

Interpretation of the Vatican Chancery Order



International Public Notice

October 22, 2025

The United States of America —
Federation of States



People have asked — why the Vatican Chancery Court?

It's a chancery matter because the issue involves a property interest and the Vatican Chancery Court is the highest court in the world when it comes to resolving property interests.

It's also a Postal Court issue, because it involves identity and address. Thus you have both courts invoked, and a Regional Post Master signing the Order. The Regional Postal Court is the highest court in the world when it comes to resolving issues of address and identity. That's why passports are issued through the Post Office.

So if you look at the Final Order(s) my husband and I received, the primary question is "the status of the Parties" and "relationship of one to the other".

The Final Order reveals that the Upper-Lower Case Name with a First Middle Last form is a "vessel" in International Commerce.

Next, it reveals that the All Capital Letters NAME with a FIRST MIDDLE LAST form is a "vessel" in Global Commerce.

It also reveals that these "vessels" are at peace with the British Crown and the One Holy, and are exempt from levy and tax.

How can that be, when we are all being taxed and levied up the wazoo?

Two explanations have been offered:

(1) While we are supposedly "wards" of both the Territorial and Municipal Governments, and they are both responsible for paying any debts we may have, neither one is paying and both are dunning us to pay instead, using the pretense that we are actually wards of the other government.

It's a run-around scam.

The Municipal Government running the JOHN WILLIAM DOE franchise pretends that we are the Territorial franchise named after John William Doe, instead; at the same time, the Territorial Government running the John William Doe franchise pretends that we are Municipal Corporation franchise operated as JOHN WILLIAM DOE, a Municipal citizen of the United States, instead.

This convenient ruse gives each complicit corporation an excuse for not paying the debts of their own franchise, including its taxes and the mortgages these franchise operations owe.

Both parent corporations then unleash their collection agents on the Third Party victim, the living man who has no idea that he has been impersonated and that his name is now being used as the name of a foreign incorporated commercial franchise — much less two such franchises.

In this manner, the criminals double-dip and get us to pay for the expenses of both their franchise entities, including taxes and mortgages these foreign corporations have created via their unauthorized borrowing against our Good Names and assets—while we are not even aware of the existence of these things operating under our names and charging off their debts to us.

Our False Trustees are thus both benefiting from not paying our expenses while still having control of our assets and using our assets as chattel property backing their debts, plus, they are dunning us to pay their operating expenses and taxes— and this is all based on the False Premise that we are Federal Dual Citizens and Wards of their “States” — both Territorial (State) and Municipal (STATE).

What should be happening, if we were legitimately wards of their States/STATES, is that both the Territorial and Municipal Governments should be eagerly paying all our expenses and not asking a penny from us.

It’s all Bunko. We are not legitimately wards of their States.

And they are- neither one— treating us as faithful trustees.

Both are terrorizing, plundering, and pillaging under color of law and using constructive fraud to do it; that explains how it is, that both “vessels” are exempt from levy and free from taxation, exactly as the Vatican court of Chancery determined, and yet good old Joe is taking it in the shorts.

The other explanation (2) is simply that we’ve been mistaken for someone or something else.

Obviously, and repeatedly, we have brought everyone’s attention to the fact that States are not States of States and that our States of the Union never got involved in the great Mercenary Conflict called the American Civil War.

We owe no war debts to anyone at all, because we haven’t been at war since the War of 1812. We didn’t ratify the Sixteenth Amendment. We didn’t start or condone the Indian Reservation System. We didn’t invade Germany or Iraq or any other country.

All the “National Debts” wracked up by the reckless spending of both our Subcontractors, Territorial and Municipal, who were never authorized to do anything like this, is our “National Credit” which we are owed back from their Principals as prepaid credit with interest.

While the first supposition leaves us being mistaken as the wards of two different Federal Subcontractors, both operating as foreign commercial corporations in the business of providing governmental services, the second leaves us as the victims of “mistaken identity” fraud or outright identity theft.

The Vatican Chancery Order provided by the Postal Court ultimately reveals that the living people should never be addressed and never be charged for any levy or tax at all, yet we and our “shipping” is constantly being accused of owing taxes and being levied by the IRS, the Department of Justice, and numerous other characters engaged in strong arm racketeering, personage and barratry schemes, extortion, and armed trespass.

It’s time for all this criminality to end and for the District/DISTRICT courts to disappear back to the

District of Columbia where they belong, time for the Territorial Administrative “States” to be shut down in favor of our actual States of the Union, time for these lawless corporations to be sacked along with the Principals responsible, for Gross Breach of Trust and Violation of their Service Contracts — The Constitution of the United States and The Constitution of the United States of America — both.

All the “United States” military has to do is recognize that they have been serving and following foreign “persons” instead of serving the people of this country in good faith, which they are contractually and morally obligated to do.

Bitter as the pill may be, the realization that they have been operated as a private mercenary force since the 1860’s and abused and used by foreign powers ever since, should be sufficient motivation to make a clean breast of it and put an end to this circumstance.

Notice to Principals is Notice to Agents, Notice to Agents is Notice to Principals.

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