

Comment on Ann Vandersteel Info

By Anna Von Reitz



Ann is seeing the elephant in the middle of the room. It's coming into focus. But she still grabs onto a tail and thinks its a trunk, or a foot and thinks its a tree every once in a while, so that can be confusing and disconcerting --- unless, of course, you already have the whole elephant in view.

One of the most pernicious mistakes I see young patriots like Ann making is the old "Act of 1871 Theory". The Act of 1871 was repealed in 1874. Start there. The British Territorial Congress adopting it didn't act in treason, because they were addressing their own business affairs, not ours. That's another big step toward understanding.

There are six (6) Congresses possible: a Congress of the States of America, a Congress of The United States of America (known as a Continental Congress), a Congress of the united States of America (a Confederation Congress), a Congress of The United States (Federal Republic Congress), a Congress of the United States of America (British Territorial Congress) or a Congress of the United States (a Municipal Congress.

If you comb through this list above you will notice the many similar names applied to different entities and also notice the little changes in how the names of things are styled and described. These small changes, sometimes only the difference between a "T" and a "t" are often the only way we have of knowing which Congress is acting and which jurisdiction they are acting in.

Each one of the three Federal Constitutions issued in 1787, 1789, and 1790 belonged to a separate Service Vendor, one American, one British Territorial, and one Holy Roman Empire. These three Federal Service Vendors are what were organized under the Constitutions and they were all just Subcontractors of our American Government.

This is one of the most overall pernicious misunderstandings. We don't stand under any Constitution. We and our States stand under The Declaration of Independence. Our State Citizens -- "We, the People" --- act as Principals and Parties to the Constitutions -- but we don't stand under them.

The three Federal Service Subcontractors are the only ones who live and breathe and depend on the Constitutions for their existence.

If all the Federal Vendors fall into the sea, we, the actual Government of this country, will still be here.

The importance of the Constitutions for them is a matter of life and death and jobs and livelihoods, so our Federal Employees have always centered a great deal of attention on the Constitutions and attached great importance to them and generations of American schoolchildren have grown up influenced by this perspective.

But it is inappropriate for us to view the world from the standpoint of our contract Service Vendors. We have to view the world from our own perspective as their Employers. We bear the responsibility for enforcing the Constitutions and their limitations on our Employees.

Other confusions include not quite understanding the various kinds of citizenship -- those forms of citizenship that are active now and those that have been active in the past.

All three Federal Service Vendors had their own citizenry.

The original Federal Constitution issued in 1787 created our American owned and operated Service Vendor, known as the Federal Republic. Its citizens were called United States Citizens and provisions for their Naturalization were provided by the Seventh Federal Congress. The Federal Republic has been dormant and vacated since 1860.

The second Federal Constitution issued in 1789 created the British Territorial Service Vendor operating as "the" United States of America. Its citizens were called U.S. Citizens and still are. Most of these people work for the military services or are dependents of military employees.

The third Federal Constitution issued in 1790 created the Holy Roman Empire Service Vendor, which was primarily responsible for providing postal service. It operated the plenary government of the City of Washington, DC, and later the unauthorized Municipal Government. Its citizens are called "citizens of the United States" -- the same Fourteenth Amendment citizens who were required to pay war reparations for their part in the Civil War as Allies of the Confederate States of America.

These Federal Vendors are not our American Government. They are just Service Providers under contract to provide certain enumerated services and receiving certain delegate and enumerated powers to enable them to perform these duties.

The actual Government of this country is vested in the sovereign, free, and independent States. The States operate in two jurisdictions, National and International. As Nations, the States are composed of many individual Counties all joined together. In international jurisdiction, the States operate by and through their unincorporated Federation of States, doing business as The United States of America since 1776.

Many people are confused by this and fight over whether the counties or the States should be organized first as we bring our States of the Union back into Session. They think that because the counties make up the States like building blocks, that the Counties have to be organized first, but this is not the way it was originally done. It turns out that the States were organized first and the Counties came later.

This is anti-intuitive until you realize that the States had to be organized in international jurisdiction and the basis of the land ownership established before the soil jurisdiction -- the top 6" of the land known as the soil -- could exist.

Our current situation demands that the States be restored first for another reason. All our people were human trafficked offshore via False Registrations which reduced them to the status of foreign Persons entangled in a complex unlawful conversion and identity theft scheme.

When we jolt awake, we find ourselves like shanghaied sailors on our way to Morocco to serve in the French Foreign Legion.

We have to take action to overturn the False Registrations used to traffick our names and identities into the foreign jurisdictions of the sea and air, and return to our lawful and natural political status as State Nationals --- people who take their nationality from their State of the Union.

Remember --- only Americans living in the States of the Union are owed Constitutional Guarantees from our Federal Subcontractors. Only our State Citizens and our Federation of States doing business as The United States of America can enforce the Constitutional limitations on them.

Remember --- our Vendors, our Federal Employees, have no Constitutional protections or Guarantees, unless they are Americans who claim their State Natural status as one of their two allowed political status designations. All Federal citizens can function as Dual Citizens-- accepting the citizenship obligations of their Federal Employers and being free to adopt any other citizenship or national status they please.

It's because of this that many members of Congress identify themselves as U.S. Citizens who are also citizens of foreign countries like Israel or Ireland. Municipal "citizens of the United States" can do the same thing.

This is in stark contrast to our own State Citizens, who must hold a unique allegiance to their State of the Union, so as to have no conflict of interest or obligation to serve any foreign government.

Ann, like many other ardent patriots, is catching on fast, but it takes time to learn the nomenclature, the identities, and the details --- and it is crucial to do this, because only by getting this information straight in our own minds, can we reliably and correctly teach others.

Take care, therefore, when learning details from Ann. She is the kind of person who will keep digging and correcting until she gets it right, but it may take a while yet until she is a truly reliable guide. This is through no fault of her own, and is just a matter of experience and time.

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