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An Interview with Judge Anna Von Reitz About Our History

5:56 We have all had our identities stolen and have all been removed from our natural birth-right jurisdiction on the land to the foreign international jurisdiction of the sea. Our estates have been held in "abeyance" under international law. That has allowed members of the BAR to come in and act in sedition against our lawful government and against us has allowed us to be plundered and pillaged under the laws of international commerce. Here we are thinking we are protected under the Constitution and that we have certain guarantees, but the Constitution is the law of the land.

Once you incorporate anything, including the franchise of a corporation merely named after you, which is what they've done, they can then pretend that you are the same as the corporation, which is the crime of **personage** and they can bring false claims against that person, which is another crime named **barratry** named after the BAR association. They have been committing this crime against us, they've created these persons, these corporations without our knowledge or consent and that is the person being charged in every single court case that you can bring before me. There are only a limited number of these persons out there and they're trying to create more all the time. Every single court case that I have ever examined, which are many thousands of court cases by now, has been against a person and not against living people. This is what they're doing. They are using these two crimes basically identity theft. They're kidnapping us and our land assets into the international jurisdiction of the sea, which is a crime known as **pressganging**.

You're history buff friends will be reminded that during the Napoleonic Wars the Queen had need for more people to operate his majesties navy. So the British ships would come into a quiet hamlet and sailors would go ashore and get any able bodied man they could find and press-gang

him into service in the Navy. All of these farmers were being kidnapped to work on the ships on the sea.

This was finally outlawed and it's been outlawed for nearly two hundred years and yet they're doing it today. It's kidnapping and press-ganging on the high seas. And then, they are additionally plundering our assets on the land – our homes, our businesses, our land assets, everything, which is inland piracy – another capital crime.

Just today I was going over the Nuremburg Trials principles. They violated all seven. There could not possibly be a more serious crime. It's both a commercial crime and a war crime against defenseless, non-combatant civilians. This had been done to us by foreign governments and international banks. I want everyone to know that the principal banks responsible for this are the Federal Reserve, the World Bank, the International Bank of Reconstruction and Development, and the International Monetary Fund. These four banks are the principal conspirators and they have acted in collusion with each other to front governmental services corporations. Now, under the Constitution the Federal government was given certain duties – certain functions to perform, which are called powers, but should more correctly be called abilities or services to perform. Those nineteen enumerated services are all in international jurisdiction. There isn't a single one of them that has anything to do with the land or the people on the land. Our government was set up so that there was this strict demarcation to make sure that the Federal government did not usurp upon us.

What has happened here is that there is not a functioning Federal government. There is, in fact, just a governmental services corporation providing these nineteen essential governmental services as convened successors to contract. When you don't question the change -over then that company that took over can operate on the presumption that they have inherited the contract.

If I stood up and said right away, "Hey wait a minute. Who are you? I have a contract with ABC Company, and you're DBE Corporation. I don't have a contract with you." Them we would have to renegotiate, have a new contract or not. This is what was done to us as an entire country.as a nation. Go back to the Civil War. Where are we now?

We have eleven states in the south that are under military occupation and all of the norther states are bankrupt. There is nobody in control of the entire continent except the Grand Army of the Republic – the Union Army and a corporation operating as The United States of America in Washington DC., which is using the remaining members of the old Congress that was elected in 1860 as the Board of Directors.

If you take anything and incorporate it, you take it off the land and straight into the international jurisdiction of the sea. So what is going on here at the end of the Civil War? We've got a military that is operating under General Order 100, the Liber Code, which Abraham Lincoln adopted and forced upon his generals just prior to declaring the bankruptcy of the original United States trading company that had been providing governmental services, and you have the Congress

operating as The United States of America, Inc., a Delaware corporation. This is what we had at the end of the Civil War. There was no lawful government. We had a military enforcing its rules, its Liber Code instructions and a commercial corporation that is endeavoring to provide the essential government services as a successor to contract.

The carpetbaggers were Northerners who came to the South and basically, they were doing then what they're doing now. Right after Lee's army surrendered at Appomattox – we were taught that this was the end of the Civil War, but in point of fact, that was but the surrender of Lee's army to Grant's army. It was an armistice, not a peace treaty. In fact, there is no peace treaty that ever ended the Civil War.

Our Federal government exited stage left, incorporated, and started functioning as a commercial corporation in the governmental services business and under the international jurisdiction of the sea as a corporation. That itself is legal to do, but they also acted as successor to contract as the unincorporated, Federal services company. That altered the nature of the services company. It went from being a services company on the land to being a services corporation on the sea.

There was no public understanding or description of any of this. It was handled as an internal corporate or business issue. As a result, the American people were never really told that this had any wide-range implications nor how their government in those areas was being administered or by whom. When you elect members to the Congress, that we know as the United States in Congress assembled, the people who attend that Congress are representatives of the land jurisdiction and they are fiduciary entities who are one hundred percent commercially and individually, as people, liable for what they do. If they do anything wrong they can be charged and can lose everything they have and can go to jail and even held for treason if they knowingly do something to undermine the welfare of the individual states they represent or the people they represent.

However, when you go onto the international jurisdiction of the sea, the members of the Congress are operating as United States Congress, not the United States in Congress assembled. The people attending there are but corporate officers. They are private, corporate officers that have been elected to serve on the Board of Trustees for a governmental services corporation. They have no such public office. They have no such fiduciary responsibility or accountability. They can represent you just the way an actor might represent you on the stage. It has no public office. There is no public oath. In fact, if you go look it up, you will see that all the members of Congress are taking their oath to the United States and not the United States of America. This has been a big semantic deceit in a fraudulent con game for a long, long time.

If you get back to what went on in the South after the Civil War and the carpetbaggers . . . Immediately after Grant accepted the surrender of Lee at Appomattox, there was considerable chaos to be dealt with. The only force that was in place that could maintain the peace was the Grand Army of the Republic – Grant's Union army.

The Congress was put into play even though they were operating only as a governmental services corporation and they went from an "enabling clause" to an "enactment clause." The Congress ordered district commanders to appoint civilians to act as judges in civil tribunals as military common law tribunals. These civilians, of course, had to be Union sympathizers or actual people from the North who were brought in to act as judges and jury and legislature and all the rest.

The carpetbaggers were people from the North who occupied these positions. Because they were from the North and because for the most part they were vengeful, they used these positions, these seeming public offices, which were actually military offices, to plunder and pillage the southerners. The instruction given by Congress was to deal with the remaining rebels in these southern states.

This international law form, military common law was imposed on the civilian population and this has been called by various euphemistic names: special admiralty, executive admiralty. That was the source of the gold fringe that you see on the flag displayed in all the courthouses. Wherever you see that war flag with the gold fringe on it, they are operating a military tribunal under military common law, which gives them a very free hand to dispose of any property, to jail any people they feel are a threat, abuse the public trust and hold a club over our heads. This is what they have been doing for generations.

However, in 1866 there was an action objecting to this and the Supreme Court in Milligan Ex Parte handed down a decision that said, "Wherever the American Common Law courts are operating it is unconscionable and unnecessary for there to be any form of military law exercised and any such courts must shut down." 27:23

As you can see, these kinds of courts are very abusive and they are very profitable because they can be used to seize property and take things away from people, be it land, home, businesses, freedom – whatever they want. All these military courts can be used for these evil offices.

Now, we have the answer in our hand. We can turn around and open our Common Law courts and force them to shut down, which is why we have put such an emphasis on restoring our county government and getting our American Common Law courts up and running. When we get our American Common Law courts at the county level up and running we can force them to shut down their Admiralty courts at the county level. When we get our Common Law state courts up and running we can force them to shut down their Federal State courts, which are also operating as military tribunals. This is why it is so important for people to understand the situation with regard to their lawful government. Remember what I said. When you incorporate anything it goes zoom, right out into the international jurisdiction of the sea. It's no longer operating under the law of the land.

So, what happens? This includes non-profit corporations. All these corporations are operating one hundred percent under the international law of the sea. The Federal corporation that is

providing essential governmental services at the Federal level is operating under the international jurisdiction of the sea, international martial common law, to control and abuse people of this country. They could only do this at the federal level initially because the state courts that existed were state courts on the land. The county courts were still on the land. But, in 1965, the Federal corporation had been so successful at its racketeering at the Federal level that it was able to bribe the states and the counties into incorporating as franchises of the Federal corporation in order to receive Federal revenue sharing – that is, kickbacks from Federal racketeering.

About 1965, the last of the states and counties incorporated. When they incorporated they went right out into the international jurisdiction of the sea. This happened very, very quietly. Nobody told you. Nobody announced it and, for the most part, nobody but the lawyers knew that there was any change. Joe Shmow was in the office as mayor and Joe Shmow was still there the next day. The county sheriff's office was still there. There was no outward sign that really told anyone that we've left the jurisdiction of the land behind and the law of the land and we're no longer protected by the Constitution. This is a problem? Nobody said that. For the most part, nobody knew this but the lawyers.

Here we are in 1965, after the states and counties had incorporated. For a time the most crucial offices other than the offices of the judges come down to the sheriff. We elect the county sheriff on good faith under the presumption that he's there to keep the peace and enforce the law of the land, the Constitution, the public laws that we all rely upon. But, when the counties incorporated his job phased. He was no longer responsible for enforcing the organic law, which is the Constitution, the Articles of Confederation, the Declaration of Independence, the Northwest Ordinance, and the Land Act of 1785. Those things he is not responsible for enforcing any longer. He's not responsible for enforcing the Public Statutes at Large anymore. He is now a code, regulation, and statutes enforcer. He went from being a peace-keeping officer on the land to being a code enforcement officer on the sea. Code enforcement is simply the internal administrative law of the corporation. His office went from being a public office to being a private corporate office the same way that the offices of Congress went from being public offices to being private corporate offices.

For a long time they continued to enforce the public organic law and the U.S. Statutes at Large as part of their job because they were used to doing that. But they were also tasked with enforcing all these corporate statutes and regulations and codes. As time went on this became a friction because no man can serve two masters. It's not really a tenable situation to have a man whose job description is code enforcement officer for a corporation to also be working a public office as sheriff on the land enforcing the Constitution and the Statutes at Large.

Many of these men, the sheriffs of the 60's, 70's, and 80's shuffled along trying to do both jobs – one as a voluntary function and the other as the actual job description. This led to Sheriff Richard Mack and another Sheriffs Prinz bringing suits all the way to the United States Supreme Court

because they were getting whacked from the corporate managers saying that they could not enforce the Constitution.

They went all the way to the Supreme Court and the Supreme Court came back in Mack & Prinz vs. USA, Inc. saying yes, they could enforce the Constitution and other organic laws. But, here's the thing. They can. They're enabled to, but will they? Among those men who do, many of them get blackballed by the corporate interests who want a free hand to do whatever they want to do to the rest of us. They also suffer a lot of discrimination on the job. They don't get the perks. They don't get the bonuses. They are not part of the crew. The men who struggle along and try to do the right thing voluntarily, and take on the extra job of enforcing the public law and the organic law of this country, really take it in the shorts for being the good guy even though they are enabled to and even though the Supreme Court agrees that they are enabled to. The key office there is sheriff on the land which has been converted to sheriff on the sea, from peacekeeping officer to code enforcement officer.

In 1976, the Congress, operating as a Board of Directors of the United States, Inc. formally released all state law and all state offices to the United Nations. This outrageous action took place via two Acts of Congress (as in play acting). They formalized this as the Foreign Sovereign Immunity Act (FSIA) and the International Organizations Immunities Act (IOIA). What this means is that they acknowledged the fact that all of our public offices were vacated. They were vacated by the very Act of the counties and the states incorporating as franchises of the United States, Inc.

As of 1976, they stood up and said, "Okay, all of these offices are vacated. They are not our responsibility anymore. We turn them over to the United Nations for safekeeping. They never told us a word. There was no public announcement. It was just handled like a private business issue.

All of our public offices are vacant. We still have public offices, but they're vacated. When you go and elect a sheriff to keep the peace and act on your behalf and guarantee your Constitutional rights, you have elected a sheriff of a private corporation to act as a code enforcer for that corporation. You're paying him for this. Either you have rocks in your head or you need to start doing what needs to be done, which is to fill those vacant public offices with people who are sworn in as public officials who have both accountability and the right and responsibility to exercise those public offices and to bring order and to bring justice back to the American people.

The BAR is guilty on many counts and so is the American BAR Association. They are more like the foot soldiers. The banks are the real source of the problem. Their manipulation of currency is the root of the whole issue. Their greed, their profit seeking, their mindless devotion to evil, is what has created this entire mess. You can take it all back, one hundred percent, to the banks and from there can blame the lawyers, and next the politicians. At each level the blame gets more diluted. The banks started it. The lawyers carried forward on it to profit themselves, and the

politicians are kind of split into two groups. There are those who are too clueless to be useful to do anything about it, and those who are corrupt. That's how all of that sorts out.

Here is a startling fact for everyone. When our land-based government was "set aside" in 1861, the Federal government went into this corporate miasma. It started operating not only on the jurisdiction of the sea, but in the jurisdiction of the sea. Our land-based Constitution was set aside. It wasn't in any way harmed. It did not lose its validity. In fact, it had to be in place in order for them to succeed to the service part of the contract. That original constitution was called The Constitution for the united States of America. It was a capital T on "the," a small "f" on "for," and a small "u" on the "united." If you look at that carefully, you see that "The" used in this way means that there is only one. You also see that "united" was used as an adjective to describe the states of America. The actual parties to the constitution are the unincorporated states of America. 47:49 United was just an adjective describing their joint mutual action in support of the constitution.

The word "constitution" has no particular magic to it. The legal meaning to constitution is debt agreement. In this case it was the debt that the states of America, individually and together, assumed when they ordered the nineteen enumerated services from the newly created Federal government. That's all a constitution really is. It outlined the duties and the people responsible to pay for the services in performance of those duties.

You can have any number of constitutions and indeed we do. In 1868, the corporation operating as the United States of America, Inc. published its constitution called The Constitution of the United States of America. What that is, is not the same as the original constitution, which is a trilateral, international treaty. What was published in 1868 was a look-alike, sound-alike document called The Constitution of the United States of America, is a corporate charter. Its articles are corporate articles. Its amendments are corporate bylaws. It looks the same, sounds the same to an extent, but it is a different document and a different kind of document from the actual constitution, which underlies the whole thing.

The United States of America, Inc. was bankrupted in 1912. The Federal Reserve Banks came in as the creditors came in and took it over and they sponsored the United States of America, Inc. (with a small "the") and began operating again under that business name until 1933, when they bankrupted it. That brought us to the International Monetary Fund (IMF) that booted up The United States, Inc. and operated that services corporation providing essential governmental services until quite recently. They went into final receivership in March of 2015.

These different services corporations have one after another come in as successive to contract tying back to our initial discussion. Each one of these came back in and began providing essential governmental services. And the American people slept on. So, you started out with The United States of America, Inc. with a capital "The." It was organized by the Roman Catholic Church, the Holy See, as a non-profit governmental services organization back in 1868. It was

bankrupted in 1912 and turned over to the international banks operating the Federal Reserve System – rather the Federal Reserve, I should say.

They basically grabbed hold of our identity and abused our credit and created the bankruptcy that led to the great depression and all of that, on purpose. From the bankers' standpoint the Great Depression was a wonderful thing. They put their competitors out of business. They got to buy labor for pennies on the dollar. They got to snap up land resources and other businesses. These guys were in fat city over the Depression. They did it just for their own profit. They're criminals. They're all criminals.

These people went out there. They did all their stuff and did it under all these business names as The United States with a capital "T," the United States of America with a small "t." They even incorporated in foreign countries. If you start looking into this stuff you find that they've been playing this game of using and abusing us and our resources, pretending to be what they are not, and operating fast and loose. They have come in here and . . . Let me give you an example.

The Federal Reserve sponsored the United States of America, Inc. with a small "t" in "the." They bankrupted it in 1933 and 1934. As part of that, you will see in the Emergency Bankruptcy Act of 1933, and in HJR 192 and elsewhere, they set up a fixed exchange rate for their private currency script known as Federal Reserve Notes.

What is a note? It is a promissory note. It's an IOU. They printed these things, these Federal Reserve Notes, which are promissory notes of a private banking cartel and they charged us for the privilege of using these private script notes, which are just IOU's. Then they set up this exchange rate that was fixed. It was a dollar for dollar exchange rate. It was their script, their useless paper promises against our United States Dollars, which were defined as being an ounce of fine silver. They were able to trade their paper promises to pay for our actual gold and silver. In this way they emptied Fort Knox and, by 1971, they had stolen all of our silver reserves too. Then, they declared bankruptcy when it came time for them to pay back all money due against the promissory notes and named our estates as their surety. They not only stole us blind and used bankruptcy protection they also named us as the ones responsible for their debt. That is what has gone on in this country. That was the 1933 bankruptcy. Now we're in the midst of dealing with the United States, the IMF United States, Inc. trying to do the same thing.

Where is all this grant money coming from? It's coming from racketeering and theft. What they set up was a fiat money system. It's a debt / credit money system. Every time you pay somebody you give them your debt. Every time a debt is created an equal credit is created. It's unavoidable.

When they talk about the national debt, what happened to the national credit? It's their national debt to us. It's our national credit against them. We are their priority creditors. They owe us all this money they can never hope to repay. They owe us all this work they syphoned off. They owe us for all the materials they've syphoned off - \$18 Trillion worth.

That's the actual fact. All of this was done in our name with them, the very perpetrators of this whole scheme, claiming to be our representatives. We were the victims of the scheme. The supposed priority creditors were the victims. It was all accomplished by fraud and fraud has no statute of limitations. It doesn't matter if you discover a fraud from a hundred fifty years ago. You can still come back and claim against any fraud and you can still sue for the probate of the estate. Fraud has no statute of limitations and probate never closes.

An heir to the estate can come back a hundred fifty, two hundred years later and if they have a valid claim they can lay claim to the estate.

These are things that operate in our favor. Before I overwhelm everybody with depression, fear, and desperation and panic here, because, yes, this has happened three times before and they're trying to pull it again, the appropriate objections have been raised and they have been raised in the right places. That is number one.

They tried to do an end run around the Constitution and just open up our borders and tried to destroy America. The way they did it is the IMF let the United States, Inc. go into receivership without naming a secondary – without naming anyone or anything to act as successor to contract. That left the Federal side of the Constitution contract flapping in the wind, vacated like everything else.

So, we came in and formed a partnership agreement with the American Indian nations as the Federal entity. That sealed up the Constitution again. Until such time as everybody gets back in the saddle, reforms the land government that we're owed, and can begin dealing with these large problems, and this huge amount of criminality we've suffered, we have in that capacity made several moves. One of them is to /// ate the odious debt that has accumulated by both the Federal Reserve and the IMF against the American people and against our assets.

An odious debt, as explained in our affidavit of probable cause published in a book called You Know Something is Wrong When . . . An American Affidavit of Probable Cause available on Amazon.com. An odious debt is debt that is created by fraud from which the victims do not benefit. The American people have been victims. We have been enslaved, we've been pressganged, subjected to inland piracy, suffered unlawful conversion, sedition against our lawful government, and treason. There is no doubt about it. But we are not guilty and we are not ignorant. We were deliberately kept in the dark. So, as to facilitate the criminal trespass against us and against our government, all the while we have blissfully been unaware of all of these changes and machinations behind our backs, we cannot be held accountable for any of that.

Now that we know the truth we are responsible for owning up and governing ourselves. We have claimed always to be self-governing. Now we have to do the job. We have to get our own government on the land back up and in order to operate again as expeditiously as possible and we can be helped in that by the efforts of a group of people in Michigan who, back at the time of the bankruptcy of the United States of America, Inc., which was settled in 1999, realized that

they had to make a claim on the land and its assets. They had to reinstitute their land-based government or lose it.

These people in Michigan formed the Michigan General Jural Assembly and organized their counties on the land and they elected key people to fill the vacant public offices and they placed their claim with the World Court in the Hague. They also gave public notice in the Wall Street Journal and other publications around the world. Because the state of Michigan got its act together they put their foot in the door and preserved the claim for all the other states. 1:04:40 under the equal footing doctrine. What is good for one is good for all. We are all in that contract. So, Michigan saved our bacon. At the same time, they also began the effort to try to get other states and other counties to organize. The end result is that they have bequeathed to us precious opportunity and the grounding to continue on the claim to be the United States of America and to retain our jurisdiction.

I had heard about it (Michigan) at the time and had to give a big cry of relief because even then I knew that needed to happen. It did happen. Thank God because it kept our claim alive and it's keeping our claim alive giving us the basis to come back in the current situation even though many of our counties are still not organized and our states, generally speaking, are either hobbling along on a skeleton crew or not organized at all.

People are always asking me, "What do we do, what do we do?" Job one is to fill the vacant public offices and we all know basically how to hold elections. So it is really not such a hard job. You have to be able to explain what has happened to people so they are aware and know why we must go through this process and why they have to serve as volunteers now and why they have to be willing and able to assert their correct political status. It is really not that difficult. You basically know you need those county officers. You need assembly men and women to conduct the business of the county. You need judges to run the county courts and justices of the peace to run the county courts. You need a bailiff, a court recorder, a clerk of the county, a clerk of the court, a coroner. These are all basic county offices and it's going to seem kind of odd because the courts, at the time being, have other people running another county with the same or very similar name. It will appear that they are doing the same job, but they are not. As I explained to the sheriff, the sheriff on the land is a peacekeeping officer with the actual public office and authority for the public office. Whereas the sheriff on the sea, operating the corporate office, is just a private corporate officer with a governmental services contract owed to the corporation as a franchise, which is just to enforce the codes and statutes and regulations of that corporation. 1:08:34

1:09:26 The Federal Reserve Banks have reconstituted themselves under the offices of the United Nations city states and they are operating the FEDERAL RESERVE, in all capital letters, under that municipal law, and they then have booted up THE UNITED STATES OF AMERICA, INC., in all capital letters and they have made a plan to become successor to contract, which we rebutted and rebuffed. 1:10:00

1:10:24

Basically, we have discovered the process and what it takes to reclaim your true political status and to re-convey your estate and your name back off the jurisdiction of the sea and back onto the land and to place it in your control so that they cannot mess with you, which is a wonderful thing. This has just happened very recently and we are very quickly moving to get the process perfected and to get the news out to people so that millions of Americans can come home.

1:11:26 The other thing that has happened in the last couple of weeks is that we have finally figured out how to invoke the bounty hunter clause of the 14th Amendment – their 14th Amendment, the corporation's 14th Amendment.

Now, remember that I told you that the IMF is doing business as THE UNITED STATES, INC., which went completely insolvent in March of 2015. They are in receivership and are being liquidated by Swiss banks basically.

In the meantime, the Federal Reserve, newly reconstituted, has come forward as doing business as THE UNITED STATES OF AMERICA, in all capital letters, and that makes them the successor to contract even though we have formally rebuffed them and refused their service except as voluntary acts on their part. Now we've got the UNITED STATES OF AMERICA back in here and we've got the Federal Reserve back in here acting as the actual service provider of governmental services.

Their corporate constitution is the one they published in 1868. There is no other. So, they are still obligated. If they are going to operate in the public, they are still operating under the old Federal Code and they're still operating under that constitution – The Constitution of the United States of America that was published in 1868.

If you look at that very closely you're going to see some very weird things. You're going to see the Thirteenth Amendment, which proclaims the abolition of slavery doesn't actually abolish slavery. It actually enshrines slavery and makes it a part of their government forever.

The 13th Amendment actually said it abolishes slavery except the criminals can be enslaved. Then it leaves it up to the Congress to determine who a criminal is or what criminality is. The Congress could make a law that says breathing is criminal and use that as a means to enslave everyone. They actually use that as a means to make a claim for their corporation and for themselves with absolute despotism.

1:14:21 The second thing you will notice if you go down the page is the 14th Amendment in which they gratuitously confer the status of The United States citizen on everyone. This is the basis of their presumption against you and your estate, and name. They just arbitrarily said, "Oh, you are all a part of our casino. You are all employees. You are all obliged and obligated to us."

This new person that we're creating, this thing that has been named after you at the Federal level, is guilty by definition and it is a slave, by definition, and it cannot even question the public debt.

This is the all capital letters name. This is the Federal level trust that they created in the 14th Amendment. When a court brings a charge against the all capital letters name, that public trust that they created without your knowledge of consent, without your parents' knowledge and consent, without your grandparents' knowledge and consent, that entity is already guilty. It's already a debtor. All that is left to talk about is how much it is going to pay. This is what you see in our courtrooms.

The other interesting thing is when they pull this kind of crap on people in commercial venues they have to give remedy at the same time. So, the remedy is also in the 14th Amendment and that is the bounty hunter clause. That's also right there in front of you.

The bounty hunter clause has been a cause of debate and concern. People have scratched their heads for generations as to what all of that was really all about and how it can be accessed as a remedy for 14th Amendment citizenship. We finally cracked it. We finally know the process by which people can invoke the bounty hunter clause, set up their own court of record, and go in there and get remedy.

The very first case resulted in a \$68 Million judgment in favor of the man who did this and four big law firms were put out of business, approximately 60 lawyers lost their BAR card, and they are all now facing Federal criminal charges. 1:17:35. There is a gag order on it. The guy who did it does not want the notoriety. He has a family to protect. But the process is being fully detailed and it's going to be employed all across this country. The details of the process will be made public and available to anyone and everyone who has suffered at the hands of these monsters.

The BAR association is about to get its own cum-upin according to their own rules - not with just commercial liens, but with actual criminal charges against people, against BAR members who do this kind of stuff to people – who have acted as predators and pirates on our shores. This is very serious and it is a remedy. 1:18:32 It's good news for us; it's bad news for them.

1:19:13 Attorneys tell people what they have to do because the presumption is that the audience members are all acting as 14th Amendment citizens – persons. As persons they are subjects. They are not sovereigns. They are subjects to the whim of the corporation.

When the corporate legislature lays down its almighty hand then you have to do what they say because you are a member of the corporation. If you are enfranchised as a voter and all this other happy horse, , , you know what? Then of course, what they're saying is absolutely true. If you bought into this and it's what you agreed to and you're a good corporation tool, then you have to obey. That's what you agreed to by contract.

However, if you are not, if you are one of the free sovereign and independent people of the United States and you are not an inhabitant, a British subject, a subject of the municipality of the District of Columbia, if you are not a person – a corporation in Federalese, then you are not part of that, You are exempt. You are literally exempt from all such requirements. That's the other side of it. That's what the attorneys are not telling us. Attorneys talk exclusively to persons – to those who have accepted their fate as a corporate entity, a franchisee of the corporation. 1:21:19

The BAR attorneys try to shut us up, but they are not going to be able to do it much longer. Look at how much damage was done. Sixty of them were put out of business with just one action.

1:22:40 There are many people who are concerned and heartbroken about what happened to the little boys from Hickum. Here these murderous thugs, these commercial mercenaries operating under color of law, ambushed a law abiding American on his way to a public meeting and shot him to death in cold blood – premeditated murder on our roads. Here's this Governor Brown and this judge grasping and this sheriff on the scene All responsible for it with blood on their hands still walking around while Bundy and all the others are charged and threatened with ninety-six years in jail and all this other crapola.

It seems they're just going to get rolled over. Let me tell you, they are not going to be steamrolled over. They may be in a Federal jail at this moment, under the false presumption that they are persons, and that they acted as persons, and that they are civilly dead, so far as the land jurisdiction is concerned. But the land jurisdiction is coming back and the land jurisdiction has its authority firmly rooted in the international jurisdiction of the sea as well as on the land. We are coming back after those rats, those criminals in the international jurisdiction of the sea. We are going to commercial lien them up out of existence. We're going to bring them to trial as war criminals and we are going to seek the absolute relief and restitution that the victims of this are owed. It's coming. The answer to the whole thing is coming 1:24:38

1:25:12 Average people acting in the public interest can destroy these corporations. Corporations are subject to liquidation. If they operate outside their charter or act in a criminal manner they can be liquidated right down to their eye teeth. Every corporate officer has no public office. They have no immunity. I tried to tell Sheriff Ward the truth before he got involved in all of this. I gave him fair warning twice. You can read my letters to Sheriff David Ward on my website. I told him and I told those FBI agents also. But they chose the Nuremburg defense, "I was just following orders." The result is it's going to be the same. They are all going to be tried and will probably end up with their necks under piano wire.

The UNITED STATES is acting like a predator around the world and we are being blamed for it. We are being abused and defrauded and have been subjected to this criminality at home and at the same time are being blamed for the work of the bad actors internationally across the sea. This simply has to stop.

Summary

Judge Steve Curry, Colorado wrote Lien on BAR

- Once you incorporate anything, including the franchise of a corporation merely named after you, which is what they've done, they can then pretend that you are the same as the corporation, which is the crime of **personage** and they can bring false claims against that person, which is another crime named **barratry** named after the BAR association.
- They're kidnapping us and our land assets into the international jurisdiction of the sea, which is a crime known as **press-ganging**.
- the principal banks responsible for this are the Federal Reserve, the World Bank, the International Bank of Reconstruction and Development, and the International Monetary Fund.
- If you take anything and incorporate it, you take it off the land and straight into the international jurisdiction of the sea.
- What is going on here at the end of the Civil War? We've got a military that is operating under General Order 100, the Liber Code, which Abraham Lincoln adopted and forced upon his generals just prior to declaring the bankruptcy of the original United States trading company that had been providing governmental services and you have the Congress operating as The United States of America, Inc., a Delaware corporation.
- When you go onto the international jurisdiction of the sea, the members of the Congress are operating as United States Congress, not the United States in Congress assembled.
- In 1866 there was an action objecting to this and the Supreme Court in Milligan Ex Parte handed down a decision that said, "Wherever the American Common Law courts are operating it is unconscionable and unnecessary for there to be any form of military law exercised and any such courts must shut down."
- We can turn around and open our Common Law courts and force them to shut down.
- All these corporations are operating one hundred percent under the international law of the sea.
- They could only do this at the federal level initially because the state courts that existed were state courts on the land.
- About 1965, the last of the states and counties incorporated. When they incorporated they went right out into the international jurisdiction of the sea.
- In 1976, the Congress, operating as a Board of Directors of the United States, Inc. formally released all state law and all state offices to the United Nations via two Acts of

Congress (as in play acting). They formalized this as the Foreign Sovereign Immunity Act (FSIA) and the International Organizations Immunities Act (IOIA). What this means is that they acknowledged the fact that all of our public offices were vacated. They were vacated by the very Act of the counties and the states incorporating as franchises of the United States, Inc.

- When our land-based government was "set aside" in 1861, the Federal government went into this corporate miasma. It started operating not only on the jurisdiction of the sea, but in the jurisdiction of the sea. Our land-based Constitution was set aside. It wasn't in any way harmed.
- That original constitution was called The Constitution for the united States of America. It was a capital T on "the," a small "f" on "for," and a small "u" on the "united." If you look at that carefully, you see that "The" used in this way means that there is only one. You also see that "united" was used as an adjective to describe the states of America. The actual parties to the constitution are the unincorporated states of America.
- In 1868, the corporation operating as the United States of America, Inc. published its constitution called The Constitution of the United States of America.
- The United States of America, Inc. was bankrupted in 1912. The Federal Reserve Banks came in as the creditors came in and took it over and they sponsored the United States of America, Inc. (with a small "the") and began operating again under that business name until 1933, when they bankrupted it. That brought us to the International Monetary Fund (IMF) that booted up The United States, Inc. and operated that services corporation providing essential governmental services until quite recently. They went into final receivership in March of 2015.
- The United States of America, Inc. with a capital "The." It was organized by the Roman Catholic Church, the Holy See as a non-profit governmental services organization back in 1868. It was bankrupted in 1912 and turned over to the international banks operating the Federal Reserve System rather the Federal Reserve.
- The Federal Reserve sponsored the United States of America, Inc. with a small "t" in "the." They bankrupted it in 1933 and 1934. As part of that, you will see in the Emergency Bankruptcy Act of 1934 and in HJR 192 and elsewhere, they set up a fixed exchange rate for their private currency script known as Federal Reserve Notes.
- "What do we do, what do we do?" Job one is to fill the vacant public offices and we all know basically how to hold elections.
- You basically know you need those county officers. You need assembly men and women to conduct the business of the county. You need judges to run the county courts and

justices of the peace to run the county courts. You need a bailiff, a court recorder, a clerk of the county, a clerk of the court, a coroner.

- An odious debt is debt that is created by fraud from which the victims do not benefit.
- The Federal Reserve Banks have reconstituted themselves under the offices of the United Nations city states and they are operating the FEDERAL RESERVE, in all capital letters, under that municipal law, and they then have booted up THE UNITED STATES OF AMERICA, INC., in all capital letters and they have made a plan to become successor to contract, which we rebutted and rebuffed.
- Basically, we have discovered the process and what it takes to reclaim your true political
 status and to re-convey your estate and your name back off the jurisdiction of the sea and
 back onto the land and to place it in your control so that they cannot mess with you,
 which is a wonderful thing. This has just happened very recently and we are very quickly
 moving to get the process perfected and to get the news out to people so that millions of
 Americans can come home.
- The other thing that has happened in the last couple of weeks is that we have finally figured out how to invoke the bounty hunter clause of the 14th Amendment their 14th Amendment, the corporation's 14th Amendment.
- Now, remember that I told you that the IMF is doing business as THE UNITED STATES, INC., which went completely insolvent in March of 2015. They are in receivership and are being liquidated by Swiss banks basically.
- If you look at that very closely you're going to see some very weird things. You're going to see the Thirteenth Amendment, which proclaims the abolition of slavery doesn't actually abolish slavery. It actually enshrines slavery and makes it a part of their government forever.
- The 13th Amendment actually said it abolishes slavery except the criminals can be enslaved. Then it leaves it up to the Congress to determine who a criminal is or what criminality is. The Congress could make a law that says breathing is criminal and use that as a means to enslave everyone. They actually use that as a means to make a claim for their corporation and for themselves with absolute despotism.
- You will notice if you go down the page is the 14th Amendment in which they gratuitously confer the status of The United States citizen on everyone. This is the basis of their presumption against you and your estate, and name.
- When a court brings a charge against the all capital letters name, that public trust that they created without your knowledge of consent, without your parents' knowledge and

consent, without your grandparents' knowledge and consent, that entity is already guilty. It's already a debtor.

- When they pull this kind of crap on people in commercial venues they have to give remedy at the same time. So, the remedy is also in the 14th Amendment and that is the bounty hunter clause.
- We finally cracked it. We finally know the process by which people can invoke the bounty hunter clause, set up their own court of record, and go in there and get remedy.
- The very first case resulted in a \$68 Million judgment in favor of the man who did this and four big law firms were put out of business, approximately 60 lawyers lost their BAR card, and they are all now facing Federal criminal charges.