

Whiskey and Why Writs of Habeas Corpus Don't Work



By Anna Von Reitz

The right of Habeas Corpus for Federales was suspended by Abraham Lincoln and never lifted.

The problem is that Americans have been routinely misidentified and mis-characterized as Federal citizens --- as if we were all in the Army or all born in Puerto Rico --- and railroaded accordingly.

So in order to access the right of Habeas Corpus or any other constitutionally guaranteed right, you have to overcome the false presumption that you have "knowingly and willfully" accepted Federal citizenship---- which is difficult to do once they attack and make accusations because in most cases, Americans have not been aware of the false claims against them and have not reconveyed their Trade Names, have not claimed control of the Assumed NAMES, etc., so they have no evidence that they refused federal enfranchisement on the record prior to the "crime".

If they come back during or after their trial and try to say, oh, by the way, I am an American State national, not a Federale --- it looks self-interested and not credible.

So the key is: (1) get evidence on the public record that you are aware of your political status and claiming your birthright status PRIOR to getting into any court trouble; (2) know the "Magic Words" and how to handle Administrative Courts; (3) appeal the situation after the fact to the Governor and/or President.

Cases eligible for Pardon generally speaking have to be non-violent or resulting in no harm to living people. This includes all the statutory infractions that don't result in harm to anyone and all "thought crimes".

The only oddball exception is Marijuana use, which the Federales are trying to claim falls under their baileywick as a "controlled substance".

In actual fact, the Federal Government was given regulatory power over interstate commercial transfer and sales of Alcohol, Tobacco, and Firearms as a means to raise funds for itself. This is why the "Whiskey Rebellion" flap happened. The farmers were butting in on Federal income streams by selling whiskey across state lines and not paying the Federal Government tax on this activity.

So -- please note: (1) from the very beginning the Federal Government has been involved in shady business and profiting from it as a concession; (2) their granted authority applies only to alcohol, tobacco, and firearms -- and only to interstate commerce in these items; (3) they have attempted to expand into the in-state market in these items via their State of State franchise organizations, but this is gratuitous, as the franchises have no power that is separate or different from the parent corporations sponsoring them; (4) there is no grant of authority regarding marijuana, prescription drugs, or a host of other "controlled substances". Regulation of these items can be applied only to federal corporations, employees, and dependents. The problem is that most Americans have unknowingly been "misidentified" as Territorial and/or Municipal United States "citizens" and therefore "presumed" to be under these constraints.

So, strictly speaking, if you are an American State national claiming your birthright political status, you can manufacture and use and enjoy all the alcohol, tobacco, and firearms you like, so long as you don't engage in interstate commerce in these items. You can make wine and whiskey, you can grow and consume tobacco, you can build firearms --- so long as it is for private, non-commercial, in-state use.

Since the Federales and their state-of-state franchises don't actually have any permission to treat drugs as "controlled substances" subject to their regulation, i.e., as concessions for their control and profit, your right as an American State national to consume marijuana or any other weed or substance, is actually unimpaired. The problem again, is that you have been misidentified as a Federal citizen, and subjected to the whims of Congress and state-of-state legislatures.

The key to cleaning up the mess is to elect a land jurisdiction legislature that is fully empowered and properly seated with all participants permanently domiciled on the land and soil of that State --- that is, we need to "declare" our political status on the public record and do the work (Article 928 on my website) to convene the Ohio Legislature, not the State of Ohio Legislature --- and sort through these issues.

Over many years, the Federal Government has been commandeered by foreign powers (Britain, France, and Rome) and allowed to run amok. It has naturally become self-perpetuating and has usurped beyond its boundaries. As long as nobody understands the problem and the basis of their "presumptions" and nobody stands up to object --- they get away with it.

So if you want the government you deserve, get on your hind feet, and do your part to get your political status records straightened out and undertake the work of self-governance. Only the People of Ohio can invoke and constitute and lawfully operate the Ohio Legislature. Read that: I can't do it for you.

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