Good News for Common People!
By Anna Von Reitz

The Organic Act of 1871 was repealed in 1874. And, strangely enough, the end result of creating a second Municipal Corporation operating within the District of Columbia, achieved in 1877, was totally legal.

That said, the more important thing is that as of July 27th, 2023, we, average Americans, are back under International Land Law. The American General Public is being recognized by the courts again, and our remedies due under the respective Constitutions are being honored again.

This has been a long time coming. Six generations of Americans have suffered and been unable to assert their Constitutional Guarantees in courts that they paid for.

The courts are obligated to hear and provide remedy under the Constitution(s) --- if you are a member of the General Public.

The big question is --- are you? A member of the American General Public?

If you are like most Americans, you assume that you are part of the "General Public" and you will wrinkle your forehead in consternation, wondering what else you would be?

So listen carefully:

You've been "registered" as a British Territorial U.S. Citizen and misidentified. Then, that "person" has been declared legally dead and a cestui que vie ESTATE trust has been created in your name.

Your identity has been stolen, you've been declared legally dead, and all that is left of you is a public trust named after you.
The American "you" has long since disappeared, whereabouts unknown.

So you have been treated as a stateless beggar in your own country, suspected of being an "Enemy Combatant" and dependent on the mercy of foreign corporate tribunals and the "discretion" of individual judges.

But come back through the door, prove your provenance as an American, claim back your lawful identity, inhabit your lawful jurisdiction on the land and soil of your birth state, join your State Assembly, and guess what?

You are still owed everything you were ever owed. That includes the entire suite of guarantees provided by Article IV of all three Federal Constitutions.

Take a moment to read Article IV and look up any unfamiliar words or concepts. This is where the protection of your "persons" --- including your Lawful Person --- is provided for. This is what sets you free from bills of attainder, mask mandates, etc., etc.

Those of you who have been following along know that there were originally three Federal Subcontractors -- one American, one British Territorial, and one Holy Roman Empire Subcontractor.

These three (3) Federal Subcontractors all operated out of the District of Columbia and they each operated under a separate Constitution --- that is, they operated under their own contract that obligated them to provide services, and exercise delegated powers, etc. They all had offices and addresses in the Federal Capitol, Washington, DC.

The American Subcontractor was the Confederation of States operating as the States of America. They received The Constitution for the united States of America in 1787. This is referred to as the Organic or Federal Constitution.

The British Territorial Subcontractor operated as the United States of America (a very similar name to the doing-business-as name of the Federation of States: The United States of America) received The Constitution of the United States of America in 1789.

The Holy Roman Empire Subcontractor operated as the United States (the same name as the name of the original Union of States) received The Constitution of the United States in 1790.

The American Subcontractor known as the Federal Republic ceased operations in 1861, because the Confederation of States that operated it ceased operations in 1861. As a result, the Federal Republic has been dormant and vacated ever since, and its
Constitution, The Constitution for the united States of America, has also been mothballed.

The Powers delegated to the Federal Republic and the Confederation, both reverted by Operation of Law to the Federation of States that delegated the Powers and the People running the Federation of States.

However, following the armistice created by the surrender of Lee's Army, Grant's Union soldiers put on civilian clothes and began an unlawful, illegal and immoral terror campaign against the Officers of the Federation, with the result that the Federation ceased to function, too.

It was only with the utmost effort that those remaining Officers of the Federation of States persisted in restoring and rebuilding the lawful government.

The "mutually held powers" that the States combined were all held initially by the unincorporated Federation of States, dba The United States of America, beginning in 1776.

The Federation conducted all international and global business and diplomacy for a period of almost five years. Then, in 1781, commercial business affairs began to be handled by the Confederation of States.

Still more "mutually held powers" were shared out to the respective Federal Subcontractors in 1787, 1789, and 1790.

The Confederation of States subcontracted as "the States of America" to receive an additional grant of Delegated power for the Federal Republic.

Picture a stair step water fountain, with descending pools pouring one into another.

The Mutual Powers from each State collect in the Holding Company pool provided by the Federation of States, and pour over to fill a pool of powers shared out to the Confederation; from the Confederation, more delegated powers are shared out again to the Federal Republic. From the original Federation pool, still other mutual powers were shared out to the British Territorial United States Government, and the Holy Roman Empire Successor doing business as the United States (later the United States, Inc.)

So the Mutual Powers flow from each State to the unincorporated Federation of States doing business as The United States of America.
From there, certain powers were separated out and further delegated to the Confederation of States as of 1781.

From there, the Confederation of States further delegates and shares "powers" out to the Federal Republic-- if the Confederation is operating.

The United States of America Federation directly shares out specific powers with the British Territorial Government Subcontractor and the Holy Roman Empire Municipal Subcontractor.

It is apparent that one-third of our government has been dormant, vacated, ever since the Civil War. It is also apparent that a Great Fraud against the American People has been pulled off by European Subcontractors.

That being the case, we have moved to restore our lawful government to its full functions and taken action to correct the situation.

We are the inheritors of the peace and the contracts--the last men (and women) standing.

So, welcome home at last.

Go to: TASA, The American States Assembly, online, to find out more.

If you are engaged in any struggle with the government subcontractors, and are not a Federal Employee, assert your standing as a member of the General Public, owed all Constitutional Guarantees including those provided by Article IV.

Unless you are accused of actually injuring someone or their property, or are directly engaged in a federally regulated activity, all charges should disappear and you should be set free without further action by the court.

----------------------------------------

See this article and over 4300 others on Anna's website here: www.annavonreitz.com

To support this work look for the Donate button on this website.