Have Done “For” You

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Anna von Reitz

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At first base you learned that what you have been thinking of as “your government” is in fact a private, foreign, for-profit governmental services corporation called the UNITED STATES. This entity is owned and operated by the INTERNATIONAL MONETARY FUND, which is an agency of the UN. The UNITED STATES, INC. has fifty “STATE” franchises doing business as the “STATE OF OHIO” and the “STATE OF WISCONSIN” and so on, just as Burger King or Sears or Dairy Queen have local franchises.

An earlier private, for profit governmental services corporation known as the United States of America, Incorporated, functioned from 1868 to 1933 when it entered into bankruptcy reorganization and remained in Chapter 11 from 1933 to July 1, 2013. It had fifty “federal state” franchises operating as the “State of Ohio” and “State of Georgia” and so on, too—all part of the “Federal Reserve System”. The Federal Reserve was organized under the auspices of a foreign nation calling itself the United States of America (Minor) composed of what are more normally thought of as the “federal territories and possessions”—Guam, Puerto Rico, American Virgin Islands, American Samoa, et alia.

So at the same time during most of your life there have been two “federal governments”—that is, “federal” governmental services corporations—operating side by side in collusion to defraud you. When FDR bankrupted the United States of America, Inc. he and his “Governors”—the federal State franchise owners—pledged the “good faith and credit” of “their states and the citizenry thereof” as “sureties” backing the debts of the bankrupt corporation during its reorganization.

The UNITED STATES, INC. took up where the United States of America, Inc. left off, and simply passed through all its charges for services directly to the presumed sureties—us. The problem is that we never consented under conditions of full disclosure to be “federal” states nor “federal” citizens. It was merely self-interested “policy” of these corporations and their creditors to “presume” that we were all “voluntary sureties” and to plunder our estates and “indebt” us for their spending. They never told us all the lies and processes they employed to justify and accomplish this identity theft and fiduciary trust fraud used to usurp our natural position as beneficiaries of our own estates and to instead name their corporations as both the comptrollers and beneficiaries of our labor, our lives, our relationships, our businesses, our homes, and our land.

Now, you are going to learn and thoroughly understand that part of it.

Let’s use the name of the present “Secretary of the Treasury”—“jacob joseph lew” as the name in our example, in hopes that he may get the point.

First, let’s look at Secretary Lew’s birth state: New York.

This is the original “State of New York” one of the original Thirteen (E)states that joined together as the united States of America. Notice that “united” is just an adjective describing a union or association or as they put it, a “perpetual confederation” of these landed “(E)states” The actual name of this country is the “States of America”. The actual and still very much in effect document binding the states together is The Articles of Confederation (1781).

Any idea that any “Constitution” dissolved or replaced the Articles of Confederation is a self-serving lie perpetuated by those who would defraud and enslave you. The “Constitution”—the real Constitution—is an equity contract and public trust indenture that neither describes the states in terms of their geography nor binds them together in any way except as mutual subscribers to the governmental services to be provided by the “contract government”.

The 1824 Edition of the Webster’s Dictionary clearly states that the word “federal” was a synonym for “contract”, a usage and convention used repeatedly in relation to other documents of the time. It will help you to de-program if every time you see the words “federal government” you instead insert “contract government”—for that is what it is. It is and has always been a foreign, maritime entity under contract to provide nineteen enumerated governmental services to the subscribing American states. The Constitution, like all Constitutions, is a debt agreement stipulating the services under contract, the limits of the authorities granted, and the payment terms. This commercial contract is NOT what created your country and formed the Union of States. It merely helped to “perfect” the Union by providing common defense, common currency, and common administration of certain mutually agreed upon services. It also set common limits on the “federal government” in its administration of these mutual services to be provided to the subscribing states.

When we talk about a “state”, even a geographically defined “state” we must be aware that we are talking about a fictional entity. It doesn’t really exist, except via social agreement and convention. In truth there are no state borders established by God, no painted line etched by Heaven to separate New York from New Jersey, and when you go to Court and are accused or judged by anything calling itself the “State of New York” or “STATE OF NEW JERSEY” it is not the land and water of these states that levels the charges or claims to be injured or rises up to accuse you.

All such “States” are fictional in nature, including the original States of the Union bound together by The Articles of Confederation.

Little baby “jacob joseph lew” is born on the land of the American organic, geographically defined New York State. He is given his individual name—his “given name” which is “jacob joseph” by his parents and he inherits his family surname “lew” from his father. Properly, his name as a living baby must be either denoted in all small letters as shown here, or he must be described, as in “Joseph-Jacob of the House Lew”. These are the only proper and lawful ways to name a living freeborn child, and it has been that way since the days of ancient Rome. He is born as a civilian on the jurisdiction of the land, and as a natural—born American, he
has complete civil authority. Even as a baby little jacob joseph lew possessed more civil authority on the land of New York State than the entire federal government, but he was blissfully unaware of that fact.

So we’ve already learned some important arcane information here: how to properly and lawfully name a living baby, how to name a land-based geographically defined “state”—-it’s “New York State”— versus a legal fiction political state—the “State of New York” created by social agreement and convention. Little jacob-joseph:lewis was thus born on the land of New York State, and, at the same time, in the State of New York.

We’ve already determined that he was born on the land as a civilian and with complete civil authority on the land, but what does this additional status of being born in the “State of New York” confer? We walk on the land and we swim in the water. This second, political status falls under maritime jurisdiction. Jacob-joseph is still a civilian, so the “State of New York” operates in civil maritime.

To denote this fundamental difference in jurisdiction between the land and the sea, jacob joseph lew’s name on the land is “restyled” as “Jacob Joseph Lew”.

So you now have one baby, two names, and two completely separate jurisdictions— jurisdictions that are as absolutely and endemically separate from each other as the land and the sea.

Civil maritime is the jurisdiction in which merchant mariners and commercial “vessels” trade and sail the seas, so perhaps it is not awfully surprising that Federal Title 7 considers “Jacob Joseph Lew” a “vessel” and the Internal Revenue Code describes him as a warrant officer in the Merchant Marine Service when he exercises his “office” as a “withholding agent” working for an offshore Puerto Rican trust operated under the name “JACOB JOSEPH LEW”.

This third version, “JACOB JOSEPH LEW” appears shortly after “Jacob Joseph Lew” is “registered” by agents under contract to the Federal Reserve System as a vessel belonging to the United States of America, Incorporated.

Say, what? Yes, those nice people at the New York Bureau of Vital Statistics aren’t working for the New York State. They are working for the State of New York. And the “State of New York” is a “federal state franchise” of the United States of America, Incorporated, which was owned and operated by the Federal Reserve System under the auspices of a foreign nation calling itself “the United States of America (Minor)”—-though they very rarely bother to include the word (Minor). This “other United States” is composed of a consortium of “American” “States” more often thought of as federal territories and possessions, including Guam, Puerto Rico, American Samoa, American Virgin Islands and “Other Insular States”. It’s a private corporation organized under the auspices of a foreign country operating “state” franchises in our midst.

All your life you have never used your real name or enjoyed your birthright or your God-given freedom, because these interlopers came to your Mother under conditions of non-disclosure and self-interested deceit by committing fiduciary trust fraud, they pushed your Mother to unknowingly donate you as chattel “entrusted” to their corporation— their “state” franchise— doing business as the “State of New York”, which allowed them to claim that you were “voluntarily” renouncing your birthright status as a civilian on the land of the New York State, and agreeing instead to be “enfranchised” and made “subject” to the “territorial jurisdiction” of the United States of America (Minor).

In one stroke, your misled and purposefully entrapped Mother gave this foreign, for-profit, private “State” franchise of the bankrupt United States of America, Incorporated (and their owners, the Federal Reserve Banks) legal title to you. Mrs. Lew was never told anything about the nature of the paperwork she was signing, but the “State of New York” became the trustee of little jacob joseph lew. And their very first act was to abuse the right of usufruct— the right of trustees to use the name of the beneficiary, so long as no harm is done to the beneficiary or their reputation.

You be the judge of the ultimate harm they have done to you and millions of others.

They immediately “redefined” jacob-joseph (and you) as a “US citizen” subject to the whims of the “United States Congress” acting as the government of the United States of America (Minor), a foreign, maritime, legislative democracy. This removed him — literally kidnapped him—from his natural jurisdiction on the land of New York State where he was born free and entitled to all his Natural and Unalienable rights—and “subjected” him—as in “subject to a king” to the laws and jurisdiction of this foreign nation and its “territorial jurisdiction” and also made him a “surety” for the debts of the same “United States Congress” and the bankrupt “United States of America, Incorporated”. They enslaved him and you and millions of others.

Instead of acting as his Trustee, the “State of New York” acted as a predator and changed the baby’s name to “Jacob Joseph Lew”. This is the way he was taught to refer to himself and the way he was taught to sign his name and that allowed the legal presumption that he was knowingly and willingly and voluntarily operating in their foreign civil maritime “territorial jurisdiction” as a “vessel in commerce” belonging to the “State of New York” — a franchise of the bankrupt United States of America, Incorporated, organized under the auspices of the United States of America, (Minor).

This is a sophisticated form of identity theft carried out against unsuspecting women and babes in their cradles by international banking cartels operating governmental services corporations under conditions of gross self-interested fiduciary trust fraud and deceit.

Next, the operators of this fraud scheme issued bonds based on jacob-joseph’s estimated lifetime earnings, next, they had the baby born on the land declared “legally dead” and committed probate fraud against him, then, they acted as creditors against his earthly estate and filed maritime salvage liens against his “vessel” for his estimated “share” of the expenses of the United States of America, Incorporated—known as the “National Debt”.

All this was done to jacob-joseph and to you and virtually every other child born on the land of the State of America before anyone left grade school. You were systematically entrapped, defrauded, kidnapped, transported to a foreign jurisdiction, suffered identity theft and mischaracterization, and were robbed of your natural rights and immunities by corporations in your employment and by individuals and institutions pretending to “represent” your lawful government and to act as your “trustees”.

This was done without your knowledge or consent on the basis of Third Party contracts (entered by the Franklin Delano Roosevelt Administration and your Mother) and under conditions of semantic and material deceit resulting in tainted, unilateral, undisclosed and grossly inequitable contracts serving to demean and enslave you.

After they killed off the baby born on the land via this legalized identity theft, the perpetrators settled in as parasites to feed off your labor and to “hypothecate” debt against your land, your homes, your businesses and everything else naturally belonging to you. The hired help—governmental services corporations merely under contract to provide stipulated services to the States—stole your identity, your credit cards, and your earthly estate—and proceeded to lord it over you, all without your knowledge or consent.

The facts of the fraud are revealed by “your” Birth Certificate, which is actually your fraudulent Death Certificate. Look at this document closely. It is issued by the Registrar, an Officer of the Probate Court—proof positive that your earthly estate has been probated. It is issued on bond paper, representing a debt and “promise to pay” bonds that have been issued based on the value of your earthly ESTATE, all numbered and securitized to benefit the United States of America, Incorporated and the very bankers and lawyers and politicians responsible for this deplorable criminality. It is issued to your given name styled in all capital letters, or in our example, to “JACOB JOSEPH LEW”.

This particular incorporated entity is an ESTATE trust created under Washington, DC Municipal Statute, Chapter 2, Vital Statistics, Section 7-201, paragraph 10. It is created under the auspices of the Washington, DC Municipality, a separate, independent, international city-state ruled as a plenary oligarchy by the members of the US CONGRESS, which acts as a Board of Directors for the UNITED STATES, INCORPORATED, which as you learned at First Base, owned and operated by the INTERNATIONAL MONETARY FUND, an agency of the UNITED NATIONS CORPORATION.

Right now, because the bankruptcy of the United States of America, Incorporated, finally settled on July 1, 2013, the parasites are setting up shop with new hosts—the United Nations City State located in New York State. They are booting up a new “FEDERAL RESERVE” under UN auspices and launching a new UNITED STATES OF AMERICA, INCORPORATED, and attempting to roll over the old ESTATE trusts operated under names styled as in “JACOB JOSEPH LEW” and to “redefine” what is left of “you” as a transmitting utility operated as “JACOB J. LEW”.

If we don’t put a stop to this craziness ourselves every commercial corporation and petty despot on earth will be misusing our names and naming legal fiction entities after us and claiming to have contracts and relationships with “them” and us that don’t exist and accusing us of owing their debts or owing them for services we never ordered, and similar outrages.

We will have not only the New York State and the State of New York (old Federal Reserve version) and the STATE OF NEW YORK (IMF version) and NEW YORK (their latest outrage), but we will have The state of new York, and the State of new York, and the New State of York and the State of New York and the new state of york, and as many permutations of style and spelling and order of words you can imagine—all of which are created for the sole purpose of semantic deceit, identity theft, and criminal fraud.

It’s time to bluntly accuse these false trustees of the crimes they have committed and continue to commit against the Americans, Australians, Canadians, most Europeans, Japanese, and others who have been victimized by the same or very similar “Systems” of fraud and enslavement perpetuated by these international banking cartels, the Bar Associations, and criminal politicians.

Right now, the push is on to “consolidate sovereign debt” and use it as leverage against all the nations and governments of the world and to give control of this leverage to the handful of evil geniuses running the UNITED NATIONS CORPORATION. The problem is that no such legitimate debts exist, and because of the fraud involved, no valid claims can be addressed to any of the people of any country. This mammoth faux pas and accounting nightmare has been caused by criminally corrupt governments, bankers, and lawyers—and yes, by people who have been complicit and who have bought into the propaganda and the lies spun by these self-interested con artists for generations.

Now you know how the spiders spin their webs and you know how you wound up “removed” to Puerto Rican jurisdiction, paying debts you don’t owe, and so much more.

Tell your friends. Tell your neighbors. Set up your Grand Juries. Elect your Sheriffs and Judges to execute the Law of the Land against these hyenas. Boycott them and refuse service and refuse to pay any taxes for unwanted services. Serve your Notices to the members of Con-Gress that they do NOT “represent” you and do NOT represent your organic state. Do the same with the so-called Governors. Don’t let anyone or anything “represent” you. Show up and present yourself. Bring suit against the probate court for fraud perpetuated against you. File liens and commercial affidavits against these corporations, judges, clerks, lawyers, bankers, politicians—the whole kit and caboodle. They aren’t “public officials”. None of them have taken a single proper oath of any public office. They are nothing but private corporate “officers” impersonating lawful public officials—criminals, in other words. They are all con artists knowingly or unknowingly occupying vacated public offices and abusing the assumed “powers” of those offices for private gain.

Most of all, inform the sheriffs, police, provost marshals, militia members, and members of the military. Educate them so that they have no excuse for condoning, supporting, or enforcing the “acts” and “orders” of these charlatans.