

# International Public Notice: The Nature of Delegated Powers

By Anna Von Reitz



A delegated power must first be possessed by the Delegator.

If John Severn, a professional lawn care specialist, has a delegated power to enter Ronald Dahl's property and a contract to water Dahl's lawn, it is a prerequisite that Ronald Dahl, the owner of the property, possesses the right to water his lawn in the first place.

Thus, the existence of a delegated power presumes the existence of a Delegator empowered to make such a delegation of power and also that the Delegator is in possession of the right to exercise that power himself.

One cannot delegate a power that one does not possess.

With respect to the well-known "enumerated powers" delegated via the federal Constitutions, several questions arise: (1) Who or what was the Delegator referred to as "We, the People"? (2) What gave them the right or the reason to pass on "powers" that they themselves possessed? (3) What happens when their Subcontractors default on their service contract?

A diligent search for "We, the People" yields the fact that "People" refers to State Citizens living in the States of the Union. They voluntarily took on the role of Public Servants uniquely dedicated to the welfare of their State and the discharge of its international and global affairs.

More diligent research reveals that these State Citizens were operating in international jurisdiction and that they possessed the right to operate in global jurisdiction as well.

All delegated powers conferred via the three Federal Constitutions operate exclusively in international and global jurisdictions.

The Delegates possessed their right to exercise the delegated powers as a result of military victory in The War of Independence; their reasons for delegating these specific enumerated powers are a mish-mash of obligations resulting from the peace treaties ending The War of Independence, practical circumstances that were of concern at the time, and professional conventions -- postal service, for example, was already a monopolized interest of the Holy Roman Empire. It was easier to contract for postal service than buck the pre-existing system.

So that tells us who the Delegates were and in what capacity they were acting and the jurisdictions they were operating in at the time they adopted the Federal Constitutions and contracted to allow other Principals to exercise their own native powers within the limitations specified.

The State Citizens possessed the powers they delegated, fair and square; they set the terms and conditions under which these powers could be exercised, and they stipulated the recipients of these contracts.

The Delegates also spoke of their "progeny" which can only be new generations of State Citizens, and a "more perfect union" which can only refer to the refinements that the 1787 American Federal Constitution made possible for the original Confederation formed in 1781.

Indeed, the very name of the 1787 Constitution reveals the meaning of these words "a more perfect Union". The Confederation of Confederate States (commercial States of States) adopted in 1781 operated under the name "States of America", and the title of the 1787 Constitution is: The Constitution for the united States of America.

Clearly, our present generations of State Citizens possess the right and responsibility to enforce the service contracts known as the Federal Constitutions.

Clearly, these earlier State Citizens possessed the powers that they delegated by virtue of military victory, and just as clearly, they were operating in international and global jurisdictions when they set up the Federal Constitutions.

The reasons they delegated away some of their powers are largely revealed in the multiple peace treaties that settled The War of Independence, or in the context of the times. The "special relationship" making the British Monarch their Trustee on the High Seas and Navigable Inland Waterways was necessitated by the need to protect the American Merchant Fleet and the fact that the United States Navy was woefully inadequate at the time.

Once delegated, the continued contractual relationship allowing others to exercise the delegated powers depends on their ability to perform, their performance in good faith, and continuity of performance.

This brings us to the third question --- what happens when the Subcontractors default?

Clearly, the American Federal Subcontractor operated as the Federal Republic by the States of America, defaulted in 1861 when the States of America lost a quorum to operate.

This circumstance requires action by the States of the Union and Union States to reconstruct both the Confederation, dba, States of America, and the Federal Republic doing business as "the United States" operating under The Constitution for the united States of America.

This Reconstruction was never completed by our States.

In fairness, however, our States and our State Citizens are not under any obligation to reconstruct the original Confederation, nor are they obligated to recreate the Federal Republic, which are both in default.

Our States and State Citizens are empowered to water their own lawn, and aren't obligated to delegate any of their powers. Obviously, the Articles of Confederation (1781) failed and so did The Constitution for the united States of America (1787), so we are back to the drawing board.

The question of whether to reconstruct what was or to do something different will be up to a new generation of State Citizens now preparing to address these issues and many more.

The remaining foreign Federal Subcontractors operating under The Constitution of the United States (Holy Roman Empire) and The Constitution of the United States of America (British Territorial Government) have a very spotty history and after both these service providers incorporated their operations, both have undergone multiple bankruptcies that have been unconscionably misapplied to the people of this country.

This bad faith, lack of disclosure, and other acts of misrepresentation, fraud, malfeasance, and usurpation are more than sufficient justification to sever all contractual presumptions and for us to resume direct, non-delegated exercise of all enumerated powers.

What if John Severn failed to water Ronald Dahl's lawn? The contract and the delegation of power to perform would both be in default. Ronald Dahl would have to either water his own lawn, let his lawn dry out, or hire someone new to do the work.

This is as true now as it was in 1861.

The State Citizens are assembling and the States of the Union are in Session.

The British Territorial Subcontractor is hanging on and trying to make amends while struggling to oversee the bankruptcy of the UNITED STATES, INC., the Holy Roman Subcontractor, which has been caught red-handed in almost unimaginable amounts of financial fraud and malfeasance.

We have all been victimized by a parasitic public employee bureaucracy running with no accountability.

When we consider the entirety of the circumstance, the bulk of the charges being held, wrongly, against average Americans and other living people throughout the world, have been created by some means of fraud from which the victims did not benefit.

This is the definition of Odious Debt and it must be discharged.

Foreign federal employees who insinuated themselves as identity thieves pretending to "represent" our government in matters never entrusted to them, benefited from keeping the situation obscured and by impersonating us as members -- "citizenry" -- of their foreign organizations. They non-consensually and without disclosure commandeered our assets under false pretenses and have used them as collateral backing their own spending sprees.

Our employees have illegally occupied our country, illegally seized upon our assets, and evaded their constitutional obligations via an organized and undisclosed effort to register American babies as British Territorial U.S. Citizens and then additionally and without cause conferred Municipal "citizen of the United States" obligations upon the victims of this scheme.

The obligations of foreign citizenship are precisely the problem that Americans addressed with The War of Independence.

We hold and accept birthright nationality, not "birthright citizenship".

Nobody in this country under the age of 21 can act as a State Citizen, and this is the only form of Citizenship recognized within the States of the Union.

Our nationality derives from our States. We are Georgians, Minnesotans, and Virginians, Californians, Wisconsinites, Texans, and Floridians.... we are not "United States Dual Citizens" by nature, by obligation, or by knowing consensual agreement.

These facts are long established. Our public employees and those Principals responsible for their behavior on our shores need to take notice and correction --- immediately and permanently.

To the extent that the UNITED STATES Municipal Corporation has ceased operations due to bankruptcy and is attempting to reorganize its operations within the District of Columbia, we object to the presumption of any new or further contractual obligations via assumption by any successor corporation.

It's clear that this organization, the UNITED STATES, INC. and those operating it, were endemically dishonest, prone to violence, and that the Administrators, Agents, and Principals responsible have defrauded their innocent employers for generations. Their current condition of bankruptcy has resulted in a severance of independent performance and no further presumption of Successorship is allowed by the State Citizens party to The Constitution of the United States.

We rebut any presumption by anyone, whosoever, that we have condoned the Monroe Doctrine or any other similar accommodation made to the Federal Reserve, have participated in a Mercenary Conflict being misrepresented as The American Civil War, or knowingly allowed by acquiescence the numerous undisclosed policies and bad practices of our British Territorial and Holy Roman Empire Federal Subcontractors.

We are not naturally subject to our employees in any regard and have no reason to review their policies and practices beyond those few, less than 8%, of all federal regulations that may actually pertain to Americans and which are published in the Congressional Record.

Misrepresentations made about us by our foreign Federal Subcontractors who have usurped the duties, responsibilities, and assets of the American Federal Republic and claimed emergency powers that are unnecessary and which do not contractually exist, are rendered null and void as fraud from their beginnings under Abraham Lincoln.

Mr. Lincoln had cause to know that our States were in return receipt of their delegated powers that the original Confederation and American Federal Republic defaulted upon in April of 1861.

It was his responsibility to fully inform his employers and expedite their response, much as it is Donald Trump's responsibility today.

Lincoln's failure to do so and his illegal and unlawful actions replacing elected members of the Federal Republic Congress with his own British Territorial Appointees speaks for itself.

This was an illegal and unlawful Gross Breach of Trust and violation of service contract owed by Abraham Lincoln and his British Principals; the resulting mismanagement, malfeasance, fraud, misrepresentation and predatory disservice which we have suffered under their insupportable claim of "emergency powers" never contractually granted to these miscreants, may be the stuff of legends in the annals of fraud and confidence rackets, but it is fraud, gross breach of the trust and dishonor of contract nonetheless.

Nothing can change the fact that the powers delegated to the American Federal Republic have returned by Operation of Law to their origins and originators --- our State Citizens. Like Ronald Dahl, we must decide to either (1) forgo those services; (2) provide the services for ourselves; or (3) hire a new service provider.

It is nobody else's business what we decide to do or how long it takes us to do it, whether we choose to reconstruct, or choose to take a new course altogether.

The American Federal service provider has been in default since 1861.

The British Territorial service provider has been in default since 1861.

The Holy Roman Empire service provider has been in default since 1871.

There can be no doubt that the States of the Union and the Union States, bound in the perpetual Union of land and soil, are the only remaining inheritors of the American Government and all failed Federal Subcontractors, too.

Not only some but all enumerated powers have returned to us as of the above dates, even though we were never given notice or assistance or support which these foreign federal subcontractors reasonably owed, even though we were kept ignorant and even though our loyal officers were subjected to False Accusations and suppression, the facts of the matter remain.

A delegated power returns to the Delegator upon the first default of performance and those first defaults, though concealed by fraud, happened a long time ago. Any appearance otherwise has been sustained by fraud.

Mr. Trump may assume a strictly delineated contract and accept our orders and permissions, but it should be recognized that he is the "President" of a foreign corporation presuming to act as a Successor to The Constitution of the United States of America, a service contract maintained by our State Citizens and the British Territorial Government. As the Progeny in Office, our State Citizens have the right and responsibility to direct his performance through our unincorporated Holding Company, The United States of America-- and we are doing so.

After a century and a half of being misrepresented by our British Territorial Subcontractors and robbed senseless by them and their Holy Roman Empire equivalents, we are assuming our rightful and contractually guaranteed positions and directly exercising our own powers.

We have already indicated our Will to end the carnage and genocide in Gaza by forthrightly telling Israel that their access to armaments and intelligence from The United States will be curtailed as a result of their viciousness, over-response, and lack of conscience. We will support their right to exist, but not their right to act as a promoter of genocide. We fought the Nazis and we will fight anyone who acts like a Nazi, anyone who promotes the evil ideas of genetic or racial superiority, anyone who disregards the value of life, anyone who bullies other people and steals from the poor.

We have also indicated our Will to clean up the mess in Ukraine, up to and including the removal of the puppet Zelensky Regime that was installed by



the European CIA Frankfurt Office, the same office complicit in interfering with the 2020 USA, Inc. presidential elections.

This is not a matter of Ukraine opening up a pathway for Russian aggression, it is a matter of ending NATO meddling in Ukraine and constant NATO usurpations against the treaties and agreements put in place against NATO expansions at the time the old Soviet Federation was dissolved.

We note that the treaties and agreements established as a result of the Soviet Federation dissolving, Russia was given the right to intervene whenever and if ever one of the former Soviet states lacked a government. The former states that made up the Crimean Republic suffered their entire government walking out on them, and a public election welcomed the idea of rejoining their states to Russian governance. It's cut and dried, contractually and consensually agreed upon, and nothing that France or any other European government has any cause to even comment upon.

As for the Zelensky government, we can observe that the same prior guarantees and agreements that pertain to the Crimean Republic states also pertain to Ukraine -- and its NATO's own goddamned fault that it does.

NATO and its intelligence services conspired to overturn the elected Ukrainian Government and engineered the massacre of the elected Ukrainian Government --- leaving Ukraine without a government.

The same provisions allowing Russia to intervene kicked in. Too bad, so sad for NATO which has continued its reckless nonsense and deserves to be dissolved as an entity for incompetence and criminality, if nothing else.

We fully authorize Donald Trump to withdraw us from NATO membership to the extent that we have ever been involved by proxy in NATO.

Russia did nothing wrong by invading Ukraine and indeed, should have done so the moment that the elected Ukrainian Government officers were machine gunned and Zelensky raised his dirty Florida-based hand.

Any Federal Subcontractor presuming upon our resources and manpower to pursue unjust and commercial mercenary wars-for-profit needs to stand down and rethink the terms of their contract.

As things stand, England has what? 10,000 Peacekeepers that Keir Starmer is willing to commit as "boots on the ground"? We are surprised that Keir Starmer knows what boots are.

The same kind of ridiculous disarmament exists in Germany and France and throughout the European Union.

They have taken full advantage of us ever since the end of the Second World War, and have raised a generation of emasculated, self-loathing cowards who don't know which end of a gun delivers a payload. Britain's professional military barely took on the Falklands War and couldn't even do that without American support.

When we say that our country and countrymen are absolutely the only formidable force representing the interests of the Western Hemisphere, we're not wrong. France has nukes we gave them for their own self-defense; any other use is not authorized.

Mr. Trump needs to use his popularity judiciously and justly.

It is our recommendation that reforms of the FBI be closely followed with similar complete reforms of the CIA, FEMA, and other organizations that have been misdirected and used for criminal purposes while under the hegemony of the United States Government, Incorporated, and we observe that there is nothing sacred about these organizations. They may be dissolved, repurposed, and reformed however Donald Trump directs, without any nod to any legislative interests or judicial interference.

Our Constitutions in their wisdom direct that no officer of any other branch of government can interfere in the duties of any other branch. It is the responsibility of the Executive Branch to oversee and control the function of the Federal Subcontractors and it is the responsibility of all United States

Trustees to butt out and tend to the bankruptcy issues and only the bankruptcy issues.

Politically motivated Hired Jurists and even those "elected" in corporation elections need to bow out, and those members of the incorporated entity Congresses need to check their responsibilities. If they pretend to inherit the powers of our Fiduciary Deputies they also inherit the responsibility of Fiduciary Deputies; they have the obligation to track the money they spend "in our names" and make sure that each appropriation is spent according to the allocation and limitations of the respective Constitutions, and not squandered by unelected bureaucrats on payola, crony contracts, and political policy nonsense.

Gross negligence and dereliction of duty are both actionable crimes and the members of an incorporated entity's "Congress" have no state immunity at all.

So, we are well and fed up with all that bad behavior and breach of trust and criminality, too. US Trustees take note.

Finally, Mr. Trump is graciously instructed to return the so-called "Statue of Liberty" to France upon his earliest convenience; liberty, associated with the same root word as "libertine" does not imply freedom; it implies license in the most evil sense of that word.

"Liberty" is what British sailors get when they arrive in a port devoted to debauchery, and if that is what France thinks of us and of New York City, specifically, it is more than past time that the Great Whore returned whence she has come.

Americans, kept like slaves in an artificial information cocoon, may be innocent enough to mistake the intent and meaning of the Grand Lodge of Paris, but we are not.

As far as we are concerned it was a gross imposition upon our good nature to tolerate "her" presence where she "ought not to stand" for as long as we have in the name of good manners, which the French Government has never had.

If indeed the Heavenly Host visits the Earth, the target needs to be moved back to France, anyway, and returned to those hypocrites who denigrate women and children, decry any normal sexual function, and who resist any limit to their own depravity.

Yes, let the Idol of the Great Whore return to France with a vengeance, together with the ill-will and black magic associated with it; the deceptively named "Statue of Liberty" is a man in drag. It misrepresents us just as it misrepresents itself.

Good riddance. We would not be offended if upon its return to France, it is sunk in Marseilles Harbor where it belongs.

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

Issued by:  
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The United States of America  
In care of: Box 520994  
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March 24th 2025

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