

**Chapter 1 : The LOTRO Beacon: Issue 85 | The Lord of the Rings Online**

*This issue of The Beacon Spotlight examines using the First Amendment to restore limited government rather than the Second Amendment as used in the Malheur Militant Standoff nears Burns, Ore.*

Qualifiers must be inserted into that broad statement, of course, because within the Constitution, the States also voluntarily relinquished, back to the people at large, some of the powers which the States had previously exercised but were thereafter prohibiting themselves from exercising, such as the power to emit bills of credit the power to issue a paper currency. Thus, by the very structure of the original Constitution, the principles of the Tenth Amendment were in force even before it was ever formally proposed and ratified as an amendment. The ratification of the Tenth Amendment simply validates and acknowledges this strict constitutional principle openly and unambiguously. But do they today? Does the Tenth Amendment today actually help prevent the abuse of federal powers? Does it today extend public confidence in the federal government? In fact, by most measures, the Tenth Amendment appears quite impotent. When tested in court, the powers in question, time and again, however, are upheld as within the power of the federal government to exercise. So the source "the Constitution" is studied further, only nothing is discovered because conservatives study the same information from the same incomplete mind-set which wholly misses the point of how government may ever act in apparent contradiction to the Constitution. To these lost patriots, the exceptional Tenth Amendment appears as a dead-letter and the other limitations imposed within the Constitution, impotent. But what if the exceptional Tenth Amendment is not a dead-letter; what if it simply has an exception which constitutionalists entirely overlook or otherwise foolishly ignore? To understand what is transpiring under their very noses, strict constructionists cannot afford to ignore any constitutional principle, no matter how seemingly-irrelevant it appears to their case at first glimpse. The question which patriots must ask themselves today, after decades and even centuries of defeat, is whether there is ever a time when the States do not reserve powers unto themselves; i. All powers not delegated to the United States by the States united under the U. Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people, whenever the States act together. But acting individually, that is another thing altogether. And that is the proper starting point to begin making sense of centuries of government nonsense. Constitution, individually ceded or transferred from their reserved powers, all the rest of those governing powers they have over specific tracts of land and have given these powers and land over to Congress and the U. Government, for authorized federal purposes. In , the States of Maryland and Virginia voluntarily gave up all of their reserved State powers, in a specific area of land not over ten miles square, for the future federal seat what in time became the District of Columbia. In these Article I Section 8, Clause 17 cessions of power, one State here individually cedes all powers except those specifically and explicitly reserved in their cession law. Even if a State reserved some other named power beyond the power to later serve legal papers upon persons found within the lands they gave up , it is imperative for patriots to realize that this cession of power is wholly opposite normal collective cessions of State power to the federal government under Articles VII and V, of ceding only named powers and reserving all others. Cessions of State power under Article I cede all power except what are explicitly named in a reservation of powers! The cessions of power in both Articles VII and V combined and those in Article I therefore wholly oppose each other and are as different as the night is from the day. Due to such differences, one must realize therefore that the forms of government created under these two mutually-exclusive cessions of State power are themselves mutually exclusive and stand at opposing ends of a political spectrum. Under the whole of the Constitution, the Congress and U. Government were delegated enumerated powers together only with the necessary and proper means to implement those named powers. Throughout all the States of the Union, outside of exclusive legislation areas, the whole of the Constitution and all of its limitations including the Tenth Amendment apply. This normal Republican Form of Government has but limited power which federal officials and members of Congress are utterly powerless to move beyond or expand. But in the government seat and exclusive legislative jurisdiction forts and ports, here members of Congress and federal officials have a fantastic amount of discretion to govern as they see fit, Federal Tyranny, as explained below.

In exclusive legislative areas, members of Congress and federal officials here act in the place of the State, but when they do, the U. Constitution, including the Tenth Amendment, does not here necessarily apply! The whole of the Constitution was never meant to address the otherwise local powers of Congress for the government seat, only Article I, Section 8, Clause 17 does so. The Tenth Amendment reserves powers to the individual States, powers which the States did not collectively delegate to the Congress and U. Government for allowed purposes. Only in these exclusive legislative jurisdiction areas does one American government now have all governing power. Everywhere else outside of these exclusive legislative jurisdictions, governing power is divided into federal and State jurisdictions by the express terms of the Constitution. Members of Congress do not form any part of any State legislature, so they may enact otherwise local legislation for these exclusive legislative jurisdictions without needing to conform to any State Constitution. Imagine the extent of power which a State legislature could exercise if no State Constitution defined and limited their power. Well, that is the amount of control the U. Congress may exercise in these exclusive legislative jurisdiction areas! Thus, the constitutional limits on States, from emitting bills of credit, for example, do not here apply to Congress legislating for the federal seat and enclaves. Members of Congress may, for the government seat and federal enclaves scattered throughout the Union, emit bills of credit without violating any constitutional principle. Here in federal enclaves, members of Congress and government officials act with and under the powers which one State individually ceded them, not all the States of the Union! Members of Congress and federal officials do not even have to draw on any of the powers which all the States of the Union ceded them in Article VII and Article V [although those powers may also be here exercised] when they legislate for the government seat and enclaves. In other words, members of Congress and government officials do have the constitutional ability, under Article I, Section 8, Clause 17, to exercise powers far, far beyond the normal limits of all the other constitutional clauses. Members of Congress and government officials therefore do have the constitutional ability to ignore the Tenth Amendment, for no substantial powers here in the government seat were ever reserved to any State in the Union! Members of Congress and government officials therefore do have the constitutional ability to ignore the Tenth Amendment, for no substantial powers here in exclusive legislative jurisdiction forts, magazines, arsenals, dock-yards and other needful buildings were ever reserved to any State in the Union! Once strict-constructionists understand that the U. The federal government excels only at keeping American patriots in the dark, keeping the true source of its nearly unlimited power well-hidden from prying eyes. It has no obligation to fully disclose its clever methods of deceit and deception, it just has to rule according to some law ignorance of the law is no excuse. It is instead time to start concentrating on upholding proper republican principles of limited government, where it matters little who wins elections because the powers are limited only to those enumerated, together merely with those means both necessary and proper for their implementation. Read Patriot Quest, a free download at [www](http://www). See also the websites:

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*The Beacon SpotLight: Issue 5: Page 6 In the Presidential oath, one may easily see that the " I, A. B. secretary of the Senate, or clerk of the President-elect must swear to faithfully execute the office of House of Representatives (as the case may be) of President and promise under solemn vow that he will the United States of America, do.*

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### Chapter 3 : The Beacon Spotlight | Open Library

*The LOTRO Beacon: Issue #6 To nominate something for a Community Spotlight, email contact@blog.quintoapp.com with the subject line "COMMUNITY SPOTLIGHT".*

### Chapter 4 : The Beacon - Oct. 4 - Issue 6 by The Beacon - Issuu

*The Beacon Spotlight: Issue 6; Federal Lands 1 edition. By Matt Erickson. Go to the editions section to read or download ebooks. The Beacon Spotlight.*

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### Chapter 6 : The LOTRO Beacon: Issue 67 | The Lord of the Rings Online

*Author: Ben, Catalog: Beacon Spotlight - Issue 12, Published: Aug 18, The last 12 months have been amazing or The Light house Events and or the Wall amily. The Lighthouse Events have put on over 30 concerts in eight states and Canada over this past year.*

### Chapter 7 : Spotlight on Beacon Associates - Beacon Associates - Beacon Associates

*News & Features The Food Issue Showcasing the region's marquee meals, premier chefs and far-flung culinary corners. By Beacon Staff // Feb 6,*

### Chapter 8 : The LOTRO Beacon: Issue #6 | blog.quintoapp.com

*"And we know that God causes everything to work together for the good of those who love God and are called according to his purpose for them."*

Chapter 9 : The Beacon Spotlight, Issue 5 | Matt Erickson - [blog.quintoapp.com](http://blog.quintoapp.com)

*The Exceptional Tenth Amendment and Its Unknown Exception The last of the Amendments of the Bill of Rights, the by matterickson The Beacon Spotlight: Issue No. 9; The Exceptional Tenth Amendment and Its Unknown Exception â€” Steemit.*