

Notice Regarding Named Entities/Notice of Liability Demand to Show Cause

Bouvier's Law Dictionary, 8thed., pg. 2287 – “The omission of the Christian name by either plaintiff or defendant in a legal process prevents the court from acquiring jurisdiction ...”

Gregg's Manual of English: “A name spelled in all capital letters or a name initialed, is not a proper noun denoting a specific person, but is a **fictitious name**, or a name of a dead person, or a nom de guerre.”

“Complaint must identify at least one plaintiff by true name; otherwise no action has been commenced.” *Roe v New York* (1970, SD NY) 49 FRD 279, 14 FR Serv 2d 437, 8 ALR Fed 670.

The reasoning behind a true name is that neither a State, nor the United States, can pick up a pencil or sneeze, being nothing more than a “piece of paper”. *They cannot*, therefore, assume the liability of actions nor write a complaint. All activities carried on by governmental agencies are carried out by its *agents and actors*, and those actors are **individually liable** for their actions. This means **you**, as a public employee under contract to a governmental service provider (foreign corporation) which is working for **me** under contract, are accountable and liable for actions you take that misidentify or seek to defraud or mis-characterize people, such as me, who are living as Lawful Persons, not Legal Persons. This also means that when you undertake “legal actions” against Lawful Persons, **no such actions are owed enforcement of any kind**. This is the beginning and the end of your Territorial and/or Municipal “**prosecutorial capacity**” and I am giving you **Explicit Notice** that I am standing on the land and soil of **XXXXXX** and that I am operating exclusively as a **Lawful Person** with explicit declarations and proof of my identity and capacity established on the Public Record.

The Supreme Court case, *Monroe Cattle Co. v. Becker*, 147 U.S. 47 (1893) says: Defendant was impleaded by the name of A. W. Becker. **Initials are no legal part of a name**, the authorities holding the **full Christian name** to be essential. *Wilson v. Shannon*, 6 Ark. 196; *Norris v. Graves*, 4 Strob. 32; *Seely v. Boon*, 1 N. J. Law, 138; *Chappell v. Proctor*, Harp. 49; *Kinnersley v. Knott*, 7 C. B. 980; *Turner v. Fitt*, 3 C. B. 701; *Oakley v. Pegler*, (Neb.) 46 N. W. Rep. 920; *Knox v. Starks*, 4 Minn. 20, (Gil. 7 *Kenyon v. Semon*, (Minn.) 45 N. W. Rep. 10; *Beggs v. Wellman*, 82 Ala. 391, 2 South. Rep. 877; *Nash v. Collier*, 5 Dowl. & L. 341; *Fewlass v. Abbott*, 28 Mich. 270. This is telling you and your Office that all “legal actions” addressed to any “character” using middle initials are invalidated by failure to name an actual Party to the case. See above. You can play games with corporate fictions all day long, but when you infringe upon my Given Name and my Lawful Person, which is recorded and held under Unregistered Copyright and also Unregistered Trademarks due protection under the Lanham Act, you are committing **Crimes of State**. This is your **Notice of Liability**.

The United States Government Printing Office Style Manual clearly defines the rules of grammar for recording of a proper noun in Chapter 3.2, Capitalization. "Proper nouns are capitalized [examples given] Rome, Brussels, John Macadam, Macadam family, Italy, and Anglo-Saxon." It further defines, in Chapter 11.7, that "Names of vessels are quoted in matter printed in *other than* lower case roman...[examples given are] **LUSITANIA** [or] Lusitania."

This "all capitals" style convention is also known as "Dog Latin" which is a corrupt and corrupting text used in some foreign municipal courts having no jurisdiction over American State Nationals. This style convention applies only to incorporated legal fiction entities and VESSELS operating under Admiralty law in Admiralty or Maritime jurisdictions. Whenever living Americans are being misidentified as "US CITIZENS" or as Officers thereof, without their fully disclosed and conscious consent, crimes are being committed against **your Employers**, on **your watch** via unconscionable contracts. The evidence of "unconscionable contract" appears on every Birth Certificate ever issued by any Territorial Government Franchise doing business as a "State of State", including the "State of **Xxxxxx**", and doubly-applies to every BIRTH CERTIFICATE issued by any Municipal Government Franchise doing business as a "STATE OF STATE" including the "STATE OF **XXXX**". The Municipal United States is limited to the ten miles square of the District of Columbia with respect to Americans and their States. It is an illegal, unlawful, and non-consensual contract to secretly impersonate the Lawful Person of a living man as a Territorial franchise corporation so as to compromise his identity and subject him to foreign law; and it merely compounds the fraud and the crime to further impersonate the Lawful Person of a living man as a Municipal PERSON. This is your **Notice of Liability** for willingly and knowingly participating in any such commercial racketeering scheme absent your prompt action to correct this Mistake, regarding me, my names, and my lawful Person(s).

Black's Law Dictionary "Fictitious Name": "*A counterfeit, alias, feigned, or pretended name taken by a person, differing in some essential particular from his true name (consisting of Christian name and patronymic), with the implication that it is meant to deceive or mislead.*"

Oxford Dictionary: "Nom de guerre": War name. A name assumed by or assigned to a person engaged in some action or enterprise.

All American State Citizens are owed The Law of Peace from the Territorial Government and its operatives and the Territorial Government is further required to protect and defend American State Citizens from any action undertaken against them by any foreign power, which **includes** the Municipal United States. We are the **civilian** government. They are the **civil** government. Unless you wish to commit treason against the unincorporated United States of America, you must recognize the difference and defend our Lawful Persons.

The U.S. Government Style Manual, Chapter 3 **requires only** the names of corporate and other fictional entities, or those serving in corporate capacities to be in all capitalized letters. Fictitious names exist for a purpose. Fictions are invented to give courts jurisdiction. Snider v. Newell 44 SE 354.

No such jurisdiction has been granted by me to any Federal Department, Agency, or State of State \ to create or to address any fictional PERSON dba ANNA MARIA RIEZINGER, ANNA RIEZINGER, ANNA M. RIEZINGER, ANNA M. RIEZINGER-VON REITZ or any Unregistered Trademark of mine; neither have I consented to be regarded as an infant decedent; all such PERSONS have been re-flagged and permanently domiciled on the land and soil jurisdiction of the **unincorporated** United States of America and the **unincorporated** United States respectively, and have officially been so **for more than two decades**.

I operate exclusively as a Lawful Person and all my franchises operate as Lawful Vessels permanently domiciled on the land and soil jurisdiction of this country, yet I continue to be “misaddressed” and “misidentified” by your Offices as either a Territorial or Municipal / Employee / Volunteer / Conscript / Taxpayer / Criminal/Slave.

Please see your Complete Notice of Liability, both the Mandatory FSIA Notice and this attendant Notice of Liability.

If you have any proof that I am now or have ever consciously, knowingly, and willingly and under conditions of full disclosure adopted “US Citizenship” of any kind, any evidence that I or my Mother gave your Office willing permission to address me as an incorporated franchise or ward of any Territorial State of State, or gave you consent to use my Good Name or any permutation, ordering, punctuation, or style thereof for any commercial purpose whatsoever, you have ten (10) days from receipt of this communication to present it to me for rebuttal; otherwise, you must act to make correction of your records, expunge all Ultra Vires court actions misaddressed to me, remove my name from any “Taxpayer” roles, remove any liens or other false commercial claims addressed to Municipal United States PERSONS abusing my Good Name and merely presumed to exist, and issue proper identification paperwork and data base corrections so that I am no longer being misaddressed and misidentified as any form of “US Citizen”. You must also return perfected title to my homestead in **XXXXXX, XXXXXX, which has been held in public trust under all of these false presumptions of my purported abdication of my natural estate and false claims of hypothecated debt.**

I am naturally exempt and any and all “Vessels” of mine are tax percuse = pre-paid.

Any failure to produce your validated Proof concludes the Facts in Law and in statutory law fully exonerating me and any vessel operating “in my name” from any presumption of any federal citizenship obligation whatsoever now or at any time since the initial Mistake was discovered in 1998 and otherwise establishes my unique and unencumbered claim upon my life, my persons, my soul, and all else associated with me including my nationality as a **XXXXXX from the moment of my physical conception, now and forever afterward.**

Any failure to respond to this Notice and Demand within ten (10) days establishes your fully admitted agreement to the facts presented herein and your agreement to take all steps outlined above that are possible within the powers of your Office and administrative duties, and your agreement to make the necessary correction of your records, processes, procedures,

assumptions, and legal presumptions to provide the Good Faith and Service owed to my Lawful Person.

Your failure to respond also admits and agrees to your 100% commercial and personal liability for all harm that accrues to me or any Person/PERSON presumed to be associated with me as a result of your continued misrepresentation of me and my Lawful Person.

This self-fulfilling contract becomes final and is owed execution effective midnight April 25, 2019 absent your response: so provided in view of the Public Record:

by: _____ © on this ____ day of April 2019 and issued from:
Anna Maria Riezinger, Box 520994, Big Lake, Alaska [99652] and issued to:

_____, _____, located at: _____
via US Registered Mail: _____.

Guarantee and Disclaimer: It is not my meaning nor intention to harm, blame, accuse, or terrify anyone, least of all, my employees; it is my intention to secure and defend my Lawful Person from identity theft, inland piracy, and impersonation, and to bring your urgent attention to these issues as referenced, and to lawfully convert offshore criminal enterprises aimed at defrauding and impersonating and misrepresenting my Lawful Person in contravention of solemn International Treaties, solemn Commercial Contracts, International Law, The Constitution of the United States of America, The Constitution of the United States, and my International Will in accord with The Unanimous Declaration of Independence.

*****The back of each page of this Notice and the margins and the rest of this page have been left blank and are not subject to any Power of Attorney or alteration or conversion. *****

The Chicago Manual of Style

SEVENTEENTH EDITION

THE ESSENTIAL GUIDE
for Writers, Editors, and Publishers

From: Ron Carlson ddscarlson@hawaiiintel.net
Subject: B
Date: July 30, 2021 at 10:56 AM
To: Ron Carlson ddscarlson@hawaiiintel.net

CB

11.123 **Ampersand and wynn.** In Old English and Middle English texts a sort of stylized seven (the Tironian *et*) may be found for *and*, but the modern ampersand may be substituted for this. In Old English texts \mathfrak{P} or \mathfrak{p} (wynn) is found for *w*; the modern *w* is often substituted for this.

11.124 **Old English vowels.** Modern editors of Old English sometimes distinguish between long and short vowels and diphthongs by means of a macron over the long versions (e.g., \bar{a} , \bar{x} , \bar{e} , \bar{ea} , \bar{eo} , \bar{i} , \bar{io} , \bar{o} , \bar{u} , \bar{y}). Note that, with the exception of the \mathfrak{x} ligature, diphthongs are usually marked with a macron over only the first vowel.

American Sign Language (ASL)

11.125 **Signed languages.** The visual-gestural languages used by deaf people in different parts of the world are called signed languages. Signed languages are quite different from spoken languages (although there may be regional effects of language contact), and a particular signed language may or may not share the same national or geographic boundaries as spoken languages in the same locations. The individual elements of these languages are known as signs.

11.126 **Components of signs.** Signs have five major articulatory components—handshape, location, orientation, movement, and (in some cases) distinctive nonmanual signals.

11.127 **Writing ASL.** Many formal systems for writing signed languages exist; however, none has been adopted for widespread use by deaf signers. This section offers an overview of some of the most frequently employed conventions for written transcription of signing. For additional resources, see Charlotte Baker-Shenk and Dennis Cokely, *American Sign Language: A Teacher's Resource Text on Grammar and Culture*; and Clayton Valli, Ceil Lucas, Kristin J. Mulrooney, and Miako Villanueva, *Linguistics of American Sign Language: An Introduction* (bibliog. 5).

11.128 **Glosses in ASL.** The written-language transcription of a sign is called a *gloss*. Glosses are words from the spoken language written in small capital letters: WOMAN, SCHOOL, CAT. (Alternatively, regular capital letters may be used.) When two or more written words are used to gloss a single sign, the glosses are separated by hyphens. The translation is enclosed in double quotation marks.

The sign for "a car drove by" is written as VEHICLE-DRIVE-BY.

From: Ron Carlson ddscarlson@hawaiiintel.net
Subject: C
Date: July 30, 2021 at 10:57 AM
To: Ron Carlson ddscarlson@hawaiiintel.net

CB

these languages are known as signs.

6 **Components of signs.** Signs have five major articulatory components—handshape, location, orientation, movement, and (in some cases) distinctive nonmanual signals.

7 **Writing ASL.** Many formal systems for writing signed languages exist; however, none has been adopted for widespread use by deaf signers. This section offers an overview of some of the most frequently employed conventions for written transcription of signing. For additional resources, see Charlotte Baker-Shenk and Dennis Cokely, *American Sign Language: A Teacher's Resource Text on Grammar and Culture*; and Clayton Valli, Ceil Lucas, Kristin J. Mulrooney, and Miako Villanueva, *Linguistics of American Sign Language: An Introduction* (bibliog. 5).

8 **Glosses in ASL.** The written-language transcription of a sign is called a gloss. Glosses are words from the spoken language written in small capital letters: WOMAN, SCHOOL, CAT. (Alternatively, regular capital letters may be used.) When two or more written words are used to gloss a single sign, the glosses are separated by hyphens. The translation is enclosed in double quotation marks.

The sign for "a car drove by" is written as VEHICLE-DRIVE-BY.

From: Ron Carlson ddscarlson@hawaiiintel.net
Subject: D
Date: July 30, 2021 at 10:57 AM
To: Ron Carlson ddscarlson@hawaiiintel.net

From: Ron Carlson ddscarlson@hawaiiintel.net
Subject: D
Date: July 30, 2021 at 10:57 AM
To: Ron Carlson ddscarlson@hawaiiintel.net

CB

11.129 LANGUAGES OTHER THAN ENGLISH

One obvious limitation of the use of glosses from the spoken/written language to represent signs is that there is no one-to-one correspondence between the words or signs in any two languages.

← NB

11.129 Compound signs. Some combinations of signs have taken on a meaning separate from the meaning of the individual signs. Various typographical conventions are used to indicate these compounds, including a "close-up" mark or a plus sign. Depending on the transcription system, the sign for "parents" might be glossed as follows:

MOTHER [^]FATHER or MOTHER+FATHER

11.130 **Fingerspelling.** For proper nouns and other words borrowed from the spoken language, the signer may fingerspell the word, using the handshapes from a manual alphabet. (There are numerous fingerspelling alphabets used by different signed languages, among them the American Manual Alphabet.) Fingerspelled words may be transcribed in any of the following ways:

From: Ron Carlson ddscarlson@hawaiiantel.net
Subject: Dog-Latin. The Latin of illiterate persons. Latin words put together on the English grammatical system.
Date: July 30, 2021 at 3:40 PM
To: Carlson Bridge ddscarlson@hawaiiantel.net

CB

What is the meaning of all capital letters and your name depicted in that fashion?

RONALD S CARLSON is Dog-Latin and means gobbledegook...Nothing.

”Dog-Latin:

The Latin of illiterate persons.

Latin words put together on the English grammatical system.”

BLACK'S

LAW DICTIONARY®

Definitions of the Terms and Phrases of American and English Jurisprudence, Ancient and Modern

By
HENRY CAMPBELL BLACK, M. A.

SIXTH EDITION

BY

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JACQUE

Merriam-Webster Logo Merriam-Webster Logo

gloss verb (1)

glossed; glossing; glosses

Definition of gloss (Entry 2 of 4)

transitive verb

- 1 a** : to mask the true nature of : give a deceptively attractive appearance to — used with *over*
the misery was general, where not *glossed over* by liberal application of alcohol
— Marston Bates
- b** : to deal with (a subject or problem) too lightly or not at all — used with *over*
glosses over scholarly controversies rather than confronting them head-on
— John Israel
- 2** : to give a gloss to