Many politicians are just now beginning to wake up

On 12/12/2014 12:02 AM, Anna von Reitz wrote:
The move is on to convene the proper court in the proper jurisdiction, but I can't say how far along that is at this point or if it will come in time to save Terry— but yes, once more of the nuts and bolts of the land jurisdiction is in place, the sea jurisdiction has to yield.
There is the Grand Jury network and there are lawful Notaries and there are Sheriffs waking up, and also entire “State” Legislatures are realizing that they should be acting as the representatives of the land jurisdiction, not as corporate franchise patsies for the feds.

This is a time where we must work rapidly and well en masse to educate millions of Americans and then each one take up the tasks before him or her.

The system is already groaning under the stress of its own corruption and the vast numbers of people that are pecking away at it day by day, complaint by complaint, question by question.

The refusal of the leadership to correct its operations at both the federal and state levels is leading inexorably to legal and lawful actions which will first take away their ability to profit from their corruption and if that doesn’t convince them to repent, they will be placed in probate as a prerequisite to liquidation of the corporation(s) and their assets.

Many politicians are just now beginning to wake up.....

So, we need to hold a One People’s Court again...

It remains for us to revive it—the organs of our land and State based government.

On 12/10/2014 9:23 AM, Anna von Reitz wrote:

The answer to this as in so many other questions is that The Constitution is only "the Supreme Law of the Land" from the perspective of the "federal government"— the entity under contract to provide nineteen enumerated services to the Several States.

It is in no way “supreme” to the States or the People themselves, which is proven by the fact that the People may push the States to convene as a Constitutional Convention and radically alter and rewrite the entire contract.

So— from our perspective, The Constitution is merely a commercial contract for services that at this point has been seriously defaulted upon by those trusted to provide services under its auspices.

From THEIR perspective it is the “Supreme Law of the Land” because it is what creates and limits their structure and power and because they operate entirely in the jurisdiction of the Sea— hence, “Supreme” and “Law of the Land”.

If you read the sections of The Constitution that deal with the judicial functions it becomes clear that the judicial power in this country as a whole is NOT vested in the US Supreme Court.  It is vested in the One People’s Court that existed prior to the Revolution for over 200 years— that actual Court on the Land, not the Court on the Sea.

There are numerous articles available on the internet that explain the history of the colonial justice system and the functioning of this court system, too.  It didn’t change or disappear with the advent of The Constitution!  It only began to disappear with the upheavals created by the Civil War.

It remains for us to revive it along with the rest of the organs of our land and State based government.