

HANDBOOK FOR THE RESTORATION
OF THE PEACEFUL
SOVEREIGN STATES OF AMERICA!



This handbook was compiled by folks from several states as a
guideline
to achieve the restoration of the Republic
originally known as
the united States of America.

PREFACE

From Judge Dale's "*The Sovereign Citizen*;"

WHAT IS SOVEREIGNTY?

It is the inherent right and prerogative of a civilized people to rule itself, and to dictate all of the forms and conditions of the institutions it sets up to carry out this rule.

WHAT IS THE DE FACTO GOVERNMENT?

The state and federal government is a corporation and therefore the Congress, State Legislatures, City Councils, Municipalities and all State and Federal Courts are corporate entities posing as Constitutional branches of government.

The delegates to the first Federal Convention prohibited the use of corporations by all governments representing the American Republic. Therefore, all of these corporate governments and their corporate laws are a usurpation of the organic Constitution of the United States of America. All State Governments are now sub-corporations of the Federal Government, making all Courts and all law enforcement personnel, corporate federal agencies or employees.

Corporations are privately owned businesses, meaning that the Corporate United States belongs to one or more private individuals, which is always governed by a Board of Directors. The Corporate United States is privately owned by a group of European Royal and Elite individuals tied to the Federal Reserve System and the letters of incorporation are recorded in the Vatican. The President of the United States is actually the CEO of the United States and the Congress and all others are corporate employees. Everything they do is in the interest of the corporate owners!

To better understand how our country was hijacked, click on these links:

- Youtube: USA INC – Exposing the thieves who stole our government; <http://www.youtube.com/watch?v=0UEUvKlaEEc>

- Who is Running America; <http://anticorruptionsociety.files.wordpress.com/2014/02/who-is-running-america-booklet.pdf>

- The Great American Adventure, Judge

Dale: http://anticorruptionsociety.files.wordpress.com/2013/11/the-great-american-adventure-sm-book-format_pdf.pdf

Authority Documents in time line!

When the Assembly began to gather and develop the Documents in conjunction with all other states of the Republic these documents of origin were found and studied. These are the documents of history that stated what was necessary for us to rebut the presumption of authority the present de facto federal government has pressed upon We THE People unlawfully.

1. The Bible
2. Magna Carta Libertatum ~ 15 June 1215
3. Mayflower Compact ~ 11 November 1620
4. Connecticut Colony Fundamental Orders ~ 14 January 1638
5. Declaration of Independence ~ 4 July 1776
6. Constitution for the united states of America ~ 1778 - 1788
7. Articles of Confederation ~ 1 March 1781
8. Northwest Ordinance ~ 13 July 1787
9. Bill of Rights with original 14 Articles of amendment ~ 15 December 1791
10. Pan American Treaty ~ 10 October 1933
11. Bretton Woods Agreement=Act ~ 22 July 1944
12. A New Declaration of Independence ~ 21 October 2012
13. Contempt of Constitution ~

This list of documents is available from internet searches and should be verified by an actual book search at a "repository library." We had cooperation from several states in gathering the verification of the documents, for example the original 13th amendment of the Bill of Rights has been found in several state archive=historical libraries and a certified copy obtained.

These documents do not include the "Treaties" that have been put in place that are known and unknown. For example the people was never made aware of all the treaties made with the Vatican "Lateran Treaty" created in 1929. The Treaty of Paris which supposedly severed the American Continents from the United Kingdom and never did should be read.

The first document is the Bible...

The second document, the Magna Carta Libertatum is the basis for the American Citizen Grand Jury system in its lawfull form. The de jure Grand Jury or djGJ has been removed from the peoples' knowledge by the legal industry and perverted for their use to deny the people justice.

Please research all documents as these are the foundation of our Michigan General Jural Assembly and should be the foundation of all assemblies.

NATION STATES PROJECT

The Nations States Project was initiated by the Pennsylvania Assembly when they filed a package of documents and official Notice with the PERMANENT BUREAU HAGUE CONFERENCE ON PRIVATE INTERNATIONAL LAW, SCHEVENINGSWEG 6, THE HAGUE 2517 NL.

Their action was noticed by another group who invited folks to a phone conference and assisted as many states as possible in duplicating the document package and notification. The completed packets were sent to the Pennsylvania folks who gathered them together and had them delivered to the address above. This project was accomplished and completed with relative swiftness in 2012.

Next Step – seating the body politic

With all of the states on the same page more or less, it was now time to take the next step, i.e. to organize each state by seating that state's body politic and reclaiming their Republic form of government.

*Time is important and time is short but time is not to be considered. The re-assembly of our nation can happen and we can all work together to accomplish the reclaiming of our nation but it can only happen with (1) **each state working to re-assemble their own state** and (2) then committing to the action step of re-seating their national body politic. These actions can be defined and completed with the assistance of each state working together with the focus on re-assembling the Republic form of governance in each state.*

NOTICE FOR THE HAGUE

NOTICE

We the people, the live, breathing flesh and blood men and women, of the several nation states on the continent of North America, known as the united states of America, hereby declare and give Notice to the World herewith that;

We have assembled in our individual states and given Notice that by the authority of jural assembly in each state, having ratified a sovereign constitution for its own governance, declaring its own civil authority of independence, freedom and every power, jurisdiction and right which is not expressly delegated to the united states in honorable Congress assembled, by the will of the people.

We have assembled as a majority of the states with the purpose to return our Nation to its original design according to the true belief and intention of the free people under the Articles of Confederation, the original Constitution for the united states of America, the Declaration of Independence, the Northwest Ordinance, and the Bill of Rights, whereby we are a nation by the people, for the people and of the people.

These nation states assembled as a majority of the states hereby give Notice we mandate our right of civil authority to reclaim our freedom of governance from all usurpation of our Common Laws structure so as to eliminate forevermore the existence of federal, state and local corporate entities in any position impersonating the original sovereign structure of government.

The nation states assembled as a majority of the states give Notice we intend to disavow any national affiliations with the IMF, World Bank, United Nations, Federal Reserve and all other such organizations, as well as all encumbrances and claims associated with the corporate United States, which were never created, sanctioned, or authorized according to the will of the people of the united states of America.

This assembly of the majority of nation states of the united states of America, including a quorum of the original thirteen states in Union, as empowered in Article 11 of the Articles of Confederation, do also hereby agree to the admission of, lay claim to, and empower all states not having completed documentation of Notice for inclusion in this Notice document, to be included nonetheless, either as nation states in Union, pending completion of documentation, or as developing Territories, unless specifically and individually declined by them.

We THE People

Present this Open Letter & Public Notice

8th October 2013

<http://nesaranews.blogspot.com/2013/10/open-letter-from-we-people.html>

To the following:

US Military, Pentagon Joint Chiefs, Flag Officers, Provost Marshall, Inspector General, and Office of Management & Budget, US Corporation and its Agents & Actors—an act of giving Public Notice.

We THE People who are the Civilian Authority with the superior lawfull standing over the U.S. Corporation=UNITED STATES CORPORATION and authority over the U.S. Military acting under the Original Jurisdiction of the United States Constitution 1789, Bill of Rights 1791 with the original 13th Amendment="which removes persons who have accepted an entitlement from holding public office" as the United States of America, Republic form of Government, De Jure, standing as the true form of Government is proud to announce and notice the following effective IMMEDIATELY.

The purpose of this writing is to add the next pieces to the graphical explanation of the relationships between the US Corporation to Straw man and to Us – the living breathing men and women who occupy the geographical lands of the De Jure Constitutional Government for the United States of America.

We want to know that our borders are watched and we are protected when we come and go either on pleasure or business. We want to make sure we have a roof over our head, good food not GMO to eat, and the people who represent us at State and Federal levels are looking out for us and not their personal pocket books.

So we want to disconnect ourselves from the US Corporation both personally, State and Federal wise. So the questions are many and what should we be aware of to disconnect.

On March 27, 1861, seven (7) southern states walked out of the Union along with several of the northern states under "Sine Die" breaking the contract between the Federation and Union States. The states seceding from the Union were South Carolina, Mississippi, Florida, Alabama, Georgia, Louisiana and Texas.

This event caused the contract which consisted of the Articles of Confederation, the Organic Constitution of 1789 and the Bill of Rights of 1791 to be breached.

Upon breaking this contract, the following happened: The Union of States relationship was suspended and the United States of America was suspended in its existence.

*Article I - Legislation was suspended; Under Parliament Congress, Congress ceased to exist as a lawfull body and all lawfull Republic governmental Seats were vacant**

Article II – Executive branch was suspended; Office of President was suspended – Office of the President was vacant (President had no authority to declare war). At this point, the then sitting President had no power, no authority, his position as president was suspended and considered vacant by the De Jure Republic Constitutional Government.*

*Article III – Judicial Courts were suspended; Article III Judicial seats are vacated.**

** = per Administrative Court Judge in a North Carolina case FILE NO.: 11 CVS 1559*

On April 15, 1861, President Lincoln executed the first executive order written by any President, Executive Order 1, Executive Orders are not constitutional however it is perceived as law by the use of television propagating the deception. This is not correct; an Executive Order is the memo method of communicating between departments of a corporation and is not the law of the land.

When Congress eventually did reconvene, it was reconvened under the military authority of the Commander-in-Chief and not by Rules of Order for Parliamentary bodies or by Constitutional Law; placing the American people under martial rule ever since that national emergency declared by President Lincoln.

The Constitution for the United States of America temporarily ceased to be the law of the land, and the President, Congress, and the Courts unlawfully presumed that they were free to remake the national government in their own fashion, whereas, lawfully, no constitutional provisions were in place which afforded power or authority to enact any of the actions which were taken which presumed to place the nation under the new form of federal government control.

On April 17, 1861 and over the next five (5) weeks – seceding from the Union were the additional states of Virginia, North Carolina, Tennessee and Arkansas totaling eleven (11) confederate states.

In 1862, the unlawful congress redefined the word Person as a legal term of art, creating a fictional entity, fictional characterization, Straw man, corporate entity. Definition: Person = Fictional Characterization which allowed the unlawful congress to say “that that you can create, you can control”.

In 1864, the unlawful congress redefining the word STATE to be District of Columbia. They are setting a pattern for “that that you can create, you can control”. In Webster’s dictionary 1828, the definition for Columbia as a noun is America; the United States; a poetical appellation given in honor of Columbus, the discoverer.

Furthermore, the definition used today in US Corporation speeches, law, statutes, Court System for Person = Fictional Characterization and STATE= District of Columbia are hereby repealed, revoked and terminated because these words were redefined by an Unconstitutional congress to be used to entrap the living, breathing flesh and blood man or woman into debt slavery by the 14th amendment. This is spoken by the We THE People of the De Jure Constitutional Government for the United States of America.

The definition for Person and for State as per Webster dictionary 1828:

PERSON, noun per'sn. [Latin *persona*; said to be compounded of *per*, through or by, and *sonus*, sound; a Latin word signifying primarily a mask used by actors on the stage.] 1. An individual human being consisting of body and soul. We apply the word to living beings only, possessed of a rational nature; the body when dead is not called a person, It is applied alike to a man, woman or child. A person is a thinking intelligent being: verb transitive, To represent as a person; to make to resemble; to image. [Not in use.]

STATE, noun [Latin, to stand, to be fixed.] 1. Condition; the circumstances of a being or thing at any given time. These circumstances may be internal, constitutional or peculiar to the being, or they may have relation to other beings. We say, the body is in a sound state or it is in a weak state; or it has just recovered from a feeble state, The state of his health is good. The state of his mind is favorable for study. So we say the state of public affairs calls for the exercise of talents and wisdom. In regard to foreign nations, our affairs are in a good state, So we say, single state and married state. Declare the past and present state of things.

STATE, verb transitive, 1. To set; to settle. [See Stated.] 2. To express the particulars of anything verbally; to represent fully in words; to narrate; to recite. The witnesses stated all the circumstances of the transaction. They are enjoined to state all the particulars. It is the business of the advocate to state the whole case. Let the question be fairly stated.

As we continue with the for mentioned timeline, The US Corporation continues to attack the vacant seats of the De Jure Constitutional Government, its people and the lands by writing Executive Orders, Acts and Treaties created by the US Corporation that starts with the "Act of 1871.", Creating the District of Columbia and defining it as a state while the Union States are redefined as territories under the District of Columbia, the "Pan American treaty of 12-26-1933 (49STAT3097) Treaty Series 881", and the "International Organization Immunities Act of 12-9-1945," since all of these ACT's and Treaty references were created by an Unconstitutional government. We THE People are not obligated nor bound by these unconstitutional instruments.

That the Pan American treaty of 12-26-1933 (49 STAT 3097) Treaty Series 881 - (Convention on Rights and Duties of States) stated CONGRESS replaced STATUTES with international law, placing all states under international law.

That the International Organization Immunities Act of 12-9-1945 - - Congress relinquished every public office over to the UN. Local governments up to the president fall under UN jurisdiction. Congress gave the UN the right to dictate what laws will be international & gave them the right to tax the States.

That the International Reorganization Rescind Act- Congress put this into form but they never took action to rescind the act. Fairly recently an Ohio judge filed suit claiming that Congress did not have the right to relinquish government authority over to the UN (a corporation or foreign country) and that the Congressional act was a constitutional violation because they didn't put it to the States or the people to agree on it. In 2005 the US Supreme court declined to hear the case therefore all public offices are under UN jurisdiction & they are not American Citizens.

Furthermore, the action by the US Corporation has been Fraudulent in representation of the people of the United States of America as well as taking advantage of minors. The individuals who represent this corporation are not We THE Peoples' government and these individuals are by lawful governing considered to be Corporate CONTRACTORS =ACTORS who do not represent the Political Will of the People. We THE People do hereby declare the US Corporation governs NOTHING since they are nothing more than an unlawful criminal organization. The US Corporation is physically bound to White House = CEO office and Capital Building = Board of Directors office on the land they call District of Columbia. They have NO authority over the people or lands of the United States of America or the District of Columbia.

Furthermore, all adhesion contracts are-suspended and revoked due to the fraudulent actions by US Corporation and Banking industry-against the living breathing flesh and blood men and women of the United States of America.

Adhesion contract examples (not a complete list):

Minor - certified birth certificate on bonded paper, Social Security Number, Driver

License;

Adult - Marriage License, Voter Registration, License as Contractor, usage of Zip Code, USPS - FEMA green address plates for mailboxes, IRS - income filings signature binds a person to pay Unconstitutional taxes which is a fraudulent act since taxation repealed in 1939, taxation without representation and not disclosing taxation is voluntary;

Other - the autograph line on personal checks is micro-printed by Banking Industry further binding parties to debt; mortgages with no jurisdictional representation and much more.

Furthermore, the Bretton Woods Agreement Act with the association of the US Corporation with the CROWN = Rothschild Banking Cartel, the International Monetary Fund are foreign entities and Unconstitutional and are suspended and revoked by We THE People of the De Jure Constitutional Government for the United States of America.

*A. Bretton Woods Agreements Act, International Monetary Fund/World Bank Group
[As Amended Through P.L. 112-74, Enacted December 23, 2011]*

AN ACT To provide for the participation of the United States in the International Monetary Fund and the International Bank for Reconstruction and Development. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SHORT TITLE

SECTION 1, 22 U.S.C. 286 note, This Act may be cited as the “Bretton Woods Agreements Act.”

ACCEPTANCE OF MEMBERSHIP

SEC. 2, 22 U.S.C. 286, The President is hereby authorized to accept membership for the United States in the International Monetary Fund (herein after referred to as the “Fund”), and in the International Bank for Reconstruction and Development (hereinafter referred to as the “Bank”), provided for the Articles of Agreement of the Fund and the Articles of Agreement of the Bank as set forth in the Final Act of the United Nations Monetary and Financial Conference dated July 22, 1944, and deposited in the archives of the Department of State.

APPOINTMENT OF GOVERNORS, EXECUTIVE DIRECTORS, AND

ALTERNATES

SEC. 3.1, 22 U.S.C. 286a, (a) The President, by and with the advice and consent of the Senate, shall appoint a governor of the Fund who shall also serve as governor of the Bank, and an executive director of the Fund and an executive director of the Bank. The executive directors so appointed shall also serve provisional executive directors of the Fund and the Bank for the purposes of the respective Articles of Agreement. The term of office for the governor of the Fund and of the Bank shall be five years. The term of office for the executive directors shall be two years, but the executive directors shall remain in office until their successors have been appointed. (b) The President, by and with the advice and consent of the Senate, shall appoint an

alternate for the governor of the fund and an alternate for the governor of the Bank. 2 The

President, by and with the advice and consent of the Senate, shall appoint an alternate for F:|COMP|IFI|BRETTON. December 23, 2011.

Furthermore, the United Nations has been given direct orders to stand down and to leave the Republic State of New York and the entire geographical lands known as United States of America. No department of our government shall report to a foreign agency or foreign agent. United Nations failure to comply shows their intent to continue to carry forward the criminal Agenda 21 of mass murder of people in the United States of American and the World. It is the duty and obligation of the Military to remove these criminal power seekers from our lands.

We THE People now understand that we have been fooled, manipulated and coerced by fraudulent acts committed by Abraham Lincoln and the US Corporation through their adhesion contracts for their financial gains.

Furthermore, The POPE on July 11 and effective September 1, 2013 issued a APOSTOLIC LETTER ISSUED MOTU PROPRIO OF THE SUPREME PONTIFF FRANCIS ON THE JURISDICTION OF THE JUDICIAL AUTHORITIES OF VATICAN CITY STATE IN CRIMINAL MATTERS.

Pope Francis Apostolic Letter effectively stripped away the immunity of all judges, attorneys, government officials and all entities established under the Roman Curia. Since "All" corporations are established under the Roman Curia they have their immunity stripped away including their C level, Executive level, Office of General Council, and significant operational staff.

All of these "persons" can be held accountable for war crimes, crimes against humanity, for the unlawfull restrictions of the liberties of the divine spirit incarnate; for failure to settle the accounts; for continued prosecution of claims already settled, etc. Definition: Divine Spirit is humanity.

Over the past several years, there has been a great and powerful movement by the patriots and others to take back our Unalienable rights, pronouns as UN-A-LIEN-ABLE or said Not-a-lien-able right. This means no one can take these from us as per the bible and our fore fathers. To stand up the republic once again and dissolve the US Corporation and rid ourselves of the banking cartels who direct the central banking wars for their profit.

On October 21st, 2012, a group of living breathing men and woman meet with a specific intent to reseate our Federal government. They did reseate our United States of America as a sovereign Nation once again. Along with that comes the re-instatement of the contract between Federal and Union States or Nation States. We THE People stand once again under the De Jure Constitutional Government, Republic form of Government which represents the People of this great land known as united States of America. The offices that have sat vacant since March 27 1861 are now being filled with men and woman from this nation.

By the Political Will of We THE People we hereby claim the following:

- Revocation of all the unconstitutional acts, treaties, proclamations, etc. since March 27 1861,*
- The law of the land is Geneva & King James Bible, Common Law, Articles of Confederation, the Organic Constitution of 1789, the Bill of Rights of 1791 and Northwest Ordinance. These laws apply to all 50 Nation States.*
- US Corporation is Confined to the geographical area called the District of Columbia, The US Corporation is physically bound to White House = CEO office and Capital Building = Board of Directors office.*

- *The US Corporation has NO authority over the people or lands of the United States of America and the people or land of the District of Columbia.*
- *Revocation of all adhesion contracts constructed by the US Corporation due to their fraudulent actions against the people.*
- *The IRS and Federal Reserve are associated with US Corporation and IMF which have no authority to operate on the lands of the united States of America.*
- *The De Jure Constitutional Government declares Martial law over the US Corporation and the land known as Washington DC. Washington DC will be patrolled by the United States Military and Militias of the states assigned to do so.*
- *We THE People will consider criminal charges against all the actors, agents and their supporting staff as far back as necessary ...*

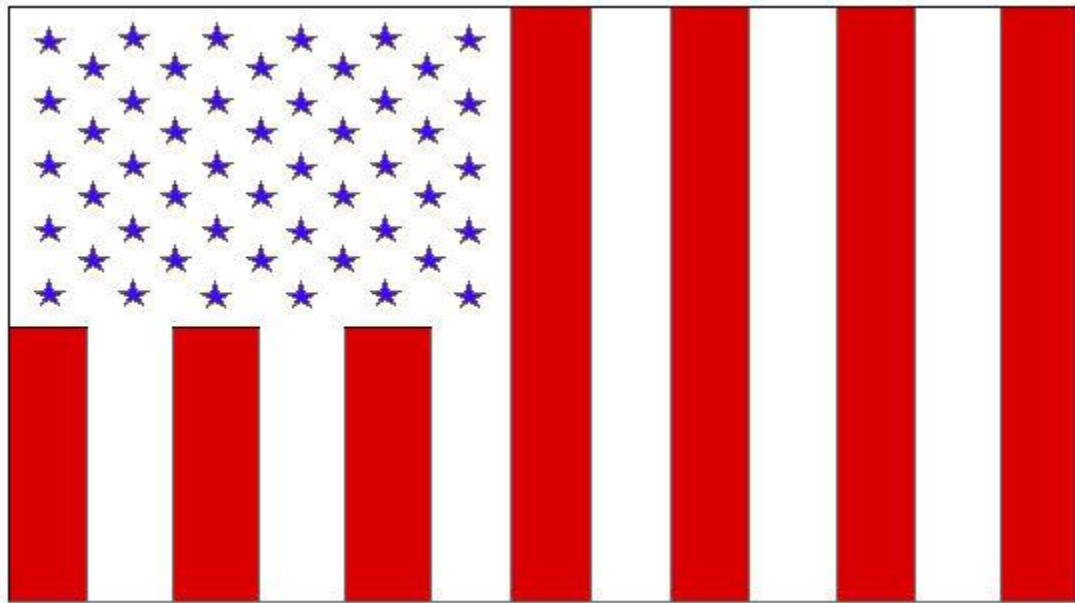
It is the Political Will of We THE People~

Notice to Principal is notice to Agent

Notice to Agent is notice to Principal

The United States Civil Flag of Peacetime

*Jun 25 2015, We THE People on Michigan chose to live in Peace and we chose
this as our national flag of Peacetime!*



*We the People of the United States,
actually have two national flags, a military flag and a civil flag for peacetime.
They have several important distinctions and meanings.
Almost all Americans think of the Stars and Stripes "Old Glory" as their only
flag.*



And IT IS BEAUTIFUL!!

The Stars and Stripes originated as a result of a resolution adopted by the Marine Committee of the Second Continental Congress at Philadelphia on June 14, 1777, for use on military installations, on ships, and in battle, directing that a U.S. flag consist of 13 stripes, alternating red and white; that a union be 13 stars, white in a blue field, representing a new Constellation.

Prior to, during the War for Independence, and after under the Articles of Confederation, smuggling was seen as a patriotic duty of the citizens of the thirteen independent and sovereign states, but after the ratification of the Constitution and the establishment of a new nation, smuggling needed to be stopped. The new nation depended on the revenue from customs tariffs, duties and taxes on imported goods in order to survive.

In 1790, with the customs laws firmly in place, Secretary of the Treasury Alexander Hamilton set to work devising adequate means of enforcing the year-old regulations. "A few armed vessels, judiciously stationed at the entrances of our ports," Hamilton suggested, "might at a small expense be made useful sentinels of our laws." Congress concurred, and that year appropriated \$10,000 to build and maintain a fleet of ten revenue cutters, which were to be placed under the charge of the customs collectors, whose responsibilities would be enforcement of the tariff laws. Along with financial responsibility, Hamilton demanded that the officers be servants of the people. "They [the officers] will always keep in mind that their Countrymen are Freemen and as such are impatient of everything that bears that least mark of a domineering Spirit."

Nine years later, Congress refined the revenue cutters' role in customs operations with the passage of the Act of March 2, 1799, known as the Customs Administration Act. In particular, Congress determined "the cutters and boats employed in the service of the revenue shall be distinguished from other vessels by "an ensign and pendant, with such marks thereon as shall be prescribed and directed by the President of the United States." Additionally, the Act permitted commanders of revenue vessels to fire at other vessels failing to respond "after such pendant and ensign shall be hoisted and a gun fired by such revenue cutter as a signal." By this act the Revenue Marine (later called the Revenue Cutter Service) ensign served as the seagoing equivalent of a policeman's badge, the distinctive sign of the vessel's law enforcement authority.

The job of designing the distinguishing ensign eventually fell upon Oliver Wolcott, who had replaced Alexander Hamilton as Secretary of the Treasury in 1795. On June 1, 1799, Wolcott submitted his design to President John Adams for approval. Wolcott's proposal featured an ensign of sixteen stripes, alternating red and white, representing the number of states that had joined the Union by 1799, with the Union to be the Arms of the United States in dark blue on a white field. It is significant that Wolcott turned the arrangement of the stripes ninety degrees to vertical to differentiate the new revenue cutter ensign from the U.S. Flag, to denote civilian authority under the Treasury Department, rather than military authority under the War Department.



Through usage and custom, horizontal stripes had become adopted for use over military posts, and vertical stripes adopted for use over civilian establishments. The Civil Flag, intended for peacetime usage in custom house civilian settings, had vertical stripes with blue stars on a white field. By the Law of the Flag, this design denoted civil jurisdiction under the Constitution and common law as opposed to military jurisdiction under admiralty/military law.



Although intended just for Customs house usage, the new Civil Flag became adopted by both customhouses and merchants, and others who could afford them, to show their civilian nature and not under military control. The practice of using the Customs Flag as a Civil Flag became encoded in law in 1874 when Treasury Secretary William. A. Richardson required all customhouses to display the Civil Flag.

On May 26, 1913, with the approval of Senate Bill S. 2337, (shortly after the fraudulent declaration by Secretary of State Philander Knox, that the 16th Amendment had been ratified, and during the same weeks that the Federal Reserve system and the IRS were established) the U.S. Coast Guard absorbed the Revenue Cutter and the Life Saving - Lighthouse Services, becoming a part of the military forces of the United States, operating under the Treasury Department in time of peace and as a part of the Navy, subject to the orders of the Secretary of the Navy, in time of war.

The Civil Flag used by the cutter service was modified, placing the Coast Guard insignia on the stripes in the field, and was adopted under Coast Guard authority, losing its original significance of civilian authority, which by then had long been forgotten. As the Federal government acquired more control over the States and their citizens during and after World War II, by 1951 the original Civil Flag had been phased out completely, its existence left as an artifact of time in a few old photographs and a rare mention in old books.

Today, the last vestige of the Civil Flag, the U.S. Coast Guard flag, being under the civil jurisdiction of the Department of Treasury during peacetime, is identical to the revenue cutter ensign, but with the service insignia emblazoned on the stripes in the field.



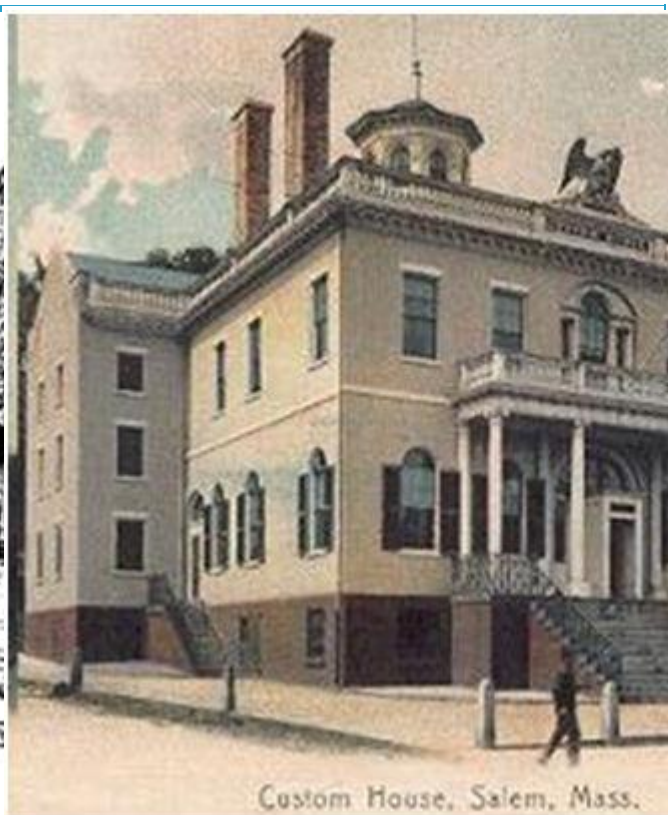
It is still seen as the shoulder patch of U.S. Customs employees but it too now has the gold fringe signifying Admiralty/Military/Law Merchant jurisdiction.



Nathaniel Hawthorne's *The Scarlet Letter*, published in 1850 before the War Between The States has this description of the U.S. Civil Flag in the introduction, "The Custom House"



Salem Custom House - 1850



Salem Custom House - circa 1900

“ . . . Here, with a view from its front windows adown this not very enlivening prospect, and thence across the harbour, stands a spacious edifice of brick. From the loftiest point of its roof, during precisely three and a half hours of each forenoon, floats or droops, in breeze or calm, the banner of the republic; but with the thirteen stripes turned vertically, instead of horizontally, and thus indicating that a civil, and not a military, post of Uncle Sam’s government is here established. Its front is ornamented with a portico of half-a-dozen wooden pillars, supporting a balcony, beneath which a flight of wide granite steps descends towards the street Over the entrance hovers an enormous specimen of the American eagle, with outspread wings, a shield before her breast, and, if I recollect aright, a bunch of intermingled thunderbolts and barbed arrows in each claw. With the customary infirmity of temper that characterizes this unhappy fowl, she appears by the fierceness of her beak and eye, and the general truculence of her attitude, to threaten mischief to the inoffensive community; and especially to warn all citizens careful of their safety against intruding on the premises which she overshadows with her wings. Nevertheless, vexingly as she looks, many people are seeking at this very moment to shelter themselves under the wing of the federal eagle; imagining, I presume, that her bosom has all the softness and snugness of an eiderdown pillow. But she has no great tenderness even in her best of moods, and, sooner or later — oftener soon than late — is apt to fling off her nestlings with a scratch of her claw, a dab of her beak, or a rankling wound from her barbed arrows.”

Before 1940, no U.S. flag, civil or military, flew within the forty-eight states except in federal settings and installations. Only state flags did. Since the 1935 institution of Social Security and the Buck Act of 1940, 4 U.S.C.S. Ch 4 Sec. 104 – 113, by clever legal maneuvers the feds have entirely circumvented the U.S. Constitution, and have overlaid federal territorial jurisdiction on the sovereign States, bringing them under the admiralty/military jurisdiction of Law Merchant, the Uniform Commercial Code (UCC), the law of Creditors and Debtors.

Since then the U.S. military flag appears beside, or in place of, the state flags in nearly all locations within the states. All of the state courts and even the municipal ones now openly display it. In the last half century they have more openly declared the military/admiralty law jurisdiction with the addition of the gold fringe to the flag, the military flag of the Commander-in-Chief of the Armed Forces.

Such has been the path that has brought us under the Law of the Military Flag. This should have raised serious questions from many citizens long ago, but we've been educated to listen and believe what we are told, not to ask questions, or think for ourselves and search for the truth.



*The Flag of Peace
US Civil Flags in 1919 at the end of World War I*



*US Civil Flag at the Eagle, Alaska custom-house,
on the Yukon River at the Canadian border, circa 1997
Photograph by Walter Kenaston*

Michigan State Flag

We THE People of the Michigan General Jural Assembly researched the present de facto state flag and found the symbology of the the US corporate franchise contained in the seal and the seal is on the flag. This was determined to be unacceptable to our return to a de jure government status and re-appointed symbology that was pertained to the state. This was also done with the state seal to eliminate all ties with the corporate franchise United States of America.

The de jure Michigan state flag using symbols appropriate to the recognition of Sovereignty of the state.



This is the de facto flag for all to see and appreciate the difference necessary for our re-assembly.



"State flag of Michigan; public domain image on Wikipedia. All State Flags"

Michigan's official flag was adopted by the Legislature in 1911 with a simple description: The State Flag shall be blue charged with the arms of the State (the state coat of arms appears on both sides of the flag, and also on Michigan state seal. Animal symbols: Moose and Elk represent Michigan, the bald eagle signifies the United States Corporation.

A mission statement guides the assembly in keeping a shape focus on the objective of re-assembling our de jure state.

The mission statement gives the assembly a focus of what the purpose of the assembly is working toward. The harmonizing statement is important to have all assembly members thinking of how we work together to inform and encourage people to look around them and ask questions not only of themselves but of the people they elected to serve and represent them.

Mission Statement

March 9, 2013

“WE, THE PEOPLE, claiming our God-given Rights based in Christian Principles, intend to return and maintain the governance of Michigan, a Free and Independent nation=state to the status proclaimed by the Magna Charta, the Declaration of Independence, and the Original Organic Constitution dated 1787 and amended 1791. These God-given Rights are for ALL PEOPLE, realizing the only limitation which affects a God-given Right is where there is a conflict between the Rights claimed by two or more sovereign people”.

How to Settle Your State and County

Procedures for Running Your Assembly Meetings

Introduction:

The word “assembly” dates back to the Bible ... and is composed of people from the area i.e. within a county or people from around the entire State to be in the State Assembly. The MGJA is not a “jural society.” Therefore a State Assembly and a County Assembly are both comprised of people who will be making up the grand jury. As your assembly grows you will ... be writing documents as an “assembly.” ...

All of this is important in showing your ability to do “self-governance.”... Self Governance is your ability as a state and county to govern yourselves by keeping a "Record" to validate the "intention" and direction of the business of the assembly. This record can be used to validate the "peaceful efforts" of the living, breathing men and women who are engaged in the re-assembly of their state to the republic form of self-governance secured by the founding documents.

The three (3) step process is important to keep clear in your mind. Step one is to settle your county assembly, Step 2 to settle your State assembly and Step 3 to elect State level government officers. Remember that State Assembly officers are not to be confused with State level political officers. These steps will be explained below.

A Few Housekeeping Rules:

1. Cell phones/I-pads/ I-phones and other telephone technologies are not permitted in the meeting room due to most new phones have a tracking chip built into the phone. It is best to remove the cell phone to the automobile or remove the cell phone battery. Some Assemblymen like to use their cell phones to take pictures of other Assemblymen or try to discretely record the proceedings of the meeting all of which is prohibited. You never know who could be an infiltrator!
2. The Bivens Decision from a court case. This is read at the beginning of the assembly meeting. You repeat it three (3) times.

“This meeting is private. Bearing false witness, misrepresentation, and posting inflammatory rhetoric in public forums is forbidden and shall be addressed in an appropriate manner. To eliminate all conflict and false allegations, is there anyone in attendance at today’s meeting that is a member or agent of any law enforcement agency or public agency of the federal, state, county, city or township agencies present? Is there any response to the Biven’s Decision for the first time, is there any response to the Biven’s Decision the second time, and any response to the Biven’s Decision for the third and final time?”

If there is a Response the party is made welcome and allowed to remain or if there is no response then the meeting continues.

The following discussion and steps may seem repetitive, redundant and totally ridiculous in some places! The reader should be aware that a lot of time went into the research of the processes to re-claiming your county and state. One book of extreme importance is the Jefferson Manual, 1854. See References page 55 for further information.

Steps To Setting Up Your State General Jural Assembly=GJA and Settling Your State:

Hold an Introductory meeting inviting like-minded people to learn about de jure vs de facto governments who have the desire and resolve of returning to original jurisdiction using the authority of the Bill of Rights, Declaration of Independence, and the United States Constitution.

Have a discussion with Questions and Answer from all who engage and participate in the discussion. Remember not everyone or anyone has the answer to all questions! The goal is to come together to form an “assembly.”

Once the people have engaged in discussion of intent and purpose invite interested people to complete in blue (*the color blue signifies the person is ALIVE (and distinguishes the difference) ink membership documents (Declaration of Unalienable Rights=DUR, Jural Covenant of Office=JCO, Declaration of Independence=DOI).

The goal is to have a minimum of twenty seven (27) people, four (4) of which are Alternates and investigators, who will also be considered the de jure Grand Jury.

Remember the JCO is a VERY IMPORTANT document – this document states in the oath that the member is now an elector who can and is willing to participate in any election (County/State) and will sit on a grand jury if their membership number is drawn.

Remember the age requirement to be a member of the Assembly, children over the age of sixteen (16) are allowed to be members and can only complete the DUR and DOI documents.

Whatever the age of majority (adult) is in your state, then these people are to complete all three (3) membership documents=DUR/JCO/DOI. Three (3) witnesses are needed to witness the signatures on the DUR and JCO membership documents. (See APPENDIX B, C, and D)

Election of State Assembly Officers:

At the first meeting of all Assembly members you will hold elections. This is best accomplished by asking for volunteers first then asking for people to nominate. Names are then publically written down on a chalk board, poster board or flip chart for every position(s) they are interested in. Sometimes it may be necessary that one person hold more than one position due to lack of interest or people to fill the office. Voting = casting a ballot can be done by secret written down votes or by a simple show of hands. Either way the ballots must be tabulated and entered into the minutes = record of the assembly.

Elect at least eleven (11) State Assembly officers:

1. Moderator and a Moderator pro tem
2. Treasurer
3. Recording Secretary and a Recording Secretary pro tem
4. Chief Bailiff
5. Communications Secretary and a Communications Secretary pro tem
6. Information Technologist=IT (audio/visual) and an IT pro tem
7. Jury Commissioner

Optional Assembly officers include a Historian–keeper of all Assembly (whether State or County) official documents and a Chaplain. Another optional position is a Photographer who takes pictures of all important events and works closely with the IT officer and Historian.

All Assembly office positions are INTERIM=temporary and all elected Assembly officers are in office for one year. This is because until events change in the country and a nation-wide election process is established by Congress, it is best to keep positions for one year. This rationale also gives the chance for all Assemblymen to hold different offices and gain experience for a possible State level office.

Office holders' term of office commences July 4th and ends July 3rd of following year.

The Jury Commissioner is a three (3) year appointed position. At the second (2nd) year elections, you will need to appoint a new Jury Commissioner who will “shadow” the current Jury Commissioner. This allows for a smooth transition and they will be mentored for that year.

Election of State Officers:

At the first meeting of all Assembly members you will hold elections. This is best accomplished by asking for volunteers or holding nominations. Names are then publically written down on a chalk board, poster board or flip chart for which ever position(s) they are interested in. Sometimes it may be necessary that one person hold more than one position due to lack of interest. Voting can be done by secretly writing down votes or by a simple show of hands. This function can take place later but in order for the state to be re-seated with Republic office holders these are very important positions to have filled as soon as possible.

The following positions are to be elected for the State:

- 1, Chief Trustee and Chief Trustee Pro Tem (Governor and Lt. Governor)
- 2, State Chief Justice
- 3, State Secretary
- 4, Treasury Secretary

All newly elected State level government and State Assembly officers tender an oath of office in the recognized manner with their right hands raised and the left hand on a bible or if a group then in the presence of a Bible tender an Oath of office for their respective office such as Assembly Moderator or State Chief Justice using the JCO as the official oath document. The State Assembly Moderator swears into office the State Chief Justice who from that time on swears in all new State Assembly members.

Steps to Setting Up and Settling Your County:

Hold an Introductory county meeting inviting like-minded people to learn about de jure vs de facto governments/returning to original jurisdiction. Have a discussion with Questions and Answer from all who engage and participate in the discussion. Remember not everyone or anyone has the answer to all questions! The goal is to come together to form an assembly.

Once people have exhausted the discussion period invite interested people to complete in blue ink (the color blue signifies the person is ALIVE (and distinguishes the difference.) The membership documents (Declaration of Unalienable Rights=DUR, Jural Covenant of Office=JCO, Declaration of Independence=DOI) are important to have in your possession and remain in good standing. We usually make three (3) copies. See discussion under Assigning Numbers to New County and State Assembly Members.

The goal is to have a minimum of thirteen (13) people who will comprise the county de jure grand jury. Thirteen is half of a full grand jury and is known as a Petite grand jury. All new members are then sworn in by the State Assembly Moderator and/or State Chief Justice.

Remember the JCO is a VERY IMPORTANT document, this document states in the oath that the member is now an elector and willing to participate in any election (County/State) and will sit on a grand jury if their membership number is drawn.

Remember the age requirement to be a member of the County Assembly– children over the age of sixteen (16) are allowed to be members and can only complete the DUR and DOI documents.

Whatever the age of majority (adult) is in your de facto state, then these prospective members are to complete all three (3) membership documents= DUR/JCO/DOI. Three (3) witnesses are needed to witness the signatures on the DUR and JCO membership documents.

Have either the MGJA Moderator and/or State Chief Justice to oversee the actual signing/settling of the County process:

Election of County and State Assembly Officers:

At the first meeting of all Assembly members you will hold elections. This is best accomplished by asking for volunteers or holding nominations. Names are then publically written down on a chalk board, poster board or flip chart for which ever position(s) they are interested in. Sometimes it may be necessary that one person hold more than one position due to lack of interest. Voting=casting a ballot can be done by secret written down votes or by a simple show of hands, tabulated and entered in the minutes of the assembly record.

Elect at least six (6) County Assembly Officers:

1. Moderator and a Moderator pro tem
2. Treasurer
3. Assembly Scribe and Assembly Scribe pro tem
4. Chief Bailiff– could be appointed by the Assembly Moderator

Optional County Assembly officers include a Historian–keeper of all County Assembly official documents and a Chaplain. Optional position is a Photographer who takes pictures of all important events and works closely with the IT officer and Historian.

All newly elected County Assembly officers tender an oath of office in the recognized manner with their right hands raised and the left hand on a bible or if a group then in the presence of a Bible tender an Oath of office for their respective office by the State Chief Justice using the JCO as the official oath document. The only authorized officer to swear assemblymen into office is the State Chief Justice. If this person is unavailable then all new officers must wait until such time that this can be accomplished. The State Chief Justice swears in all new State and County Assembly members.

It is the responsibility of the Settled County to elect one “delegate” to represent that county at the State level House of Representatives. In de jure government language this person is a delegate and in de facto government language this person is a Representative.

If your state decides to have regions with “X” number of counties in each region, then it’s the responsibility of each region to elect a “statesmen” to represent that region of counties at the State level Senate. In de jure government language this person is a statesmen and in de facto government language this person is a Senator.

County Settlement Document=CSD

Ten (10) pages that cannot be edited, all members sign the eleventh (11th) page. Addendums can be made after the initial signing of the CSD.

Noticing the County:

After this you can then notice the de facto county by submitting the first page of the CSD and one other doc to the legal paper in your county– publish in the “legal notices” section of the paper for three (3) consecutive weeks (just pick a day usually Monday) – Inform the receptionist to publish the notice “as is” with NO edits/spelling changes etc. and request an “Affidavit of Publication” (this is the most expensive part of the publishing process!)- once the Affidavit is sent back in the mail to the County Recording Secretary, give to the Historian for safekeeping. (See APPENDIX E and F)

Once your County is settled/noticed then the next step is to attend the County Board of Commissioners meeting and read the first (1st) page of the County Settlement Document into the record. You can give the Board Chairman a packet to include the following documents:

1. A complete certified copy of the entire County Settlement Document
2. Any educational materials you have developed as a marketing/recruiting tool

On-Going Procedures of the State and County Assembly

Hold a minimum of monthly State and County Assembly meetings with the Assembly Scribe taking/keeping the minutes for the respective Assembly meeting. In the beginning Michigan held twice monthly meetings usually on Saturdays. This was because there was so much work to be accomplished.

The minutes from the previous Assembly meeting will always be read at the next scheduled Assembly meeting respectively, with any corrections made to that set of minutes followed by a vote by all Assemblymen in attendance or on the conference call duly noted by the following sequence of events:

1. After the Assembly Scribe has finished reading the minutes of the previous meeting the Assembly Moderator asks “Are there any corrections to the minutes of month/day/year minutes?”
2. The Assembly Moderator then asks the Assembly “If not, do I hear a motion to accept the month/day/year minutes as read (with corrections if applicable)?”
3. If an Assemblyman questions any part of the minutes, the Assembly Scribe will immediately make the correction(s).
4. An Assemblyman will offer up a motion to accept the minutes as read “I, John Doe, move to accept the month/day/year minutes as read (with corrections if applicable)”
5. The Assembly Moderator will then state “A motion has been made by John Doe to accept the month/day/year minutes as read and corrected (with corrections if applicable)”
6. The Assembly Moderator further states “Are there any abstentions, anyone abstaining from voting on the acceptance of the month/day/year minutes?”
7. The Assembly Moderator continues with stating “Are there any nays?” and “Do I hear any Nays?” repeating this three (3) times
8. The Assembly Moderator lastly states “All in favor?”
9. Then all Assemblymen state “Yea”
10. The Assembly Moderator finishes by stating “The minutes have been approved, thank you.”

It is important to repeat the requests for type of votes three (3) times so that everyone can hear the request. Why three (3) – refers back to the Bible – Father, Son and Holy Ghost, or body, mind and soul or spirit.

Continue to grow your Assembly by holding Introductory meetings throughout the counties of the state!

Remember that all new members must complete the three (3) membership documents as appropriate.

Record Keeping for State and County Assembly Records

Record keeping for State or County Assembly records is the life–line in the “Chain of Custody” of all official Assembly records. It is extremely important to follow procedures correctly to make sure all documents are stored correctly and safely. This is the beginning of your historical time line in your State and County Assembly.

Office supplies include the following: have plenty of brown envelopes of various sizes (9’x12’, 10’x13’ etc.), clear packaging tape, blue ink pens (the color blue signifies the person is ALIVE and distinguishes the difference), copy paper, printer ink and other office supplies as needed.

To archive assembly documents whether State or county – write on envelope title of document, date created/autographed and place document in brown envelope. Seal envelope and have three (3) witnesses autograph their name using blue ink pen across the flap seam of recently sealed envelope. Place piece of clear tape over entire flap seam and names. If you ever need to re–examine or refer to the document the same process is required – three (3) assemblymen to witness re–opening of envelope and three (3) assemblymen to witness re–sealing of envelope.

Assigning Numbers to New County and State Assembly Members:

Once a new member has completed the three (3) membership documents=DUR, JCO and DOI, there is a process of assigning numbers which will be permanent to each Assemblymen.

You will need two (2) **RED** self-inking stamps made at an office supply store with the following phrases on them:

1. In **Red** ink– The word **Filed or Recorded** on first line, the words **Free and Independent state (or however you describe your state)** on the second line and the words **Your State Name** followed by a blank line on the third line. The blank line is for the filing numbers that are unique to the assembly.

2. In **Red** ink– The word **CERTIFIED** in all caps on first line and the words **TRUE COPY** in all caps on second line. We make three (3) copies of each membership document – one set for State or County Recording secretary and other two (2) sets for member (with one set for safekeeping in their home and one set on their person to show every time they attend an assembly meeting).

Optional self-inking stamps include the following:

To begin the process: The County Recording Secretary will stamp the right side of the new Assembly member's JCO using the **red** ink **Filed/Recorded** stamp. On blank line after your State name you will hand write in the county number of the county where member lives followed by year/month/day followed by a colon then followed by the number of that person i.e. Everyone in the County Assembly numbers off and that will be there number for the rest of their membership in the County Assembly. Use this number to complete the entire identification number on the blank line.

This process can also be done at the State meetings by the State Recording Secretary. Sometimes there are guests at the State meeting who decide to join and complete their three (3) membership documents. All guests must be accompanied by their sponsor=active Assemblyman to attend a MGJA meeting.

All State meetings are held at least once per month, maybe a Saturday all day, and all MGJA meetings are Private Meetings. It is best to hang signs with the words "PRIVATE MEETING" on all doors and make sure all windows are covered. Having the signs displayed discourages any possible infiltrators from trying to get into the meetings.

Always have a registration table inside near the entry door to the meeting. On the table have sheets of paper with columns for Appellation autograph, Time and County available for people to autograph. It's important to label each paper with "Current Member" and "Guest." In de jure language the word autograph means to make your mark by writing your appellation in cursive handwriting. .

Another option is to have a pre-made numbered on left side document titled "State or County Assembly Meeting for month/day/year" with three (3) columns – first column each Assemblyman print their "Appellation."

In the second column the Assemblyman writes their Autograph and the third column they write their county of residence where they live. There is no need to ask for their Assembly Identification Number since most people can't remember the number!

Have a second pre-made numbered on left side document titled "State or County Assembly Meeting for month/day/year-GUEST Roster." All guests must autograph and indicate who assembly member is their sponsor.

Also on the Registration table have available paper and blue pens for Assemblymen to pick up for taking notes. "There are those that," you know what we mean~ ~

The Assembly Scribe=Recording Secretary will record the meeting minutes and this vital function is necessary for the "Record" to validate the "intention" direction of the business of the assembly. This record can be used to validate the "peaceful efforts" of the living, breathing men and women who are engaged in the re-assembly of their state to the republic form of self-governance secured by the founding documents.

This is where the work of the assembly starts and takes the form of re-assembly. The assembly is to acquire historical library certified copies of all the state constitutions and begin the process of review and determination of the portions that are acceptable and those that are not and then either endorse and accept the determined acceptable constitution or re-write the constitution. If your assembly choses to re-write it have the assembly approve=ratify the language of the re-written constitution first then write the enactment clause to complete the process once you have sufficient counties to implement it. This does not mean that the assembly has put a new constitution in active status it has simply presented a better, more appropriate constitution to replace the corrupt corporate constitution they now have.

During this period the assembly will also be writing=authoring the assemblies "Operations and Functions" document that the assembly will operate under. This document sets the guidelines and standards for the assembly to operate/function under. DO NOT forget to include disciplinary articles in this document because it will be incomplete and those that will, will attempt to take advantage of some aspect for personal benefit or gratification, such is the present nature of the human condition.

There also needs to be work done on the study of the grand jury methods and procedures starting with the study of the Magna Carta, also called Magna Carta Libertatum, a charter agreed by King John of England at Runnymede, near Windsor, on 15 June 1215. This document is the foundation of the grand jury brought to the continental united states.

THE COUNTY SETTLEMENT COVENANT

INTRODUCTION

Here are the documents that we here in Michigan have brought through the Michigan General Jural Assembly and approved for use in settling our state county by county.

This page can be deleted but not until you have read it to know what to do with the following documentation of your process through the settling of the counties.

It is **STRONGLY RECOMMENDED** that the only terms that are changed are the names of the county and state. This is written using the 1828 Noah Webster Dictionary and the grammar and terms in common use prior to=before 1952. In the late fifties the "Public Fool" system was forced upon the un=suspecting public=people and the dumbing down process was under way.

Read the document all the way through two or three times to experience the difference in the verbiage and grammar for full knowledge of the power and strength of the writing and discuss the document in your assembly. We also **STRONGLY RECOMMENDED** that the assembly discuss and approve all actions, alterations of the settlement document and have this recorded in the minutes (see Appendix E: Agenda for Convening Your County Jural Assembly of Your State) of the assembly meeting.

My County = the name of the assemblies county!

My State = the name of the state the assembly is on!

Both of these indicate in the document where the information may be placed and be sure and read it all the way through because I may have missed one.

County Settlement Covenant

(My County) County

Preamble developed by individual county

see Appendix F for Ohio example

NOTICE

Date:

COME NOW, Inhabitants of (My County) County by

ABSOLUTE WRIT of HABEAS CORPUS,

And with absolute resolve rebut all corporate authority!

County Settlement Covenant in (My County) County Original Assembly and Library of
Records on date:

Gives this County Settlement Announcement

(My County) County Settlement Covenant,
and in harmony with all eighty three counties we FIND:

Article One

By ALMIGHTY God granting us FREEDOM: By unanimous decree the Local people(s) in Local Peaceable Lawful Assembly; in Settlement Covenant in My State, a Free and Independent state, a member with other Free and Independent States also known as Republic for the united States of America, set forth the following affirmations.

Section 1 – Local–people in Family of Man and Woman centered in ALMIGHTY God live on Local–land and use Way–land in People Jurisdiction in Grace affirmed by the authority of The Unanimous Declaration of Independence, Cir. 1776 and Bill of Rights Articles, the 5th, 7th, 9th, 10th, 11th c.1787–1791–r2010 and beyond; beyond the reach of predator others; and also living in Friend(ship) and in Peace Treaty(s) c.1789–1791 and beyond; beyond the reach of predator others; and also affirmed by Article VII, General Provisions, Section 18, c. 1908, My State Constitution and the Covenant of My State, a Free and Independent state, circa 2010.

NOW Local–people by Local–common–consent do name, affirm, ordain, establish and continue Local Settlement Covenant in (My County) County and other County Settlements and Covenant of My State, a Free and Independent state and Nation America Settlement as their absolute Accumulated Legacy prepaid with blood taken from Family of Man and Woman centered in ALMIGHTY God who came before and granted Local–people ALMIGHTY FREEDOM;

Section 2 – Local County Settlement Covenant in (My County) County, affirms natural inherent rights, one with the Spirit of Man, as the absolute dominion belonging to each man and woman; Local–people in Family of Man, living in Grace on Local–land in Local County Settlement Covenant in (My County) County in People Jurisdiction affirmed by the authority of The Unanimous Declaration of Independence, Cir. 1776 and Bill of Rights Articles, the, 5th, 7th, 9th, 10th, 11th c.1787–1791–2010 and beyond; and Friend(ship) in Peace.

Section 3 – Local County Settlement Covenant in (My County) County, one with the Spirit of Man, is the free exercise of all natural inherent rights; which is unlimited in scope and is our lawful inheritance to be defended and protected from abuse by all means:

a) Free Spirit, Free will with Free choice is originally one with the Spirit of Man and by–blood cause slavery of any kind is an abomination to all natural inherent rights. Each man and woman, Local people, living on Local land in People Jurisdiction reject slavery in any form and we reject legal–fiction–oxy–morons and libel of any kind including “ex–felon” status–quo by–cause of cruel and unusual punishment.

b) Personal empowerment, prosperity and responsibility of Family of Man and Woman remain one with the Spirit of Man and by cause, personal empowerment, prosperity and personal responsibility of family continue beyond the reach of bogus barriers or restrictions erected by State agency agents and predator others.

Section 4 – Subject to existing and prior rights, land in Local County Settlement Covenant in (My County) County uses the survey track, Metes and Bounds as boundary for (My County) County and as soon as practical be defined and recorded in the county Records Library.

Article Two

Section 1 – Settlement in (My County) County is fundamental local law in sustaining the free exercise of right of men, women, and families in Grace to exercise, defend and protect their property, their liberty, their prosperity, their posterity, their inheritance, and their existing political rights from abuse by evil intent by public or private persons or predator others who would invade, attack, attach, steal, pillage, plunder, divert, redistribute or spoil any part of their pre–paid Absolute Accumulated Legacy.

Article Three

Section 1 – Local County Settlement Covenant in (My County) County endows, authorizes and establishes limited and Peaceful Lawful Assembly(s) open to each and every man and woman, local people living in Grace on Local–land without exception, to freely provide responses in a lawful manner on all issues related to their Rights and Liberties. Local–common–law–action requires an injured–party–Originator.

a) Proper use of Peaceful Lawful Assembly is essential to the free–exercise of all rights

- b) Local Settlement in (My County) County Settlement endows—authorizes Peaceful Lawful Assembly(s) limited by simple, understandable rules and procedures consistent to Local County Settlement Covenant in (My County) County.
- c) Local County Settlement Covenant in (My County) County authorizes Peaceful Lawful Assembly(s) of limited duration by cause of Originator and each and every Assembly is dissolved after service of lawful purpose.
- d) Local County Settlement Covenant in (My County) County authorizes a Library of Records and selection of Moderator and Recording Secretary, from among the first 13 or more witnesses to arrive and volunteer to perform the functions necessary to create accurate records.
- e) Local County Settlement Covenant in (My County) County directs any truthful documents of abuse to Rights and Liberties as witnessed by Local Peaceable Lawful People Assembled shall be entrusted to local Justice—Court or under rules of distributive justice invoking full Witness Protection.

Article Four

Section 1 – Local County Settlement Covenant in (My County) County Settlement establishes limited de jure Grand Jury from Local—Assembly(s), open to each and every man and woman, local people living in Grace on the land, after workshop training without exception, to freely provide their response in a lawful manner on all issues related to their Rights and Liberties including the use of SUBPOENA and SUMMONS for TRUTH; and the use of Findings of Fact, Conclusions of Law in construction and presentation of findings or presentments as Findings of Truth and/or other documents. This de jure Grand Jury is endowed with the authority to deliberate and issue a "No Bill" if insufficient evidence exists and a "True Bill" when sufficient evidence exists and to deliver these presentments to proper judicial authority for further action;

- a) Proper use of instance—matter specific de jure Grand Jury in Local—Assembly(s) is essential to the free—exercise of all rights; Runaway—Grand—Jury—witch—hunts prohibited.
- b) Common—law—action requires an injured—party—Originator/Claimant under full disclosure of affidavit and bond.

- c) Local County Settlement Covenant in (My County) County authorizes 12 Members and 1 Alternate Members to form a lawful de jure Grand Jury from the local jural assembly representing a cross-section of ages, occupations, and peoples living in Grace on the land and willing to serve in jurisdictions using Article 9 c.1791 in Peace and Friendship, not limited by bogus barriers erected by de facto County or State of My State.
- d) Local County Settlement Covenant in (My County) County authorizes selection of Moderator acting/signing “as Foreman” and/or Forewoman” and Clerk(s) for tallying minutes, recording/filing correspondence etc. rather than [Court Clerk/Court Recorder] or bring these legal fictions from sea onto land. [Brackets are used to keep us safe from warring foreign alien invaders bound under war-bond or otherwise]
- e) Local County Settlement Covenant in (My County) County authorizes Local Peaceful Assembly in Council for the Special-Law-use of direct presentment of Notice-information, Warrants or Orders under de jure operation of Law; to the specific Chief Justice liable and responsible for the actions of Judges and courts within the respective Chief Justice jurisdiction; or for direct presentment to the de-jure or de-facto U.S. Supreme Court with respect to Constitution and Treaties. “No one is bound to obey an unconstitutional law and no courts are bound to enforce it.” 16 American Jurisprudence, 2d, See 177 late 2d; 256; Norton vs. Shelby; the complete-version of Arizona vs. Miranda; Lopez Decision, and; Douglas vs. Seacoast Products. These cites are for information and education of the truth that the De facto Judicial system ignores or avoids.

Article Five

- Section 1 – Local County Settlement Covenant in (My County) County authorizes–establishes Original Peaceful Lawful Assembly for the writing and the publishing of,
- a) Rules and Procedures for the Peaceful Lawful Assembly(s),
 - b) Rules and Procedures for Local Jural Assembly meetings,
 - c) Rules and Procedures for the de jure Grand Jury convening, in compliance with Article Five of the Bill of Rights to decide issues brought before it by We THE People of (My County) County and with knowledge of 38A C.J.S. § 9, ... There cannot be a grand jury de facto when there is a grand jury de jure. [People v. Brautigan, 142 N.E. 208, 310 Ill. 472, cited for information and education only.]
 - d) Rules and Procedures for the Council using Local Peaceful Assembly in Council,
 - e) Glossary or Dictionary for Remedial-Speech-Therapy of terms and phrases used,

f) Maintenance of Local County Settlement Covenant in (My County) County Library(s) of Local Assembly(s) to hold and keep safe Local Covenant of (My County) County Records, Official Records of Acts and actions performed by Original Peaceful Lawful Assembly, Peaceful Lawful Assembly, Local Grand Jury Assembly, Local Peaceful Assembly in Council and other related documents.

Section 2 – Local County Settlement Covenant in (My County) County directs Original Peaceful Lawful Assembly to execute, witness and officially record the true tally of ratification freely given by men and women in Grace living on land in (My County) County and other places on land who consented in Original Peaceful Lawful Assembly for the ratification or consented to Open Witnessed Absentee Ratification proxies.

Article Six

We the people in public assembly, with intent to restore lawful government and lawful courts in (My County) County, do hereby restore common law courts and de jure government by lawful notice. No lawful courts are currently being exercised, and the courts and process imposed upon the people in (My County) County are based in despotic foreign civil law, being a sham, we therefore claim our position of the lawful keepers of the public trust implied by our position as tacit procurator, and by the expressed intent through delegation of authority by the signatories hereto.

Article Seven

We, the undersigned declare that we inhabit the area described as (My County) County, that we are Peaceful People and have always been, and rebut any presumption of subjugation. We declare that we own the land of (My County) County with such exceptions as are privately held by men and women living on the land, and that we own the water and minerals under the land to the center of the earth, the water, vegetation, living creatures, non-living material and structures on the land, and the air above the land to the outer most edge of the universe, with such exceptions as are privately held by people in the county, and that we declare our rights as a rebuttal to the claims of any corporate entity and/or foreign person.

Article Eight

This County Settlement Agreement hereby establishes a County Jural Assembly for the benefit and purposes of We THE People. Such Assembly is open to all the inhabitants of the county who choose to remove themselves from fourteenth amendment citizenship status and return to being free men and women on the land. They may become electors and jury pool members for the de jure grand juries both state and federal level to provide due process of law and equal protection under common law for all people. The juries and all other lawful process accepted are to provide remedies for injured parties in loss of property, rights or liberty. The people in assembly shall provide a venue and a forum to convene court, to decide structure of offices and the function of administrative personnel, and to discuss other business concerning the grand and petit juries. Calling to order, form of assembly, maintenance of records, and other business of the people are further delineated below.

Article Nine

We, the people do hereby affirm and establish our lawful right to appoint or elect our Delegate to be sent to the House of Delegates legislative body for (My State), a Free and Independent state. We will interact with the other counties designated in accordance with the Covenant for (My State), a Free and Independent state, as a region to elect a Statesman to be sent to the House of Statesman to represent the designated region.

A free man or woman living on the county shall be appointed or elected as a Delegate to (My State), a Free and Independent state, House of Delegates.

A free man or woman living in the designated region shall be elected as Statesman to be seated in the House of Statesman. To freely provide for any and all responses in a lawful manner on all issues that may pertain to business concerning the County, to wit:

Section 1 – There shall be established a limit of one (1) lawful Delegate, for the purpose of providing hearings and responses in a lawful manner on all issues related to decision making and communications between the local county level and the (My State), a Free and Independent state, governance.

The Delegate shall be selected from free men and women, inhabiting the county, to be appointed as Delegate to provide the response(s) of the people in County Jural Assembly to (My State), a Free and Independent state and to the National level, in a lawful manner on all issues regarding the safety and welfare of the people. The Delegate is essential to the free-exercise of duties and decision-making processes, including but not limited to communications and interactions between the local county and the (My State), a Free and Independent state, levels; and by and between the local levels to the national level, in order to maintain proper and comprehensive maintenance and implementation of the people's lawful business.

Section 2 – There shall be established a limit of one (1) lawful Statesman representing a region as designated by numbered counties. The Statesman will represent the people within the region in the House of Statesman for the purpose of providing hearings and responses in a lawful manner on all issues related to decision making and communications between the local county level and (My State), a Free and Independent state, governance. The Statesman shall be selected from free men and women, inhabiting the counties in the region, to be represented and to provide the response(s) of the people in the County Jural Assemblies to (My State), a Free and Independent state, and the National level, in a lawful manner on all issues regarding the safety and welfare of the people. The Statesman is essential to the free-exercise of duties and decision-making processes, including but not limited to communications and interactions between the local county and the (My State), a Free and Independent state, level; and by and between the local levels to the national level, in order to maintain proper and comprehensive maintenance and implementation of the people's lawful business.

Section 3 – Any seated office holder(s) can request from the Library of Records a County Jural Assembly rulebook and convene a County Grand Jury as the originator. The procedure for such an assembly shall be the same as provided for in Article Seven of the Covenant of (My State), a Free and Independent state, Article VII, Grand and Petit Juries.

Article Ten

We THE People recognize the necessity of establishing an Office that shall provide for the defense of the People's Rights, Land and Law in the County.

Said office shall be titled Office of Sheriff of (My County) County. The title of Sheriff shall be conferred upon the individual who is elected by majority vote of the electors of the County Jural Assembly, to hold such office for a period of time to be three years. Issues as to the methods of operation, structure, duties, method of management and all other pertinent and appropriate issues pertaining to the establishment, maintenance and function of such office and the office holder shall be determined by a committee created for such purpose. Upon the submission of the final report of recommendations by said committee, the County Jural Assembly shall discuss, modify if required, and vote, adopt and enter it into the county records to create and implement the Office of Sheriff as called for by this article.

Article Eleven

We THE People by these articles establish county offices to administer the affairs of the people in common. Such offices are empowered with certain delegated limited power(s) as the people deem just for the maintenance and function of county administration. The following is a limited and initial outline of the structure of such offices, and shall be further detailed and expanded upon by a select committee formed for such purpose, and upon the submission of the final report of recommendations, the County Settlement Assembly shall discuss, modify if required, adopt such recommendations and enter it into the county records to create and implement the Offices of County Administration as called for by this article. The following list comprises the initial offices to be filled by proper election by qualified electors of this County Settlement Assembly:

1. Township Supervisor (1 per township in the county)
2. County Sheriff (1)
3. County Chief Justice (1)
4. Chief Justice of the Peace (1)
5. Township Justice of the Peace (usually four (4) per township)
6. County Library of Records Secretary (1)
7. County Recording Clerk (1)
8. County Land Records/Title/Abstract Clerk (1)
9. County Treasurer/Comptroller (1)
10. County Grand Jury Foreman (1)
11. County Notary (1)

Further offices to be created and filled shall be identified by the above referenced committee as from time to time are required to properly fulfill and maintain proper administration of the people's requirements for governance in County Settlement Assembly.

No member of the legal industry is qualified to hold any office designated and established for the administration of county business. The exception to this is for a legal industry member to surrender their BAR membership and be out of the legal industry for fifteen years and pass a constitutional exam as required by the Covenant of (My State), a Free and Independent state.

Article Twelve

This covenant shall become lawfully established upon the unanimous acceptance and ratification of the living men and women, gathered in County Settlement Assembly, who have convened to review, accept and ratify by the placement of their hands (autographs) as provided for below.

After acceptance of this covenant any and all addendums that the people see fit to make to this covenant shall be drawn up and presented to the County Settlement Assembly body of electors of this county as may from time to time be deemed necessary and appropriate. The passage and inclusion of any addendum to this covenant agreement shall be by a minimum of three fourths vote of all qualified electors of the body of this County Settlement Assembly. All articles in this covenant shall remain intact and all addendums shall be made as attachments so a complete and continuous record will be maintained.

Article Thirteen

In Witness Whereof, We the people of (My County) County Settlement, in conjoined action with all other lawfully established county settlements in My County, a Free and Independent state, and in accord and express trust with the confederated union of the Republic for the united States of America, in the presence of our Creator who has so endowed us with the authority to enact as we have herein do declare by our autographs as evidence of our living substance and as set forth below, this County Settlement Covenant for the people assembled on the free, dry soil of (My County) County in (My State), a Free and Independent state.

This County Settlement Covenant of, by, and for the people of the (My County) County shall be open for continuing acceptance by all men and women who ratify of their own free will and volition, and who place their Autographs onto a copy of same and have such placed, along with their Declaration of Sovereign Rights in Inherent and Indigenous Power, into the Library of Records as provided for herein.

Autographs and Seals

We the people lawfully convened on the day set forth below, do hereby mark our autographs and ratify these Articles of Establishment of the (My County) County Settlement Covenant. We stand on the authority as set forth above and by our individual Declarations of Sovereign Rights Held in Indigenous Powers executed by our Autographs and Seals. We do hereby ratify this covenant in the presence of our Creator, Almighty God, with whom all glory and power does reside and to whom we humbly present this covenant for His supreme ratification and ask for the blessings that flow forth from His Divine Providence to guide, nurture and protect the undertakings of this lawful assembly and our countrymen. These undertakings have been established, certified and confirmed on the Land so that current and future generations will enjoy the fruits of their labor and the bounty of the land uninhibited and unbound, so that all in this One Nation Assembled and together with all nations conjoined in the family of Man shall abide in such as the abundance of the Divine Hand shall bless us with now and forever.

Confirmed by (My State), a Free and Independent state, office holders:

Date:

Middle, Last)

(Printed Appellation: First,

Chief Trustee=Governor:

autograph)

(Absolute

Date:

Middle, Last)

(Printed Appellation: First,

Chief Justice of Supreme Court:

(Absolute

autograph)

Date:

(Printed Appellation: First,

Middle, Last)

County Grand Jury=Jural Assembly Foreman:

(Moderator)

(Absolute

autograph)

Date:

(Printed Appellation: First,

Middle, Last)

County Recording Secretary:

(Absolute

autograph)

General Assembly Ratification Autographs and Seals

Witnessed and Autographed in Peace centered with ALMIGHTY GOD, Lawfully certified original below by local men and women On the Land of (My County) County, (My State), a Free and Independent state:

How to establish your State's Governmental Officials at the National Level

In order for the Republic form of government that We THE People hope for every state needs to reseal their federal legislators (senators and representatives). Michigan is the only de jure state in the Republic having given public notice to Michigan state de facto government officials and the World via and to the Hague and has reseated their respective Houses at the federal level.

The process is fairly simple yet very important and takes some effort to do the research. The research showed that Michigan had two (2) senators and six (6) representatives! Not every state will have this exact number.

We THE People of Michigan encourage all remaining states to determine the status of your 1861 federal legislators (senators, representatives), establish original jurisdiction by reseating these members of congress and have them sign onto the new Declaration of Independence and concur with the actions taken on 21st of October 2012.

For those states that do not have an 1861 federal congress, they should determine what congress was at the time of state hood for their particular state.

Basically researching your state's oldest constitution to find out how many representatives (number varies) and senators (usually two=2) your state had elected to go to Washington DC as congressmen. Once you have brought forward this information to your State Assembly you are ready to hold an election=cast a paper ballot to reseat those positions. The State Assembly Moderator will ask for volunteers or nominations and write them on a flip chart, chalk board or poster board. The process is the same as for electing State and County Assembly officers. Please refer to that section of this manual for further details.

How to Sign on Under the Equal Footings Act

Each settled state can sign on via the,

Equal footing

From Wikipedia, the free encyclopedia

The Equal footing doctrine, also known equality of the states, is the principle in United States constitutional law that all states admitted to the Union under the Constitution since 1789 enter on equal footing with the 13 states already in the Union at that time. The Constitution grants to Congress the power to establish new states in Article IV, Section 3, Clause 1, which states:

New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or Parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress.^[1]

Beginning with the admission of Tennessee in 1796, Congress has included in each state's act of admission a clause providing that it enters the Union "on an equal footing with the original States in all respects whatever".^[1]

Background

At the 1787 Constitutional Convention, a proposal to include the phrase, "new States shall be admitted on the same terms with the original States", was defeated. It was feared that the political power of future new western states would eventually overwhelm that of the established eastern states. Once the new Constitution went into effect, however, Congress admitted Vermont and Kentucky on equal terms and thereafter formalized the condition in its acts of admission for subsequent states, declaring that the new state enters "on an equal footing with the original States in all respects whatever." Thus the Congress, utilizing the discretion allowed by the framers, adopted a policy of equal status for all newly admitted states.^[2] With the growth of states' rights advocacy during the antebellum period, the Supreme Court asserted, in Lessee of Pollard v. Hagan (1845), that the Constitution mandated admission of new states on the basis of equality".^[1]

Cases

Coyle v Smith

Main article: Coyle v. Smith

In Coyle v. Smith, 221 U.S. 559 (1911), the Supreme Court ruled that even if Congress mandates a unique limitation be put in a prospective state's constitution, and the state residents agree, this unique mandate is not enforceable.

Facts

On December 29, 1910, the state of Oklahoma enacted a statute which removed the state capital from Guthrie to Oklahoma City, W.H. Coyle, owner of large property interests in Guthrie, sued the state of Oklahoma, arguing that the move was performed in violation of the state constitution's acceptance of the terms of the 1906 Oklahoma Enabling Act which mandated that a temporary capital be located in Guthrie until the year 1913.

Supreme Court Findings

The Court noted that the power given to Congress by Art. IV, § 3, of the Constitution is to admit new States to this Union, and relates only to such States as are equal to each other in power and dignity and competency to exert the residuum of sovereignty not delegated to the Federal Government.

The Supreme Court held that preventing the state of Oklahoma the right to locate its own seat of government deprived it of powers which all other states of the Union enjoyed, and thus violated the traditional constitutional principle that all new states be admitted "on an equal footing with the original states". As a result, the provision of the enabling act which temporarily restricted Oklahoma's right to determine where its seat of government would be was unconstitutional.

APPENDIX A

Official Notification and Certification

[My State]

An open public jural assembly was convened, of "We THE People" retaining our sovereignty provided by our Creator, of the land called (My State), a Free and Independent nation=state on (date you settled the Your state), certified summary of minutes are attached and included along with the attached:

The following paragraph should be a reflection of your state:

Articles of Confederation, ratified November 15, 1777, and in force March 1, 1781, specifically calling attention to: Article II. Each state retains its sovereignty, freedom, and independence, and every Power, Jurisdiction, and right, which is not by this confederation expressly delegated to the United States in Congress assembled, the North West Ordinance 13 July 1787, the Greenville treaty August 1795, the Ohio Constitution of 1803, Joint resolution for admitting Ohio into the Union 7 Aug 1803, Declaration of Independence 4 July 1776, the Organic Constitution 1776-1791, the Bill of Rights 1776-1791 through the original Article of Amendment XIII, revoking, rescinding all amendments thereafter.

In so ratifying and adopting the amendable usage of the above attachments, "We THE People" of (My State), a Free and Independent state, desire to serve Notice upon the World, through any and=or all available media applied and freely dispersed; including by, but not limited to=through, de facto United States Postal Service in accord with this Notice establishing, through this Notice. (My State), a Free and Independent state Declares nation=state (status), by the will of "We THE People" on=in=of (My state), a Free and Independent state, the land.

No assumptions and=or presumptions shall be presented against, nor changes made to this Notice.

We do not intend to join any affiliations with IMF, World Banks, United Nations, Federal Reserve or any=all such organizations. We are not affiliated with the Republic for the united States of America= RuSA or any other organizations seemingly representing states. We revolt and remain belligerent and independent against all foreign alleged encumbrance=claims associated with the corporate Unite States Incorporated and corporate States and others, as debtors in every=any circumstance past=present=future contracts, known=unknown alleged to hold private individual sentient, flesh and blood, living beings as collateral for same through fictional established "NAMES", governmental trust, religious trust, taxation, fees, permits, fines, ordinances, licensing, franchising etc., and unlimited other implied contractual sources as so brought forth by agents and agencies affiliated with the same; and corporate entities Internationally and Worldwide, without full knowledgeable=disclosure and consent to=of each and every individual.

We adhere to a Republican form of government couched in the Anglo-Saxon common law of which shall be a permanent law form, through lawful contractual agreements, privately and publicly and Anglo-Saxon common law shall be the remedy in all disagreement.

APPENDIX B

Declaration of Unalienable Rights held by Indigenous Power (sample form)

When in the Course of human events it becomes necessary for one people to dissolve the political bands which have connected them with another and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all humans are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. A free and independent state is established when one people join together in a common unity to secure their natural God-given rights. To secure their right to life, liberty, and the pursuit of happiness, governments are instituted among men, deriving their just powers from the consent of the governed; to be exercised by elected officials as surrogate power for the free and independent nation=state, (name of state).

When surrogate power officials assume the rights of Indigenous Power as supreme; a free and independent state inverts into a state which usurps the unalienable Rights of the people and they become mere subjects of mandatory conformity, victims of suppression of natural rights and tyranny. Corrupted surrogate power has no indigenous authority of its own, therefore, I declare by Almighty God in peaceable One People Assembly:

Covenant Affirmation

I am created equal to all men and women with unalienable Rights held by Indigenous Power. I solemnly affirm, publish and declare;

I am absolved from all political allegiance foreign to this free and independent state. With a firm reliance on the protection of Divine providence, in One People Assembly; I affirm: (name)

I am local to (name of state), a Free and Independent state; lawfully settled in (name of county) County Settlement. and in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common Defense, promote the general Welfare, and secure the Blessings of Liberty for our Posterity and our free and independent state; I consent to uphold and keep the Peace or delegate power to the local county settlement and to Michigan, a Free and Independent state, for the lawful Protections, Freedoms, and Rights of the people in these free and independent states. In support to this Declaration, with a firm reliance on Divine Providence we pledge to each other the protection of HAPPINESS, PROSPERITY, LIFE and LIBERTY. By autograph under Witness Protection my Declaration of unalienable Rights held by Indigenous Power is supreme, holding and reserving all unalienable rights and jury nullification intact. This declaration autographed by settlor/beneficiary with reservation of all rights.

Appellation Autograph May Heaven and Earth be One Eternal Witness this day. Affirmed and autographed by appellation in Grace centered in Almighty God by:

Autograph: Jane Louise
Doe

Date: 1-31-14

Printed Appellation: Jane Louise Doe

Address: 25 Maple Lane
City state: Michigan

City: Grove

Phone: 333-4444-5555

email: jldoe@gmail.com

Witness: Sally Marie
Smith

Date: 1-31-14

Witness: John Boy
Walton

Date: 1-31-14

Witness: *Jack Anthony*

Jones

Date: *1-31-1?*

PPENDIX C

Jural Covenant of Office (sample form)

(name of state) Jurist in (name of county) County Settlement.

With Right Hand raised in front of three (3) live witnesses in Jural Assembly; by your own words pledge the following for Jural Covenant.

"I declare my unalienable Rights are held by Indigenous Power. In One People Assembly in this free and independent nation=state with a firm reliance on Divine Providence I will support, protect and defend the Natural God-given Rights and Liberty of the people of the free and independent state (name of state). I am sentient and of FREE Will and by this covenant, I agree to accept and serve as a Jurist serving (name of state). a Free and Independent nation=state."

*"I, **Jane Louise Doe** do solemnly pledge by Jural covenant to serve with (name of county) county Settlement; lawfully settled within the geographical boundary of Ohio,, a Free and Independent nation=state."*

"I will delegate power from unalienable Rights held by Indigenous Power. If appointed or elected to any office serving the people in (name of state), a Free and Independent nation=state and I accept such calling, I will faithfully serve this office. I will uphold, support, preserve, protect and defend my local County Settlement Covenant, Covenant of (name of state), a Free and Independent nation=state, Declaration of Independence, July 4, 1776, and the Constitution 1789 and the Bill of Rights c.1791. I will perform and fulfill all Jural duties and administer the laws of this Free and Independent nation=state with respect to its people faithfully, impartially, peacefully, honorably and never contrary to the Law of Almighty God; Presenting no one through envy, hatred, malice, covetousness or ill-will, and leaving no one unrepresented because of fear, favor, affection, reward or enticements; Investigating without restraint all matters of knowledge or which have been brought forth unto me in such impartial capacity, keeping all such counsel and deliberations at all times secret for protection of the People. I solemnly affirm to do all of this to the best of my ability and understanding as a sacred covenant between me and the people I am about to serve, local to this free and independent state, and the Almighty Creator, so help me God."

Appellation Autograph May Heaven and Earth be One Eternal Witness this day.

Affirmed and autographed by appellation in Grace centered in Almighty God by:

Autograph:

Jane Louise Doe

Date: 1-31-

14

Renewal

Printed Appellation:

Jane Louise Doe

Date: 1-

31-14

Original

Address: 25 Maple Lane

City: Grove

City

state: Michigan

Phone:

333-4444-

5555

email: jldoe@gmail.com

Witness:

Sally Marie Smith

Date: 1-31-14

Witness:

John Boy Walton

Date: 1-31-14

Witness:

Jack Anthony Jones

Date: 1-31-14

A Jurist is one that knows, engages in and will uphold matters of common law. A qualified Jurist may be called, elected or appointed to serve in positions of delegated authority for (name of state), a Free and Independent state. They may be called upon to serve on a Jury Panel as a Juror on a County, State or National District Grand Jury, Trial Jury, Special Jury, Jural Assembly or remain collected in an Assembly Jury pool for reserves, as alternates, on select committees, as select office holders or actually seated upon one of the many Juries that shall exist from the county level and up.

APPENDIX D

Declaration of Independence Cir.2010 (sample form)

in accord with the 1776 unanimous Declaration of Independence

"When in the Course of human events, it becomes necessary for one people to dissolve the political bands which have connected them with another, and to assume among the powers of the earth, the separate and equal station to which the Laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation".

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights that among these are Life, Liberty, and the pursuit of Happiness. That to secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed. That whenever any form of government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new government, laying its foundation on such principles, and organizing its powers in such form, as to them shall seem most likely to affect their Safety and Happiness. Prudence, indeed, will dictate that governments long established should not be changed for light and transient causes; and accordingly all experience hath shown, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same object, evidences a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such government, and to provide new guards for their future security. Such has been the patient sufferance of these States; and such is now the necessity which constrains them to alter their former system of government. The history of the present Federal Government Corporation is a history of repeated injuries and usurpations, all having in direct intent the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.

WE THE PEOPLE, therefore in, state General assembly, appealing to the Supreme Judge of the world for the rectitude of our intentions, do, in the Name, and by Authority of the good People of these Free and Independent States in perpetual union, solemnly publish and declare:

That these united States are, and of Right, Free and Independent States; that they are Absolved from all Allegiance to the Federal Government Corporation (including all foreign powers to this Republic cir.2010) and that all political connection between them and all foreign powers, is and ought to be totally dissolved; and that, as Free and Independent States in perpetual union, they have full Power to levy War, conclude Peace, contract Alliance, establish Commerce, and do all other Acts and Things which Free and Independent States in perpetual union reserve the right to do.

And for the support of this Declaration, with a firm reliance on the protection of Divine Providence, we mutually pledge to each other the protection of HAPPINESS, PROSPERITY, LIFE and LIBERTY.

Ratified this 31 day of January in the Year of our Lord 2017 by the honorable,

Appellation: Jane Louise Doe

Autograph: Jane Louise Doe

APPENDIX E

Agenda for Convening the (Your County)
General Jural Assembly on (Your State)!

Complete Each Task

1st; Convene Assembly (start recording minutes) on _____ 201?

Who is recording minutes:

2nd; The stated purpose for convening the assembly is to elect a county Scribe to record the minutes of the assembly, a moderator to moderate subsequent assembly meetings.

3rd; Open the floor for discussion concerning the election of
a. Scribe
b, Moderator

4th; The scribe once elected is to take roll call of the assembly members present for the record.

5th; Ensure everyone present can read on a screen the county settlement covenant or has a copy in their possession.

6th; After discussion of the settlement covenant whether to use the covenant in this handbook or completely write your own has to decide at this time. Once discussion has been exhausted a member has to motion=move to approve the decision and there needs to be a second so a vote can be done by the assembly members.

7th; All those in favor of ratifying the county settlement covenant for your county
by recording the yea votes: abstention votes: nay votes:

8th; To ratify the covenant all members must autograph the final page as witness to
the process and its approval.

9th; Open the floor for discussion concerning your county positions.

It is suggested since this is an interim government, that these positions be
provisional

for a 90 day period. As time goes on, there will be a greater pool of people that
may

be better qualified for the assembly to draw from or those who may desire to
resign

for other positions. It is good to hold discussions on this provisional matter.

At this time keep in mind there is no remuneration for these offices and all
expenses

are paid by donations until otherwise financed.

10th; Is there a motion for a vote on the 90 day provisional office positions for the
county?

Member who made the motion:

Member who seconded the motion:

11th; All those in favor of the motion for 90 day provisional positions indicate by
saying

yea: All opposed say nay: abstentions:

12th; Open the floor for discussing the process for nominations to these positions:

Ask: does anyone want to volunteer for the interim position of?

is there a nomination for the interim position of?

Move through the list of positions that the assembly has agreed upon to establish

the republic offices with the intent of re-assembling the county with public servants that actually know the purpose and duties of there office.

Suggested county offices:

- 1, Township Supervisors (one per township)
- 2, Sheriff (1)
- 3, County Chief Justice (1)
- 4, Justice of the Peace (1 per township to start)
- 5, County Recording Clerk (1)
- 6, County Land Title Clerk (1)
- 7, County Treasurer (1)
- 8, County Coroner (1)

These are the minimum offices research indicated were necessary to establish county government.

13th; Once these offices have been filled and the office holders have tendered an Oath of

Office that has been determined by the assembly or by using the Jural Covenant of

Office the assembly opens the floor to discuss the meeting times for the assembly.

When we first started we met twice a month and changed to one physical meeting

per month and added a once a week phone conference call and these were eventually

made county and region calls. Each settled county holds a monthly physical meeting

to keep the records of the government con-current. Each meeting whether physical

or phone conference must end by establishing a "date and time" of reconvening the

assembly and offices so the government can validate their ability to be self-governing.

All meetings shall have minutes recorded and made hard copy with pertinent information and autographed by the Scribe=Recording Secretary.

Date:

Scribe

Autograph *Assembly*

Assembly Scribe

APPENDIX H

County Settlement Covenant

Name of County

This document is for publication in the local legal NOTICE paper under
affidavit!!!

Preamble.

We the sovereign people living on the land in Name of county, Name of State, a Free and Independent state, in order to live together in harmony under common law of the Almighty Creator, to facilitate the avoidance of disputes; to facilitate the quick settlement of disputes which might arise; to provide for organized defense of life, liberty, and private property; to protect and administer public property for the benefit of the inhabitants, and to make certain limited agreements with other settlements of sovereign people for mutual benefit, ordain common accord and recognition of the following:

NOTICE

Date: 25 Feburary 2011

COMES NOW, Inhabitants of *Name of* County by

ABSOLUTE WRIT of HABEAS CORPUS,

And with absolute resolve rebut all corporate authority!

County Settlement Covenant in *Name of* County

Original Assembly and Library of Records on date: 25 Feburary 2011

*Gives this County Settlement
Announcement*

Name of County Settlement Covenant:

and in harmony with all **eighty three** counties we FIND:

Article One:

*By ALMIGHTY God granting us FREEDOM: By unanimous decree the Local people(s) in Local Peaceable Lawful Assembly; in Settlement Covenant in **Name of State**, a Free and Independent state, a member Free and Independent States with other free and Independent States also known as Republic for the united states of America;*

*Section 1 – Local–people in Family of Man and Woman centered in ALMIGHTY God live on Local–land and use Way–land in People Jurisdiction in Grace affirmed by the authority of The Unanimous Declaration of Independence, Cir. 1776 and bill of Rights Articles, the 5th, 7th, 9th, 10th, 11th c.1787–1791–r2010 and beyond; beyond the reach of predator others; and also living in Friend(ship) in Peace Treaty(s) c.1789–1791 and beyond; beyond the reach of predator others; and also affirmed by Article VII, General Provisions, Section 18, c. 1908, **My State** Constitution and the Covenant of **Name of State**, a Free and Independent state, circa 2010.*

*This entire document maybe viewed at the **Name of** County Records Liberian or by internet at www.nameofstate.org.*

Notice to the Principal is notice to the Agent

Notice to the Agent is Notice to the Principal

APPENDIX I

PUBLIC DECLARATION

Constructive & Substantive

Notice! The People of Michigan, a Free and Independent Nation=State have recorded an Affidavit of publication executed by publishing at COUNTY and STATE level, have lodged Lawfull Notice with the Hague Conference Private International Law Permanent Bureau, Scheuening SFWEG 6 2517tk, the Hague, 2517TK NL, receipt No. MMMRQ6MJ2RCBM, signed for by Koelewijn. This Notice confirms our authority to self-govern, organize and establish our rightful place on the free dry land within the dominion of our Creator.

For information Email your request to: secstate@michigandejure.org, or Call 1-313-288-0310

This notice is to be published in the Wall Street Journal New York office, Europe and Asia. The publishing in foreign countries Wall Street Journals' Legal Notice will be giving notice outside U.S. This noticing of our position and standing is giving global notice of Michigan's return to Original Jurisdiction and Venue.

APPENDIX K

New Declaration of Independence 21 October 2012

We THE People

In General Assembly, October 21, 2012

Author this Declaration of Independence for the Union of States of the North American Continent titled United States of America in response to the present governmental Abuses.

WE DECLARE ALL ABUSES UNLAWFULL.

Using the clear and determining language of the original Declaration of Independence, attached for reference, We THE People dissolve the political bands that have bound us into debt slavery at the hands of the legal industry and the Corporate United States and demand removal of all lawyers, attorneys and counselors from public offices including all lawyer judges from all courts.

No longer shall We THE People be abused by the legal profession and bought-and-paid-for career politicians with the disrespect demonstrated in such an oppressive manner as in the present times. Our courts have abused We THE People in such a manner that it has Shocked the Conscience of We THE People deeply. It is the Absolute Right of We THE People to exercise our unalienable right to judge the law as well as the evidence of all allegations made against Natural Born Free Men and Women.

In keeping with the language of the Original Declaration "... to assume among the powers of the earth, the separate and equal station to which the laws of Nature and of Nature's God entitle them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. – That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed; – That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness, Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all experience hath shewn that mankind are more disposed to suffer, while evils are sufferable than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security. – Such has been the patient sufferance of these Colonies; and such is now the necessity which constrains them to alter their former Systems of Government. The history of the present King of Great Britain is a history of repeated injuries and usurpations, all having in direct object the establishment of an absolute Tyranny over these States. To prove this, let Facts be submitted to a candid world.”

Borrowing this phrase from the Original Organic Declaration of Independence and replacing certain epithets it will again stand as the allegations of the present population to wit:

The history of past Presidents and the present President of the United States is a history of repeated injuries, abuses and usurpations, all having in direct object the establishment of an absolute Tyranny over the Union of States.

To prove this, let these Facts be submitted to a candid world.

These facts are as follows:

The present government offices are filled with private contractors who have usurped the official de jure, Republic, offices and who are for the most part lawyers:

This private contractors have committed criminal acts against We THE People by carving out absolute immunities declaring lawyers to be above the law and in particular while occupying de jure offices in a de facto capacity:

There are no venues to redress We THE People's grievances as lawyers have twisted the common English language meanings to suit the legal industry's purposes of absolute authority over We THE People without the consent of the law giver, We THE People:

Due to planned deceitful orchestrations of the corporation "United states" validated by 28 USC 3002 at subsection:

(15) "United States" means –

(A) a Federal corporation;

(B) an agency, department, commission, board, or other entity of the United States; or

(C) an instrumentality of the United States.

These actions have allowed this nation to be corrupted into an unrecognizable monarchy and tyrannical despotism is the rule:

There is no representation for We THE People as lobbyists buy the people elected and pervert the government process to extract the very substance that was brought into being for the betterment of all the People on the North American Continent originally titled the thirteen united States of America:

The Corporate United States has passed legislation and passed it off as law and it is not law but statute=corporate policy and is forced on We THE People under-the-color of law:

The Corporate United States has perverted the People's Money as Congress abdicated their responsibility to control the coinage and currency of the United states of America to a private for profit debt note system known as the Federal Reserve Banking System and Congress allowed this nation to be corrupted beyond recognition as they are mere actors without conscience or authority over We THE People:

The Corporate United States has perverted the ownership of the People's property, land and children by the means of deceit, fraud and lying. These actions are an abomination and are going on to this day and can no longer be tolerated by We THE People:

The Corporate United States has perverted and corrupted the law by putting in the place of justice a practice of procedure known as court rules so stringent and convoluted that We THE People are unable to present the truth and receive due process and justice. The lawyers of the legal industry have denied access to the courts for their benefit and should an individual present their own or defend their own case their presentments are ignored and labeled frivolous. This has been assisted by the legal industry depriving the People of the benefit of a Trial by a fully informed Jury:

The Corporate United States has erected a multitude of law enforcement agencies that have no Constitutional basis and the effect has been to send swarms of policy enforcers to harass the people and fill the jails and prisons with people where there is no injured party or competent-fact-witness to evidence substance in the action causing the economic and quality of life of We THE People to be no more than poverty and debt ridden slaves:

The Corporate United States has turned our judicial system into a foreign system contrary to our Constitution and blatantly ignores the Bill of Rights by continually changing and hiding Articles and adding Articles that further enslave the People as demonstrated by Article Fourteen that made slaves of all the People with declaring the status of citizenship for their purposes not by choice of We THE People in self-determination by the command of our Creator:

The Corporate United States has manipulated the emergency powers act, which is not in the Constitution, to maintain a standing army that is used as a world police force and has given authority over this standing army to the United Nations=UN organization to use for their corrupt agenda to reduce humanity of the world to poverty and slavery as well as reduce the world population by whatever means they choose. These actions have been orchestrated to have control over all state militias causing dependence on The Corporate United States for defense of states and to fill the UN's need for a military force to enforce their criminal agenda:

The Corporate United States has committed economic warfare against We THE People by engaging in economic treaties that have moved production of products and goods to countries that pay workers substandard compensation without concern for humane conditions:

The Corporate United States has allowed the staging of large bodies of foreign armed troops among us on American soil=land:

The Corporate United States engaged in protecting them-selves, by a mock, sham of Hearing=Trials for harm-full acts committed against We THE People of these States:

The Corporate United States has cut off our Trade with all parts of the world by consenting to the wholesale movement of our corporations that produce products and goods off-shore:

The Corporate United States has imposed Taxes on us without our Consent or with any regard to the Constitutional mandate of "Direct, apportioned among the several States:"

The Corporate United States has taken away our Constitutions, abolishing our most valuable Laws and altering fundamentally the Forms of our Governments to Corporations and unrecognizable laws that are not applicable to We THE People:

The Corporate United States has suspended our own state Legislatures by leveraging the states into writing corporate constitutions and declaring themselves, the Federal Government, with power to legislate for us by way of commerce in all cases whatsoever making the Treasury the highest administrative law court in the nation:

The Corporate United States has waged economic War against us at every opportunity they can devise secret with foreign agents:

The Corporate United States has plundered our states, ravaged our resources, destroyed our records, and destroyed the lives of We THE People by continual government creep into the very fabric and substance of our existence:

The Corporate United States is at this time transporting large Armies of foreign Mercenaries to complete the works of death, desolation, and tyranny, already begun with circumstances of "Cruelty & Perfidy" scarcely paralleled in the most barbarous ages, and totally unworthy of the Leadership of a civilized nation:

The Corporate United States has constrained our fellow Citizens taken Captive in the public by-ways for the exercise of Rights that The Corporate United States has turned into privileges to force the extraction of exorbitant taxes or to warehouse us to profit by making our very existence into bonded servitude for profit of them-selves:

The Corporate United States has excited domestic insurrections amongst us by agitation and creation of absurd statutes, regulations, ordinances and perceived conditions that prove false and have exacted physical harm to life and limb against We THE People to cause open and hostile aggression for The Corporate United States' sole purpose of ordering the mass murder of We THE People at their whim and caprice in an undistinguished destruction of all ages, sexes and conditions:

To the Corporate United States in every stage of these Oppressions, We THE People have Petitioned for Redress in the most humble terms: Our repeated Petitions have been answered only by repeated injury marked by every act which may be defined by tyrannical acts identifying all in these offices as unfit to rule a free and peace loving people:

We THE People have warned them from attempts by their legislature to extend an unwarrantable jurisdiction over us. We THE People have reminded our legislatures in civil dialog of circumstances of our discovery of the continual attack on the Constitution which We THE People have been taught and led to believe embraces our welfare and liberties. We THE People have appealed to their conscience, justice and magnanimity to disavow and cease and desist these usurpations, which have interrupted our lives and liberty to be self-determined as the Law of Nations and Nature's God declare. The Corporate United States has been deaf to the voice of justice and blind to the suffering of We THE People and been ever increasing in their oppression and cruelty. We THE People must, therefore, initiate the complete restoration of our de jure offices by actions of Peacefully seating of the body politic in each state by the number of Representatives and Senators chosen in the year of 1860 from the general populace to issue orders to The Corporate United States that their actions are null and void ab initio.

We THE People, therefore, the Representatives and Senators of these United States of America, in General Congress, Assembled, appealing to the Supreme Judge of the world, our Creator and giver of the Supreme Law, ask for a Blessing for the rectitude of our intentions, do, in the Name, and by Authority of the good People of the United States of America, solemnly publish and declare, That these United States in Perpetual Union are, and by Right of Self-Determination Free and Independent States, with all Sovereignty retained with and by We THE People. That We THE People Dissolve all Allegiance to The Corporate United States, and that all political connection between We THE People and The Corporate United States is totally dissolved; and that as Free and Independent States, We THE People have full Power to levy War, conclude Peace, contract Alliances, establish Commerce, and to do all other Acts and Things Independent States by right of Self-Determination decide to engage in. - And for the support of this Declaration, with a firm reliance on the protection of Divine Providence, we mutually pledge to each other as a sacred covenant between We THE People local to the United States of America and the Almighty Creator our support and protection of the Magna Carta, Mayflower Compact, Articles of Confederation, Bill of Rights, Constitution, Northwest Ordinance, Life, Liberty Prosperity and Equal Justice for all.

END OF DOCUMENT

References

Burleigh, Joseph Bartlett, 1854, 4th Ed., Philadelphia The Legislative Guide, containing All the Rules for Conducting Business in Congress; Jefferson's Manual; and The Citizens' Manual Including A Concise System of Rules of Order Founded on Congressional Proceedings: with Copious Notes and Marginal References Explaining The Rules and The Authority Therefore.

In Summation

With all the groups that have sprung up because of a strong personality conveying through the digital media that "their way is the only and absolute way to do it" has failed to realize that they are short on information and reality.

When you follow the history of the Republic, it started with three ships to find the continent then a fourth to ferry pilgrims to the shore. This expanded into 13 colonies when the research begins to get interesting and gaps and frauds are frequently found all in the name of the People.

The point to be made here is it took 13 groups to finally get together and collaborate to establish the Republic. Which causes this author to wonder if it could happen again? The Nation States Project was a good start and an example of the beginnings being on point then coming apart when the facilitators became demanding and controlling and the hidden agenda is suspected by many to be about leverage for financial reasons. Don't know – Don't care! But one thing for sure, IT IS NOT ABOUT MONEY!!!

We, the Michigan General Jural assembly have always encouraged each state to recognize their individual need to establish their own respective state. We encouraged it and supported it and still do. This tract is about the means for groups in each state to capture the power and essence of "People in Assembly." Each state has to embrace the re-assembling of a republic form of government and push the present criminals out by taking the necessary steps of enacting laws that strip immunities and barriers put up by the criminals to protect their sorry behinds. The attorneys and politicians have disgraced the laws and legislative process that was established to uphold We THE Peoples' rights. These Rights begin with the liberty to address these grievances without the fear of retaliation by force of arms.

In that vein, may all who wish to do so find this helpful and constructive to their individual state efforts!

May light and love ever guide your efforts~ ~

Blessings

Robert