

International Public Notice: The Constitutions Are in Effect

By Anna Von Reitz



Notice to Agents is Notice to Principals; Notice to Principals is Notice to Agents

The Federal Constitutions -- all three of them -- have always been service contracts between the State Citizens and the Subcontracting Principals.

Any other understanding of them that you may have had growing up, and most especially, any idea that Americans live under the Constitutions, is incorrect.

Americans live under The Unanimous Declaration of Independence; our Federal Employees live under the Constitutions.

Constitutions by definition are debt agreements; someone agrees to do some service or other, and another party agrees to pay for it.

That is precisely what you observe in the Federal Constitutions.

The only difference is that the State Citizens defined the exact structure and limitations of the Service Providers instead of leaving the Service Providers to determine those issues; they also made the mistake of not prohibiting the Service Providers from incorporating, but they could hardly anticipate the incorporation craze that occurred a hundred years after the Constitutions were adopted.

Unless you are a State Citizen of one of the States of the Union, you are not a Party to the Constitutions, you are not obligated to pay for the services enumerated, and, most importantly -- you can't enforce the Constitutions.

When the States went dormant after the Civil War there were no State Citizens present to enforce the Constitutions and the foreign Federal Subcontractors gradually encroached upon us all.

They even went so far as to assume that the Constitutions were "dead" because of this lack of presence and direct enforcement.

The separate Territorial and Municipal Congressional bodies have been legislating all sorts of unconstitutional Acts, such as the National Defense Authorization Act, for their own corporation employees to obey, and then they accidentally-on-purpose misapply the same to Americans, which has resulted in millions of trespasses against Americans and against the Constitutional Guarantees they are owed.

The District of Columbia Municipal Corporations' own corporation employees and their dependents were never Parties to the Constitutions, so they were not and are not owed any of the Bill of Rights Guarantees nor other Constitutional Protections.

The Federal Subcontractors have been denying these contractual benefits to others on the basis of their own lack and have misapplied foreign citizenship obligations on Americans as an excuse for doing so. Those evasions, excuses, and false presumptions have been overcome.

We can all be grateful that the actual State Assemblies have been summoned back into Session and that they could all still be lawfully populated and provenanced --- and yes, we still have State Citizens who are Parties to the Constitutions and they are competent to enforce these venerable service contracts on the Municipal Corporations and Principals responsible.

Our American Government wasn't dead, but it was certainly sleeping. Now that we are awake we have the means to enforce the Constitutions again and we are doing so.

This applies to refuting claims of foreign citizenship obligations conferred on Americans born on the land and soil of this country, and False Registration processes resulting in Americans being misidentified as British Territorial U.S. Citizens.

The conferred Municipal citizenship obligations were promoted by imposing illegal and unlawful unilateral contracts, and later via impersonation of the victims as Municipal Corporation franchises, while the British Territorial Citizenship obligations were imposed via private contracts created without disclosure to American parents --- contracts which have been, until now, completely unconscionable for both parents and babies.

These criminal activities have no justifiable force or effect; a man does not become liable for citizenship obligations based on the delusions and fraud schemes of Third Parties writing contracts "for" him as a baby, nor by Third Parties unilaterally conferring a foreign citizenship status on him, when he is already an American and part of an American State's population by birth.

This is full and public acknowledgement that these crimes have been committed against Americans by our foreign Federal Subcontractors, and also sets aside any claims based upon these criminal activities.

The people who are part of our State Assemblies have denied these false claims and practices and have declared their adoption of their birthright political status, have recorded this in public, and published it also, for everyone to see.

These Americans are Nationals of their State of the Union and some of them have additionally accepted the responsibility of State Citizenship, in which capacity they can and do act as Successors and Parties to the Federal Constitutions, and are able to Enforce these venerable Service Contracts as written, both generally and in specific.

This Notice is served to notify the world and the foreign District of Columbia Municipal Corporations that are acting as Successors to Contract, that the Federal Constitutions are under full enforcement at this time, which includes but is not limited to, securing our international perimeter borders without delay and setting aside any contradictory legislation undertaken by any Municipal or Territorial Congress seeking to establish a North American Union or any 100 mile "Constitution-free zone" around the perimeter of The United States, or any other excuse that may be proposed as a justification to encroach upon the limitations of the Constitutions and the sovereignty of the actual States.

So far as Federal Subcontractors are concerned, their Constitutions are their Supreme Law as clearly required by Article VI of all three Federal Constitutions; and no other law or legislation supersedes or suspends their Constitution's limitations and guarantees which are owed to our People and our Government.

No Federal Subcontractor has any authority related to our borders, neither to change them nor alter their character nor erase them; but, all Federal Subcontractors are instead required to secure and protect our borders by the State Citizens who are Successors and Progeny of those Americans who set the Constitutions in place.

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Anna Maria Riezinger, Fiduciary
The United States of America
In care of: Box 520994
Big Lake, Alaska 99652

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