International Public Notice: A Simple But Pernicious Misunderstanding

By Anna Von Reitz



The Constitutions are Labor and Performance contracts --- what are commonly called, "Service Contracts".

They are drawn up between the People, State Citizens entrusted with representing their State of the Union in international business affairs, and three (3) Subcontractors: the original Confederation of States doing business as the States of America, the British Territorial Government, and the Holy Roman Empire.

The first important thing to know about these three Federal Constitutions is that they are **specific** service contracts. The services our States contracted to receive and the "Powers" needed to perform these enumerated services were delegated to the foreign Service Providers. That's why they are called "delegated powers".

The second thing to know is that while our Federal Employees and Federal Dependants "live under" their respective Constitutions, the American people who created the Constitutions do not.

The bulk of the American population --- all those who don't work for the Federal Government --- have always lived under The Unanimous Declaration of Independence, instead.

Third, all federal government employees function as foreign "persons" who "reside" here for an undetermined amount of time under the provisions of The Residence Act.

Fourth, all functions of the Federal Government service providers occur in international and global jurisdictions.

We never entrusted them with any duties or delegations of power related to our States and their internal administration.

[They usurped such State-related powers via a Substitution Scheme following the so-called American Civil War, but that's another story.]

Fifth, all the Federal Government Subcontractors act as "persons", not as "people". This is because the Federal Government employees all work in international and global jurisdictions which are uniquely inhabited by legal fiction persons.

Sixth, all Federal Courts similarly function in international and global jurisdictions and are only empowered to address Federal persons.

We are supposed to be providing our own courts to serve our own people. Our courts have been "missing" because we, ourselves, left them vacated for many years.

So here it is, again:

All the Federal Subcontractors operate **<u>exclusively</u>** in international or global jurisdictions.

All international jurisdictions, both land and sea, are inhabited **<u>exclusively</u>** by **legal fiction persons.**

All global jurisdictions of the air are inhabited <u>exclusively</u> by incorporated legal fiction persons.

Therefore, self-evidently, there are no Federal Courts that directly serve the people of this country, and as the Federal Court itself firmly declared in Erie Railroad Co. v Thompkins in 1938, there is no "general common law" available to the Federal Courts.

So even if they wanted to address the living people, they couldn't.

Stop looking for what isn't there.

Stop making demands on your Federal Employees that they can't meet.

Start learning your responsibilities and fulfilling them, and exercising your rights appropriately.

Declare your nationality and enter your State Assemblies, run your own courts in your own jurisdiction, and if your Federal Employees get out of hand, hold them accountable and enforce their service contracts.

It's that simple. The only thing standing in anyone's way, is ignorance.

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