

Rod Class Case – Comments by Judge Anna von Reitz, Alaska

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I don't have time right now to listen or watch what went on, but this much I can tell you— the Washington, DC Municipality is a separate international city-state like Vatican City, the Inner City of London, and the United Nations. It is run as a plenary oligarchy by the members of Congress under Article 1 Section 8 Clause 17—and when Rod stepped foot in THEIR jurisdiction it was the same as if he had entered Egypt or Ireland or China. He became responsible as a visitor for obeying THEIR laws and they have every right to arrest him and prosecute him for disobeying their laws.

His “constitutional right” to keep and bear arms is only guaranteed on the land jurisdiction of the American (domestic) States, not within the physical boundaries of the federal enclaves that operate entirely under maritime and admiralty jurisdiction.

There are three kinds of federal “states” that we commonly deal with—the “federal states” that were created as franchises of the United States of America, Incorporated, by the Fourteenth Amendment of the *corporate “*Constitution “to regulate *Federal Citizens* “residing” in the domestic States of the Union (the peaceful inhabitants of the land were specifically excluded—that means, us, American State Citizens who fly the civil flag of The United States of America (Major)).

Then there is the deceptively named “United States of America (Minor)” — a consortium of “federal” states more commonly thought of as federal territories and possessions— Puerto Rico, Guam, etc., operating as a legislative democracy — NOT a Republic — and a completely separate “nation” with respect to us that was created ultimately under Article 1, Section 8, Clause 17 and the Insular Tariff Cases decided between 1900-1904.

Then there is the “District Government” within the United States of America, (Minor) known as the Municipal Government of Washington, DC, which is a separate international city-state carved out of the “State of New Columbia” that is a member of the states forming the United States of America (Minor) referenced above.

This is, from what I can see, the entity that Rod is tangling with— and it is run as a plenary oligarchy by the members of Congress as a separate nations within a nation within a nation.

DC oligarchy —inside United States of America (Minor) legislative democracy —inside The United States of America (Major)—like a cancer or two in the body politic, the DC government running on its own peculiar international “laws” which are published as DC Statutes and run entirely in international maritime and admiralty jurisdiction and the United States of America (Minor) also run entirely in international maritime and admiralty jurisdictions from within The United States of America a Republic established on the land jurisdiction of the American States, which is supposed to be functioning under American Common Law.

There you have it— the good news and the bad news.

The only way Rod gets out of this is if 37 of the landed (E)states rise up, send deputies to a Congress, and rewrite The Constitution contract dissolving Article 1, Section 8, Clause 17, and that requires renegotiating the underlying Treaties with the British Crown and the British Monarch and could take more than ten years all by itself— OR, which seems more expedient— Rod gets hold of the Congressional Delegation which is supposed to represent the state where he lives and really doesn't—and explain that he was acting under conditions of non-disclosure and didn't realize he was entering a foreign country under their plenary control and that it was never his intention to enter their country or break any of their laws—but as an American State Citizen, he is clearly immune from prosecution and would appreciate their assistance in bringing these accusations against him to a peaceful close ending in his release and better understanding overall.

Otherwise they will keep him and they will throw the book at him absent him claiming that he is a State Citizen of whatever State he was born in and is immune from prosecution as a foreign state national under international law and Public Policy of the United States (Eleventh Amendment of their corporate Constitution).

But the quickest surest way out is to nail down a Congressional Delegation or two and get them to intervene. As the plenary rulers of DC the rats-in-charge scramble when they see members of the “US Congress” coming.