Republic Governors Association

Function, Duties, Operations

The primary function of the Republic Governor's Association (RGA) is to discuss issues of public policy and operate the RGA Center for Best Practices. Additionally, they convey results of their meetings with national, including suggested actions to the Legislative body. Equality is the responsibility of the RGA relating to public policy for all state Republics. Using the collective experience in the RGA they assist Governors recently elected to set up their office.

The next few years will transcend into a complete form of de jure government. Educating your respective state Republic is critical to shaping its future success. Working with Ambassadors and providing informative seminars will assist developing an action plan to implement in each state Republic.

Using the law is our best practice (course of action) against the de facto system. This achievement is completed with peaceable assembly void of violence or threats. It is the responsibility of each Governor to lead by this example in their state Republic. Misuse of this office will not be tolerated by "We the People" or any other level of Government.

FAQ

A. What is the Republic Governors Association?

The Republic Governors Association—the organization of the nation's governors—promotes visionary state leadership, shares best practices and speaks with a unified voice on national policy.

Its members are the governors of the 50 states and five territories. (Territory inclusion to be determined.)

B. How is RGA organized?

The NGA chair, vice chair and other members of the nine-person Executive Committee, who are elected annually, supervise the association's operations on behalf of the entire membership. RGA maintains four standing committees — Economic Development and Commerce; Education, Early Childhood and Workforce; Health and Human Services; and Natural Resources — enabling governors to examine and develop policy and address key state and national issues. RGA also creates special ad hoc task forces of select governors to focus on high-priority issues for states, including a "Chair's Initiative" task force organized each year to reflect the special focus of the chair.

C. What is the RGA Center for Best Practices?

The RGA Center for Best Practices helps governors and their key policy staff to develop and implement innovative solutions to governance and policy challenges in their states. The RGA Center tracks, evaluates and disseminates information on state innovations and best practices in a variety of issue areas. The RGA Center helps governors and their policy staff to learn about emerging issues, and it

develops cutting-edge solutions to stay ahead of problems by providing on-site analysis, convening focus groups and bringing together experts from across the country.

D. When does the association meet?

The governors convene at RGA meetings twice a year. Governors focus primarily on federal-state issues. RGA's Annual Meeting is held in a different location each summer, typically in July or August. RGA's executive committee selects the site for the Annual Meeting based upon bids from governors interested in hosting the meeting.

E. Can the public attend RGA meetings?

Like most associations, RGA's meetings are the business meetings of the organization. These are meetings for RGA members — not meetings for the general public. No outside groups or individuals participate in the meetings, unless they are invited speakers or panelists. Registered attendees for RGA meetings can observe business sessions, but they do not participate. No attendees, including the media, are allowed to observe "Governors-only" sessions.

F. How is RGA and the RGA Center for Best Practices funded?

RGA has separate funding sources that provide revenues for RGA and the RGA Center for Best Practices (RGA Center). State dues fund the association's advocacy and other activities. The RGA Center is an integral part of RGA and is the only policy research and development firm that directly serves the nation's governors by developing innovative solutions to today's most pressing public policy challenges. The RGA Center is funded through federal grants and contracts, fee-for-service programs, private and corporate foundation contributions, and RGA's Corporate Fellows program.

G. What is RGA's Corporate Fellows program?

The RGA Corporate Fellows Program will promote the exchange of information between the private sector and governors and stimulates discussion among them are on emerging trends and factors affecting both business and government. With an annual contribution of \$20,000, companies that participate as Corporate Fellows invest in finding solutions to tomorrow's public policy challenges. Working through RGA's nonprofit arm, the RGA Center for Best Practices, the program generates a spirit of partnership through meaningful dialogue between leaders of the public and private sectors.

H. How is the Annual Meeting funded?

Financial responsibilities for the RGA Annual Meeting are shared by RGA and the host state. Host state fundraising comes from a variety of sources, including businesses and corporations in the state that are supportive of the state's host status responsibilities. Contributions may be monetary or an in-kind donation of goods and services within RGA guidelines.

Development Director of County County Republican Jural Assembly (and additional County Developers)

to build a/an County County Assembly.

A List of Republican Leadership

on the National, State, and County Levels

Who's Who at this time, 01-30-2011,

and some insight as to who's to be needed in the future

NATIONAL

(NOTE: ALL "ELECTED" POSITIONS are PROVISIONAL!!!)

President: James Timothy Turner (Alabama)

Vice President: Charles Eugene Wright (California)

Chief Justice of one supreme Court: Nathan Peachey (Pennsylvania)

Supreme Court Justices: John Gorla (California)

Rick Rios (California)

Jay Jones

(more to be announced)

Presidential Cabinet: Around 20+ people

Senate Pro Tem Jim Geiger (Alabama)

House Speaker Mark Lounsbury . . .

MEDIA press@republicoftheunitedstates.org; info@republicoftheunitedstates.org

(All emails coming from "...@republicoftheunitedstates.org" are official.)

Chief of Security: TP..... (Alabama)

Chief of Staff: Kim Mc.... (Alabama)

Chief Ambassador: Jim Fitzgerald (Arizona)

National Coordinator of the Ranger Program: Rick Winer

There will be one "National Ranger" representative in each free state.

STATE

- - - "We The People" free-state Leadership in a Jural Assembly, First Level of Government,

(1 person)

State free-state Ambassador (Originally appointed by Tim to get everything going. Now if there's a change and if there's a Jural Assembly, there needs to be a referral to the National Chief Ambassador by the Jural Assembly and they'll receive an approved appointment for their chosen Ambassador in return.)

(2-16 people)

For the Jural Assembly meetings (elect the following, or appoint with acceptance):

Facilitator / Moderator / Chair/ Chairman

1-2 Co-Facilitators

Recording Secretary / Recorder

Correspondence Secretary

Treasurer when needed

Sergeant-at-Arms

Record Keeper

Communications Director

PR-Media Director (works with the county-level teams)

Webmaster (works in conjunction with the county websites, if there are some)

Facility Manager

State Education and Training Director

State Judicial Training Director (works with the county djGJ Commissioners)

State Director of Training of state-level Government Officials

Other positions as the people have need

Committees as needed (Called together and dismissed with thanks when the work is completed.)

Free-State-Republican Form of Government Leadership

After speaking with our Jury Foreman following the Atlanta Judicial Training Weekend, Jan. 22-23, 2011, and realizing that we need a Director of Judicial Training from the state-level Jural Assembly who will have a team of educators/trainers to follow through to all counties, AND having walked through 3 months, already, of some Governors not knowing their authority within and from their free state's State Settlement Constitution, I believe each state-level Jural Assembly also needs to create a Director of Training for State Government Officials.

(17-28 people)

<u>Legislative – Second Level of Government (Elected by the Jural Assembly)</u>

The first 10+2 are from the Free-State Legislature & will serve part-time, as needed, in the National Congress.

- 10 House of Representatives
- 2 Senators
- ? ? ? (Additional free-state Republican Legislative Representatives and Senators according to your free-state State State Settlement Constitution)

<u>Executive – Third Level of Government</u> (Elected by the Jural Assembly)

- 29. Governor
- 30. Attorney General
- 31. Secretary of State.

Others according to the free-state Constitution

<u>Judicial – Fourth Level of Government</u>

Federal-level jurisdiction District Court de jure Court

- 32. District Court Judge ?? Chief Justice (appointed by the national Supreme Court Justices)
- 33. Clerk

34. Court Recorder
35. Baliff
??? Additional Republic men & women for the Trial-by-Jury jurors.
36-62 men and women
Federal-court jurisdiction, 27-member seated de jure Grand Jury (19 for voting; 8 alternates)
Officers (elected by vote by the 27-member djGJ):
Foreman
Foreman pro Tem
Recording Secretary
Correspondence Secretary
Treasurer
Jury Commissioner
Record Keeper
Free-state-level jurisdiction County Court de jure Court
63. Chief Justice (appointed by the Republic Governor)
64. Clerk
65. Court Recorder
66. Baliff
? ? ? Additional Republic men & women for the Trial-by-Jury jurors.
67-93 men and women
Free-state-court jurisdiction, 27-member seated de jure Grand Jury (19 for voting; 8 alternates)
Officers (elected by vote by the 27-member djGJ):
Foreman
Foreman pro Tem
Recording Secretary

Correspondence Secretary

Treasurer

Jury Commissioner

Record Keeper

COUNTY --- County-Republican Form of Government Leadership

The Development Director of the free-state County County Jural Assembly (and additional County Developers) is charged with building a/an County County Jural Assembly. This is a body of men and women over the age of 18 who will autograph the 2 Declaration documents and the Jural Covenant, with the necessary left hand-on-the-Bible (strongly encouraged), raised right hand, and taking an oath to God, then autographing, thumbprint sealing, and witnessing.

As soon as a County has a number of Jural Assembly members who are committed to meeting together: growing, forming a de jure Grand Jury, and learning how to live in a Republican Form of Government, they should begin to get together as a Jural Assembly on a regular basis (suggest a minimum of twice a month with homework inbetween). The Development Director is charged with calling the Assembly together the first, or could be more times, but the objective is to establish a **County County Jural Assembly Admin Board**, a parallel to the state level, so the Dev. Dir. is freed up to carry out other functions, primarily in education of the people to help with the growth of the formation of the Republican Form of Government on all the levels of government within his county.

County County Jural Assembly Admin Board

For the Jural Assembly meetings (elect the following, or appoint with acceptance):

Facilitator / Moderator / Chair/ Chairman

1-2 Co-Facilitators

Recording Secretary / Recorder

Correspondence Secretary

Treasurer when needed

Sergeant-at-Arms

Record Keeper

Communications Director

PR-Media Director (works with the state-level team)
Webmaster (works in conjunction with the state website, if the county even needs one)
Facility Manager
County Education and Training Director
County Judicial Training Director (works with the state-level team and county djGJ Commissioners)
County Director of Training of County, City, Parish, Township, etc. Government Officials
Other positions and/or committees as the people have need
County-level Judicial – 4 th Level of We The People Republican Government
Federal-level jurisdiction District Court de jure Court
1. District Court Judge ?? Chief Justice (appointed by the national Supreme Court Justices)
(These next 3 are Jural Assembly volunteers with Jural Assembly approval, or vote if several volunteer.)
2. Clerk
3. Court Recorder
4. Baliff
? ? ? Additional Republic men & women for the Trial-by-Jury jurors.
5-31. The Federal-court jurisdiction, 27-member seated de jure Grand Jury of volunteers
(19 for voting; 8 alternates)
Officers (elected by vote by the 27-member djGJ):
Foreman
Foreman pro Tem
Recording Secretary
Correspondence Secretary
Treasurer
Jury Commissioner

Free-state state-level jurisdiction County Court de jure Court

32. Chief Justice (appointed by the Republic Governor)
(These next 3 are Jural Assembly volunteers with Jural Assembly approval, or vote if several volunteer.)
33. Clerk
34. Court Recorder
35. Baliff
??? Additional Republic men & women for the Trial-by-Jury jurors.
#36-62. The free-state, state-court jurisdiction, 27-member seated de jure Grand Jury of volunteers
(19 for voting; 8 alternates)
Officers (elected by vote by the 27-member djGJ):
Foreman
Foreman pro Tem
Recording Secretary
Correspondence Secretary
Treasurer
Jury Commissioner
County men & women
County Rangers Don't have info on these people at this time.

THIS IS THE <u>FULL INFORMATION</u> OUTLINE

(as much as I've had time and info for at this time)

Development Director of County County Republican Jural Assembly (and additional County Developers)

to build a/an County County Assembly.

A List of Republican Leadership

on the National, State, and County Levels

Who's Who at this time, 01-30-2011,

and some insight as to who's to be needed in the future

Free-state State Republican Jural Assembly men and women WHO ALREADY EXIST FOR THE FREE-STATE STATE REPUBLICAN* JURAL ASSEMBLY leadership structure (01-30-2011)

NOTE: There is a line of communication that each person is asked to observe . . . a "chain of command" for all situations. The Development Director & his County Developers would go upline to his/her free state Republican Ambassador or designee. If you have a problem with that person, then you could go to the (state level) State Republican Assembly Facilitator, and/or possibly a jury foreman or Chief Justice. They are all appointed, not elected. That's why I didn't enter the Governor in this line-up. The last person would end up being the National Ambassador. END OF NOTE.

NATIONAL

(NOTE: ALL "ELECTED" POSITIONS are PROVISIONAL!!! Each elected position, national and state level, was done in accordance with the law as to there being the necessary group of people needed to be eligible and available to do each vote. Everyone was always present, quorums were met, the % of necessary votes was there, . . . Tim has made sure that we have documented all processes so that no one can take that away from us.

National Congress will convene at some time in the future and determine all the election and voting procedures, eligibility to vote, etc., for all the people throughout thee entire country. **END OF NOTE**.)

NOTE: Most email addresses are going to be the first letter of the first name, a dot, last name @ republic of the united states .org (no spaces). (of might be changed to "for") Some have titles v names.

President: James Timothy Turner (Alabama)

Vice President: Charles Eugene Wright (California)

Chief Justice of one supreme Court: Nathan Peachey (Pennsylvania)

Supreme Court Justices: John Gorla (California) <u>justice.gorla@republic</u>.

Rick Rios (California)

Jay Jones

(more to be announced)

Presidential Cabinet: Around 20+ people

Senate Pro Tem Jim Geiger (Alabama)

Flag and Seal Committee (Claiming title to inheritance via the Seals)

Peace Committee

There are more

House Speaker Mark Lounsbury

(HouseSpeaker@republicoftheunitedstates.org)

Peace Committee

Immigration – Integration – Education Committee (More Freedom & Responsibility)

Rules and Procedures Committee

Banking & Finance Committee (Joint Committee, on a "just" and not a fiat system)

There are more

MEDIA press@republicoftheunitedstates.org; info@republicoftheunitedstates.org

(All emails coming from "...@republicoftheunitedstates.org" are from an official source.)

Chief of Security: TP..... (Alabama)

Chief of Staff: Kim Mc..... (Alabama)

Chief Ambassador: Jim Fitzgerald (Arizona)

National Coordinator of the Ranger Program in each free state: Rick Winer

There will be one "National Ranger" (maybe this is the name, American Rangers??) in each free state who will build the Republic Rangers. In the beginning, former military and former law enforcement officers will be asked because they're already "trained" for security and in weapon use. The Ranger program is the counter part to the U. S. Marshalls on the national/federal level. I don't know about the "County Ranger's" counterpart in the de facto.

STATE

The ultimate authority for a Republican Form of Government is in We The People. Everyone coming into the Republic will be in the free state State Republican General Assembly (by autographing the 2 Declaration documents). But those who would like to participate with a voice and vote will be in the free state State Republican Jural Assembly (via the Jural Covenant: an oath, autograph, seal, witnessed).

- - - "We The People" free state Levels of Leadership beginning with, and managed and governed by a Jural Assembly

1. Ambassador –

- 1. -- Ambassador (Original Appointment was by Tim Turner in February and March, 2010, to get the ball rolling in the states. He no longer has time for this position and has turned it over to the National Ambassador.
 - A. If we are building a free state from the ground up, or when some states are weak in numbers and there are a few die-hards, it's from those few who contact me, or maybe someone else, that we just ask them who would take on the position and responsibilities of Ambassador to hold their state together, and with gratefulness, that person is usually approved.
 - B. If there's a change in that the Ambassador needs to remove himself from the position, and if there's a Jural Assembly formed, there's usually a referral to the National Chief Ambassador by the free state's Jural Assembly and an approved appointment in return.
 - C. If there are power-grab problems with an Ambassador, it's a different system for removal with Jural Assembly people writing Affidavits and submitting them to the National Ambassador (Read the additional file of the Ambassador job description and responsibilities.)

-- Ambassador Charged with:

- A. Representing We The People as the communication link with national. (The 2 Senators sent to national by the State Legislative Government according to the National Constitution of 1787-1789, are to represent the elected State servants. Yes, We The People needed to elect the Provisional Senators to get us going in July-Sept. 2010, but in the future, in real-time elections, they will be appointed by the State Legislature.)
- B. calling the "We The People" Jural Assembly together so they establish a Jural Assembly Admin Board: a panel of elected officers coming from the Jural Assembly people.
- C. Directing the Jural Assembly, state level, to develop 2 de jure Grand Juries & Courts

- C. building in each county of the free state to form Jural Assemblies, and then Grand Juries and Courts, both for the federal and state Court jurisdictions.
- D. Knowing and watching the movement and growth of the free state Assemblies so that they always remain on the Republican Form of Government path. If there is a detour, it is the duty of the Ambassador to help educate, guide, correct, and get everyone back in focus with the Republican Form of Government.
- E. Educate, train, educate, train, educate, train, educate, train

NOTE: One thing to remember when building a Republic Form of Government structure throughout any level of government, is that when people join and have the willingness to step into a position, all options as to what's needed should be open to them so they can see where their interests and talents would best support the free state's growth. So this means that even though there is a suggested "need" of this and that position to be filled first, second, third, etc., people should be allowed to fill a position they feel would suit them best.

For meetings of the Jural Assembly

(We The People who are the creator, power, and authority of the Governance of, by, and for ourselves):

We The People – 1st Level of Government (Declared so by authority in the Declaration of Sovereign Rights - DSR, Declaration of Independence - DI, and Jural Covenant - J-Covenant)

The Jural Assembly is all the men and women over 18 who have autographed the 2 Declarations and the Jural Covenant, along with the necessary seals (thumbprints) and witnessing. Now they have a "Voice and Vote" in their Republic.

The officers for the Jural Assembly meetings

- Elected
- or appointed/approved by the Jural Assembly body

- or sometimes filling a position by request, especially in the beginning when there aren't many people
- and some wearing 2 hats as long as the positions don't conflict with jurisdiction
- 2. Facilitator / Moderator / Chair/Chairman - someone to chair the Jural Assembly meetings
- 3. 1-2 Co-Facilitators (There are too many times one person can not make every Assembly.)
- 4. Recording Secretary / Recorder
- **5.** Correspondence Secretary / Corresponder (takes care of all emails to free state's website: answers, coordinates and/or distributes to necessary people)
- **6. Treasurer** (If you don't need to chip in for the rental cost of a meeting location, suggest that each man and woman or couple, and if they have the money to do so, put \$5 per Assembly into a kitty for some expenses for the group as a whole.) There are copy costs for the joining documents and other items when building the Republic; PR & Media costs, the website, etc., etc.
- 7. Sergeant-at-Arms (someone who knows Robert's Rules of Order or the system you use)
- **8. Record Keeper** (of all the "joining" docs; oaths; etc.; keeping docs in the national database/ depository current; updating Jural Assembly roster with new people)
- **9. Maybe a Communications Director** (connects with new people to give them basic info of schedules: Assembly meetings, conference calls, training classes conference calls, on line, in person; websites; structure of Jural Assembly officers of their county/state)
- **10. PR-Media Director** (in charge of free state's advertising materials; radio, t.v.; works with webmaster to develop the website info; schedules "Info Presentations" to schedule speakers to go out and give Presentations re the Restored Republic)
- 11. Webmaster for free state website
- 12. Facility Manager (Finds and schedules physical locations to hold Jural Assemblies)
- 13. Director of Education and Training (OR the Education & Training Director ??)
- **14. Director of Judicial Training** (OR Judicial Training Director (Preference??)
- 15. Director of Training for State Government Officials (OR SGO Training Director ??)

??? Others ???

After speaking with our Jury Foreman following the Atlanta Judicial Training Weekend, Jan. 22-23, 2011, and realizing that we need a Director of Judicial Training from the state-level Jural Assembly who will have a team of educators/trainers to follow through to all counties, AND having walked through 3 months, already, of some Governors not knowing their authority within and from their free state's State Settlement Constitution, I believe each state-level Jural Assembly also needs to create a Director of Training for State Government Officials.

We, in Nebraska, already formed the following temporary committees for specific purposes (listed below at the end of this information). Some Committees have already completed their job and have been dismissed. For future business on that subject matter we will call for a "Review and Proposed Amendment/s Committee" who will compile all suggestions from We The People, which will then be presented to the Jural Assembly body for consideration. For instance, we already know, just a month after adoption, that the State Settlement Constitution needs revision as we increase in our knowledge regarding what that document is to do, so we now need to call for volunteers to form the next committee.

And just for a hint if someone has not compiled suggestions before, the easiest way is to take a section,

mark it off with asterisk lines or something, and highlight what you want to delete in red, and what you'd want to add in green. Personally, I like the solid highlighting vs. the colored words which don't show up as well and people could miss them.

Along with this there needs to be "adequate meeting notice" as to when the vote will come up for the proposed changes, AND the required "notices" (according to *Robert's Rules of Order* or whatever other form of "order" you have agreed to) that's in your Jural Assembly's "Policy, Procedures, & Protocol Operating Document/Manual" or "Jural Assembly Operating Document" or whatever name you've chosen to use for such a document.

IDEAS FOR YOU --- COMMITTEES our Jural Assembly has already had a need for:

Policy, Procedures, & Protocol Committee to form the Jural Assembly Meeting Operating Document

Public Relations Team- Media Program

State Settlement Constitution Committee

County Settlement Document Committee

De jure Grand Jury Operating Document Committee

One state has formed an **Influx Committee** to prepare for the logistics of handling massive numbers of people wanting to join the Republic.

Others as you see fit and have a necessary purpose.

What are your additions from your free state?

After the Atlanta Judicial Training weekend, we now need a Director of Judicial Training and a team.

We will also need a **Director of Training State Government Officials / County Gov Officials**. Because as I keep looking into the future, there will be the same need for educating county-level servants under the County Settlement Constitution.

One state told me that they have created an "Influx Committee" to begin to strategize for the actual operation of dealing with "the influx of people" who, all of a sudden, en masse, want to join, OR get wind of the Warrant cards and 100 or 1,000 a day want to apply.

Ambassador -- Charged with:

Sometimes in these beginning stages, the development of the "We The People Republican body of men and women which is called a Jural Assembly" (above), goes hand-in-hand with people being elected into, or being approved by, or being asked by someone because there aren't many people, the following positions. And this is a suggested order, but you needn't have all of #2 before you go on to #2, #3, and so on. Look at allIII the positions and many times in the beginning people choose what they would like to do. But at some time when you have an Assembly with a Recording Secretary, everyone should be recorded "with approval" if it IS o.k. with the group.

All the following "State Government" servants come from the Jural Assembly, We The People:

- (1) a federal-jurisdiction de jure Grand Jury (27) and Court (4+more for a jury, later on),
- (2) a minimal State Government structure including:
 - (a) Governor,
 - (b) 12-seated Congressional Legislature (2-Senate, one to be the Pro Tempore;
 - 10 House, one to be the Speaker of the House; who, as
 - Provisionals, will be in both the state and federal/national Congresses;
 - (c) an Attorney General
 - (d) some free states are now putting in a Secretary of State
- (3) the state-jurisdiction de jure Grand Jury and Court,

State-Republican Government Leadership

Legislative - Second Level of Government

State/Republic and National Level Congressional Delegation (Congress)

(NOTE: These 12 representatives are from within the free state/Republican Legislative body. They will be part of your free state's House and Senate, but when there is "limited government, national business" to be taken care of, they will go to the national Congress on a part-time basis, get the necessary work done, and go back home to their Republican free state. And in time the free state, also, will par down to be a more "limited government." So on the "federal, i.e. national" level of government, into the future we will no longer have full-time House and Senate representatives, each with a minimum of 21 aides, plus, plus on the people's payroll from Washington, D.C.

NOW, the above is the ideal and the Constitutional version, but it just may be that in the beginning years there will be so much work for the national Congress to take care of that it could be full time.

ALSO, when we have "real time" elections, according to the national Constitution of 1787-1860, the 2 Senators will be appointed by the State Legislature for the National Congress. They are in a "hire and fire" job representing the State Government, which is representing the people. With the House being directly elected by the people, and the Senators being elected/appointed by the State Legislators, you have the Checks and Balances of government in the Legislature.

END OF NOTE.)

11-20. 10 House of Representatives

21-22. 2 Senate

? ? (Additional Republic Legislative Representatives and Senators according to your State State Settlement Constitution)

Executive – Third Level of Government (Each Directly elected by the J-Assembly)

- 23. Governor
- 24. Attorney General
- 25. Secretary of State

There's a State Administrator, but at this time it's new and I don't know if it's here in the Executive level of government, appointed or elected, OR if it's within the Jural Assembly.

???.+ Others in time according to your free-state Constitution

<u>Judicial – Fourth Level of Government:</u>

Federal-level jurisdiction District Court de jure Court

(These next 3 are Jural Assembly volunteers with Jural Assembly approval, or vote if several volunteer.)

- 27. Clerk
- 28. Court Recorder
- 29. Baliff
- ??? Additional Republic men & women for the Trial-by-Jury jurors.

30-56.

Federal-court jurisdiction, 27-member seated de jure Grand Jury (19 voting; 8 alternates)

Officers (elected by vote by the 27-member djGJ):

Foreman

Foreman pro Tem

Recording Secretary

Correspondence Secretary

Treasurer

Jury Commissioner

??Record Keeper

State-level jurisdiction County Court de jure Court

57. Chief Justice (appointed by the free state Governor)

(These next 3 are Jural Assembly volunteers with Jural Assembly approval, or vote if several volunteer.)

58. Clerk

59. Court Recorder

60. Baliff

??? Additional Republic men & women for the Trial-by-Jury jurors.

61-87.

State-court jurisdiction, 27-member seated de jure Grand Jury (19 voting; 8 alternates)

Officers (elected by vote by the 27-member djGJ):

Foreman

Foreman pro Tem

Recording Secretary

Correspondence Secretary

Treasurer

Jury Commissioner

??Record Keeper

DOCUMENTS REQUIRED RE THE STATE-LEVEL ASSEMBLY

Grand Jury Documents:

1. The de jure Grand Jury Operating Document for both the federal-court and state-court jurisdiction.

The De jure Grand Jury Operating Document that's been approved by the state-level Republican Assembly. At this time it will be the same for each djGJ except for the words noting whether it is the state or federal court jurisdiction. (If there are to be other changes in the doc, it goes to the state-level Jural Assembly. As time goes on in re-inhabiting the Republic, this item may have adjustments.)

- 2. A Consent Form for each seated voting and alternate juror to be on the specific, state or federal, djGJ.
- 3. There are specific Covenants/Oaths/Non-Disclosure Agreements, etc., for most of the specific positions. There's a long list of documents required for the 50-free state database to show and provide proof of all 50 free states being in position with beating hearts who represent the Republic for the united States of America.

State-Level Governing Documents which have been adopted:

State State Settlement Constitution (Every Assembly needs to keep this document "in hand" with continual review & possible amendments throughout the year because we are all continually learning to understand how much structured government we should or shouldn't need. I believe that one of the main jobs of the Provisional State Governor at this time is to study his free state Settlement Constitution so much that he has it memorized. And why? The Governor should be looking at that document with the idea that every word in it is going to be handed over to the next guy in the first real-time election and will be used to rule over, or for, that Provisional Governor and his family!)

A County-Level Governing Document, the County Settlement Constitution (CSC),

the original needs to be adopted by the State Assembly.

The original **County Settlement Constitution (CSC)** to be used in all counties throughout the **State** Republic.

ONE <u>VERY</u> STRONG SUGGESTION: I'm already hearing about free states having counties "adopt their 'own' County Settlement Constitution," allowing counties to "be free" to tweek, change, adopt the free-state-approved CSC, etc., etc.

I'm saying, Whooooa, stop a second, take a breath, hold your horses . . . I'm all for the bottom-up, We-

The-People-are-in-charge governance, but guys, we are in the PROVISIONAL state of being a free state, hooked on to the Republic (national), and declaring our Rights within the Republican Form of Government. I can <u>already</u> see problems on the horizon with 25-200+ counties in a state and now each county "doing their own thing!"

MY SUGGESTION is that the free state Jural Assembly adopt the policy that

- for at least the first two years, (with a review at the end of the first year in case you want to "let go" at that time),
- OR until 6 months or a year AFTER ALL counties have formed a Jural Assembly and a minimum of their 2 courts and 2 de jure Grand Juries (or met provisions if you have sparsely-populated counties and they will share a court and djGJ, etc.),

. you adopt the policy that no county can change any of the County Settlement Constitution unless submitting suggested changes, additions, etc., to the state-level Jural Assembly for a committee review and presentation to the state-level Jural Assembly for adoption into ALL CSCs.

PEOPLE NEED TO UNDERSTAND AND REMEMBER that we are ALL building ONE HOUSE here! Have you not seen Russell Crowe in *The Gladiator* in the arena, and he says *that if we all stay together we will survive, but if we each try to fight the battle individually, we'll be killed?"*

THAT'S what Tim has been trying to tell all of us all these months. We've got to stick together. He doesn't "tell us what to do" so he can exercise power and authority, or to decree "top-down" government on us. Are you kidding? Even he is "provisional!!!" When we have real-time elections, there may not be a O-N-E of us in the actual government. Have you ever stopped to think about that?

This is why the Governors who don't want Ambassadors is so unsettling. They don't understand their position of authority as a servant in the scheme of things. They can't "do it all," nor is it their authority to preside over "We The People." When they got elected by We The People to their elected, servant position, they accepted a HUGE responsibility of running an operation of "LIMITED GOVERNMENT" which has never existed in their lifetime.

First of all

Their job is to secure the Rights of We The People at all costs with what national might want to ram down our throats. So <u>what are</u> all those rights?

The Governor should be more than on overload by researching to find where e-v-e-r-y dollar is going to within the current state budget. He should have a list of e-v-e-y job for which a paycheck is being written from "state" government. He should know e-v-e-r-y job which is elected, appointed, hired, for how long (if there's an end date), volunteers serving, etc. He should know thee e-n-t-i-r-e structure of the entire state government system . . . all the committees, what's their purpose, how many people are on them, where they come from, is there money involved (a budget, a paycheck, allowances, per diem, and so forth), and the list just goes on and on and on.

WHY DOES THE GOVERNOR NEED TO KNOW THIS? Because when the Republic's light bulb goes on, and we might need to step into the "changing of the guard," YOU MUST KNOW SOMETHING! What are you going to do, let the de facto clerks teach you the operation? You must know beforehand how the present system is working in order to know what to do to change it. You must have a plan. On the Governor's call you ought to be discussing the structure of your states' governments, how are you going to par down 80%, who is going to take up the slack, how are you going to transition from a welfare-by-the-state to a people-church-community system? You should be looking at e-v-e-r-y aspect of the current state government system and trying to figure out practical eliminations, transitions, and procedures of doing the switch-a-roo. None of this is going to "just happen." And it sure isn't the Ambassador's job to dig in and bone up on all of this state government subject matter. He's got his hands full of trying to find ways and means to tell the people what they're going to have as a pared-down, limited state government under YOUR hands!

They don't get it that they wouldn't be in that Governor position if it wasn't first for an Ambassador (or the predecessor, the State Coordinator). They don't get it that the Ambassador has specific job responsibilities <u>apart from</u> the Governor, and that the Ambassador has NO direct authority "over, under, beside, whatever" the Governor If the power-grab Governors real-l-y saw the future, they'd understand that today, right now, they should be giving e-v-e-r-y single minute to studying that State Settlement Constitution in their free state with the idea that he is writing it and wanting every word in it to be handed over to "the next guy" come real-time elections, and it is THAT GUY who will use every one of those words to "rule over" the current provisional, servant Governor and his family, friends, neighbors, etc.

So now when it comes to the County Settlement Constitutions, let's stay on the same page, at least within each free state. Don't spread the cement in the foundation so thin that it won't be strong enough to hold up the house that will be built on top of it.

COUNTY

County-Republic Government Leadership

#1 -- The Development Director of the County County Republican Jural Assembly

(and additional County Developers) is charged with building a/an County County Assembly. This is a body of men and women over the age of 18 who will autograph the **2 Declaration documents** and the **Jural Covenant (use the one on www.Bureau --), w/the left hand-on-the-Bible (strongly encouraged), raised right hand, and taking an oath to God, then autographing, thumbprint sealing, and witnessing.**

If someone only wants to do the 2 Declarations, they are then "in the Republic in the free state's General Assembly, (i.e. observers, no voice and vote)." If they also follow through with the Jural Covenant, they now are in the Jural Assembly and have a Voice and Vote in everything determined by the "We The People" Jural Assembly. It is We The People who have the authority in/over the governance of our lives, based on law. Read the "Explanation for Declaration of Sovereign Rights held by Indigenous Power and Explanation for the Jural Covenant of Office" for an understanding of what these documents mean. (The "Explanation" is 5 of the 12-page set of documents which include the **Declarations** and **Jural Covenant** forms.) And remember, **the word "jural" is related to law**:

Jura: Rights of Law.

Jural: Of or relating to rights of Law.

Jural Assembly: A body politic by right of Law and for that purpose.

Jural Authority: The right of Law retained by the People.

Jurant: One who takes an oath to the law Body Politic he will be serving.

Jurata: A jury body of twelve (12) people.

Juris: Of Law; also implies attachment by oath.

(The above defined words come from the "Definitions" page which is to be on the back-side of your Declaration of Sovereign Rights.)

The first goal in a county is to have 12 men and women who come into that County's Republican Jural Assembly autograph their County County Settlement Constitution (CSC). (That means the state Republican Leadership Level of a Jural Assembly of men and women are in place, filling all the required positions). This County Settlement Constitution document will be a duplicate (except for the county name) of the one that was adopted by the State free state Republican Jural Assembly. (At this point in time, 01-23-2011, I do not know what the procedures would be IF a county wants to change the County Settlement Constitution. We'll have to do further discovery into this matter and address it later. BUT, I would "strongly suggest," that in at least the first and maybe second year of developing County Jural Assemblies and getting them on their feet with an agenda for a minimum of twice-monthly Assemblies, growing their de jure Grand Juries, and just getting all the necessary education to operate in a Republican Form of Government, that no county would be changing anything in the CSC unless taken to the state-level Jural Assembly and it's voted on and changed throughout all the established Jural Assemblies at that time. Then in time the "everybody wants to do their own thing" approach can be coordinated and worked out within the people of the free states.)

WHEN THERE ARE ENOUGH PEOPLE TO BEGIN TO MEET AS A JURAL ASSEMBLY:

County County Jural Assembly Admin Board

For the Jural Assembly meetings (elect the following, or appoint with acceptance):

Facilitator / Moderator / Chair/ Chairman

1-2 Co-Facilitators

Recording Secretary / Recorder

Correspondence Secretary

Treasurer when needed

Sergeant-at-Arms

Record Keeper

Communications Director

PR-Media Director (works with the state-level team)

Webmaster (works in conjunction with the state website, of the county even needs one)

Facility Manager

County Education and Training Director

County Judicial Training Director (works with the state-level team and county djGJ Commissioners)

County Director of Training of County, City, Parish, Township, etc. Government Officials

Other positions and/or committees as the people have need

The County Jural Assembly can begin with the state-level PPP Operating Doc used by the state-level.

NOTE: One thing to remember when building a Republic Form of Government structure throughout any level of government, is that when people join and have the willingness to step into a position, all options as to what's needed should be open to them so they can see where their interests and talents would best support the free state's growth. So this means that even though there is a suggested "need" of this and that position to be filled first, second, third, etc., people should be allowed to fill a position they feel would suit them best.

The second goal in a county is to have 27 men and women in the free state Republican Jural Assembly over the age of 25, fill out "Consent" forms consenting to sit on a <u>federal</u>-jurisdiction District Court de jure Grand Jury (djGJ). Nineteen will be the "voting" members, and eight will be Alternates. Those 27 will elect their "officers" from amongst the 19 seated de jure Grand Jurors.

Now, the <u>federal</u> jurisdiction djGJ members are NOT to be considered "federal agents" <u>inside</u> a free-state.

(The word "National instead of federal" is the proper word within the Republic, BUT I am going to continue to use "federal" when I'm talking about the court system for less confusion because the current de facto court system we are having to deal with is known throughout the land as the "federal" court system. There is no concept, yet, as a "National" court system. That will eventually come within the Republican system of government, BUT it will be a handful of years on down the road from now.) Talking in terms for today, these men and women are "state – Republic" men and women acting in the capacity of needing to handle federal-jurisdiction court case issues as long as the unconstitutional de facto federal District Courts exist inside your free state. These men and women are still qualified free-state State Republican "We The People Jural Assembly" Voice and Vote members.

Continuing Instructions:

Then after you've completed the federal-jurisdiction djGJ (and court), you will follow up with the formation of a state-jurisdiction State County Court de jure Grand Jury. (If your lowest court in the "state" court system has a different name, other than "County Court," then substitute the titles that identify the names of all the courts in your "state court" system, accordingly. Basically there will be the "lowest court," then an "appeals or appellate court," and third, a "state supreme court." BUT, BUT, BUT, our state ALSO has what they title a "District" court inbetween the lowest and appellate for the state court system! This can get to be <u>r-e-a-l</u> confusing, because the "lowest <u>federal</u> court" is named "District" court! It all has to do with whether someone broke/violated a "state law" or a "federal law." That's what "jurisdiction" means. Jurisdiction means who has authority, control, power, etc. over something. Make sure you read the 14-page "2010-11-20 Fed-juris djGJ – 14-page letter" in the Yellow Folder on the disk titled "RA – Grand Jury Federal Jurisdiction Info & Forms 11-20-2010."

AT THE SAME TIME THAT YOU ARE FILLING THE 27 DE JURE GRAND JURY SEATS for each jurisdiction (usually federal first before you do state), you will want to fill the 4 de jure Court positions.

NOTE:

The "Chief Justice" for the Federal Court is an "appointment" by the National Supreme Court Justices. There is an "application" process necessary for this appointment, AND it's strongly suggested that there should also be a "character verification email" from the County Development Director and possibly the djGJ foreman, to Supreme Court Justice John Gorla," that those two people are aware of this potential Chief Justice's interest in the position AND that they consent if he is the one appointed (because there can be more than one candidate applying. Someone of Jural Assembly authority needs to consent for each candidate.). Justice Gorla will go through a phone interview before appointing.

The "Chief Justice" for the State Court is an "appointment" by the free-state Governor. Most likely this will also become an application, and a 3-witness (common law) character-verification, and interview process, since the Governor will not personally know these men and women from all the counties in his free state.

Again, everyone in your County Assembly should become familiar with the court-jurisdiction information in the "Grand Jury Federal Jurisdiction Info and Forms 11-20-2010" folder of documents to learn about the court systems currently operating in the de facto corporate government. This is why we need de jure Grand Juries in order to have a parallel court in the free states for the law suits that are in the de facto. Most of the issues everyone would first like to see disappear in this country are within federal jurisdiction (we've been told), such as the unconstitutional IRS, or illegal foreclosures, fraudulent bank loans, etc.

<u>County-level Judicial – 4th Level of We The People Republican Form of Government</u> (53 men and women minimum, plus Trial Jurors, etc.)

(01-22,23-2011 This weekend judicial representatives from almost all of the 50 free states are meeting in Atlanta for Grand Jury training. So this program is going to spread throughout all the states within the next months for all on Grand Juries and in the courts. I can see where someday, knowing what to do on a de jure Grand Jury will be part of a high school and college curriculum. It's life-long knowledge.)

County men & women #2-5

Federal-level jurisdiction District Court de jure Court

2. District Court Judge ?? Chief Justice (appointed by the national Supreme Court Justices)

(These next 3 are Jural Assembly volunteers with Jural Assembly approval, or vote if several volunteer.)

- 3. Clerk
- 4. Court Recorder
- 5. Baliff

??? Additional Republic men & women for the Trial-by-Jury jurors.

County men & women #6-32.

The Federal-court jurisdiction, 27-member seated de jure Grand Jury of volunteers

(19 for voting; 8 alternates)

Officers (elected by vote by the 27-member djGJ):

Foreman

Foreman pro Tem

Recording Secretary

Correspondence Secretary

Treasurer

Jury Commissioner

Record Keeper

County men & women #33-36

State-level jurisdiction County Court de jure Court

Chief Justice (appointed by the Republic Governor)

(These next 3 are Jural Assembly volunteers with Jural Assembly approval, or vote if several volunteer.)

Clerk

Court Recorder

Baliff

??? Additional Republic men & women for the Trial-by-Jury jurors.

County men & women #37-54

The State-court jurisdiction, 27-member seated de jure Grand Jury of volunteers

(19 for voting; 8 alternates)

Officers (elected by vote by the 27-member djGJ):

Foreman

Foreman pro Tem

Recording Secretary

Correspondence Secretary

Treasurer

Jury Commissioner

Record Keeper

County men & women

County Rangers -- Don't have info on these people at this time.

Grand Jury Documents:

- **A A Consent Form** for each seated voting and alternate juror to autograph, consenting to be on the specific, state or federal jurisdiction, djGJ.
- **B The De jure Grand Jury Operating Document** that's been approved by the free-state-level Republican Jural Assembly. At this time the doc will be the same for each djGJ except for the words noting whether it is the state or federal court jurisdiction. (If there are to be other changes in the doc, it

goes to the state-level Jural Assembly. As time goes on in re-inhabiting the Republic, this item may have adjustments.)

AT THIS POINT IN TIME, THE REPUBLIC HAS NOT ADDRESSED THE ISSUE OF THE CURRENT OFFICE HOLDERS IN THE DE FACTO COUNTY SYSTEM (i.e. workers in the local county court house). THESE PEOPLE AND THIS LAYER OF GOVERNMENT AND THOSE PARTICIPATING IN IT WILL BE ADDRESSED IN TIME TO COME i.e. the "county government" personnel who are currently in the de facto court house, on school boards and creepy ESUs /Educational Service Units people which you vote for who support Sustainable Development and to ultimately eliminate local school boards, those in public utilities, the sheriff and law enforcement (which should be Peace Officers, a huge difference), and all others on the public dole.

The End! For now!!:) 02-03-2011