

The Powers Not DeLegated



By Lex Greene

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It's quite clear to the vast majority of Americans that we currently exist under a totally insane runaway federal regime that has been turned against the American people, freedom, and liberty. Clearly, the O'Biden regime is fast destroying everything in sight. Equally clear is the reality that dementia Joe and crazy Kamala are not at all capable of even running a summer lemonade stand.

So, what we're dealing with comes from way above their heads. They are expendables and they will be cut loose by their masters the minute they shift from the asset side of the ledger to the liability side...A moment soon to arrive.

It also reaches far beyond the DC beltway, involving numerous state and local officials, primarily democrats, but including many republican and so-called independent politicians as well. Meanwhile, average Americans are increasingly dumbfounded and demoralized by the utter insanity forced upon them 24/7, from the fake news to censored social media, fake scientists vs real science, threats of WIIII from all corners of the earth, and even UFO invasions and multiple train derailments.

The firehose flood of hot propaganda has the average citizens head spinning as millions are caught up in the never-ending parade of disgusting dictator policies from O'Biden and friends, all to support and advance a total collapse of American society, all sense of decency, honor and moral fiber that stands in the way of a totally evil global agenda.

The old saying “the inmates are running the asylum” has never been more appropriate. O’Biden is playing Simon Says while millions of Americans go-along to get-along, playing monkey see-monkey do!

As millions of Americans shutter in fear of their abusive federal juggernaut, and millions more grasp at straws in search of a solution to the plethora of problems thrust upon us, the solution has been right under their noses the entire time.

The U.S. Constitution is a compact (agreement) between the states, created by the states, and operating at the pleasure of the states, and the people. Although anti-American “experts” have worked diligently to make the document seem too complex for the average American to grasp, it was intentionally written in plain English, rather than in any legalese, so that every citizen could properly understand it.

ARTICLE I establishes the only “lawmaking” branch, Congress, from which all federal laws must originate. In other words, Congress is the only federal branch with any lawmaking authority, according to the Constitution. This means that directives of any other kind, from any other branch, are not a law. Congress may not enact any laws that are themselves “unconstitutional.” If and when they do, such bills enjoy no force of law whatsoever.

ARTICLE II establishes the Executive Branch, and grants it the limited authority to “execute” the laws of the land as passed by Congress. The Executive Branch has no authority beyond that which is necessary to the execution of the laws and policies passed by the legislature.

ARTICLE III establishes a federal court system intended to provide for the equal application of law, as passed by Congress, without preference for political, racial, ethnic, monetary, or foreign interests.

The first three ARTICLES create the three co-equal branches of the federal government and separate their duties and powers accordingly. The three were designed to keep each other in check and balance for the benefit of the governed, preventing any branch from becoming abusive in its authority and destructive of their intended purposes.

ARTICLE IV provides for equal credit and rights of the people and their states as the nation transitioned from a confederacy to a Constitutional Republic. ARTICLE V provides the means by which the Constitution can be amended in the future. ARTICLE VI transfers all previous debts to the newly established federal government and guarantees that all new laws made by the new ARTICLE I branch must be “in furtherance thereof” and not at odds with the founding principles and purposes of the compact. ARTICLE VII establishes the original ratification of the compact by the original member states, and how new states as they are formed, could join the compact.

Since this compact of, by and for the people exists at the pleasure of the people, all federal authority exists at the pleasure of the people as well. So long as elected officials operate within the limited confines of the compact, the federal government is “constitutional” in nature. But when that government operates outside and beyond the limited confines of the authority granted it by the compact, that government is “unconstitutional” in nature.

The U.S. Constitution does not establish an Oval Office dictatorship, nor a Judicial Branch oligarchy of unelected political appointees. When the government operates in such a manner, it operates in an unconstitutional manner destructive of its sole purpose, *“to form a more perfect Union, establish Justice, ensure domestic Tranquility, provide for the common defense, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity.”*

That’s when we must turn to the 9th and 10th Amendments for

further clarification.

The 9th Amendment – *“The enumeration in the Constitution, of certain [federal] rights, shall not be construed to deny or disparage others retained by the people.”*

The 10th Amendment – *“The powers not delegated to the United States by the Constitution, nor prohibited by it to the states, are reserved to the states respectively, or to the people.”*

In short, The Powers Not Delegated to the federal government by the people and their states, do not exist. Only the powers delegated, in the manner delegated, and for the purpose delegated, do any federal powers exist at all. The minute you shred the compact, you shred the federal government in its entirety. Other than by that compact, in accordance with it, the federal government has no right to exist at all.

As a result, the power does not rest in the hands of the federal government, much less those of the unelected global criminals they currently serve at the WEF, WHO, UN and IMF, against the interests of the USA and every American citizen.

Learn a few things from the anti-American left.

When they dislike anything the federal government does, they refuse to comply. If they don't like a Supreme Court opinion, they riot in the streets, burn, and loot their cities, overturn cop cars, attack police stations and even riot in front of Supreme Court Justice's homes. If the left doesn't like our legitimate immigration laws, they declare their areas “sanctuary” zones, free from the enforcement of any legitimate federal immigration statutes.

You don't need a state nullification bill for a thousand unconstitutional act of the federal government. Those acts have no force of law to begin with...there's nothing to nullify. Mass non-compliance is all that is necessary, and not a single

U.S. citizen has any legal, moral, or ethical duty to comply with any unconstitutional act of the federal government...or their state or local government for that matter.

Courts are not the final arbiters of truth and justice in the USA, the American people are!

The sooner the people realize this fact, the sooner they can retake control of their own destiny. Until then, they will remain ignorant sheep being marched to slaughter by evildoers who care nothing about them at all.

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