

Ambassador – Rough Draft of Job Description, Authorities . . .

This began as an appointed position by Tim Turner in February or March of 2010 in order to “get things going.” The Ambassador was charged with developing a 27-member de jure Grand Jury in their free state. This person is NOT on the “National” level of leadership, but they ARE the communication link within the free state between National Leadership and their free state in order to have a means of guidance, direction, vision, information as to what to do, assistance at times, information, and all else in order to build a free state Republican Form of Government (Art. IV, S. 4) that is 101% in alignment with Interim President Tim Turner’s Constitutional Republic goal.

Also, Tim did not want it to be that if there would be future “big heads, authority grabbers, personality conflicts, etc.,” that a voting group or the Assembly within the free state could remove the Ambassador at their whim. If there was to be a change, the people in the Jural Assembly would need to produce affidavits regarding the situation with their Ambassador so that Tim would have documentation from The People in order to dismiss his appointment and appoint another. Today this job is in the hands of the National Ambassador.

During these past months, there have been discussions (by Governors) regarding the role of the Ambassador AND their authority line (up and down), because their appointment is “from” someone in the Republic (national). The problem is that I, an Ambassador, never saw myself as “national staff or a national ‘agent’,” but from a free state, and working for and within the free state, not in a “national job” capacity. Also, if you read the “M04 – Job Description – What I Believe the Governors Need to be Doing” doc, I explain how it is the We The People Jural Assembly’s decision to “obey or carry out” the suggested request/s by national. This is NOT the Governor’s call.

Just to note, it might be that in the future a new Ambassador person could step into that position in some way other than by a national appointment. As it has been going during these first 10 months in reestablishing the Republic, as long as you can handle flexibility, you won’t become disjointed over the fact that the way things are today could possibly be changed tomorrow! We’re getting there!! It’s not as if we have a road map. This is the furthest any group of We The People Americans has ever come since 1860, in reverting back to a Constitutional Republic government since our elected “servants” turned the government into a corporation in 1871!!! We have fantastic leadership in Tim Turner and a deep-rooted drive to see a restored America in full-fledge operation without the IRS (as one example).

Currently, the main charges for the Ambassador are to

- 1. Represent We The People as the communication link with national.** (The 2 Senators in State Government by the national Constitution of 1787-1789, are to represent the elected State servants. Yes, We The People needed to elect the Provisional servant Senators in 2010, but in real-time elections, they will be appointed by the State Legislature. Article I, Section 3)
- 2. Build a state-level, leadership, Republican Jural Assembly of We The People (with on-boarding or joining documents: Dec. of Sov. Rights, Dec. of Ind. 1776, Jural Covenant, List of 27)**
- 3. Call the Assembly together** (plan the first meetings and Agenda, i.e. location, date, time, etc.) This will be notifying everyone who has signed the 1 or 2 Declarations who would sit and observe in the

General Assembly (which is a group of people), and those who signed –sealed the Jural Covenant who will sit in the Jural Assembly (the group of people who have a Voice and Vote).

4. Promote the need to find within the Republican Jural Assembly people, Assembly “administration officers,” i.e. an Admin Board, to run the meetings. . . . The most responsible person is called the Facilitator, Moderator, Chair, etc.

A. You need to direct and advise the “We The People, Jural Assembly” to elect (or designate, appoint, etc., but have it in the Assembly Minutes) a **Facilitator or Moderator or Chair** (whatever position name you might want to use) to “chair” the Jural** Assembly meetings.

Everything is about structure, organization, order, etc. There must ALWAYS be someone “in charge” who takes the responsibility of “the buck stops here!” Sometimes this could be shared with a “co, a side assistant, dividing the responsibility just to get the job done, etc.,” but that’s your choice. Also, it might be a great idea to have the “chair” designated for 3-4 months, so if you don’t know the person’s skill level, knowledge, and ability to chair a meeting, you can switch in a rather short period of time. Also, it’s wise to find a number of people who can execute this responsibility so everything doesn’t depend on only one person. It’s also wise to have 2 co-chairs for the fact that someone can’t make it to every meeting. With 3 there should always be one of them present. For most people, this is an unexpected additional event in their already busy and many times, hectic, life style.

** (NOTE: The Jural Assembly is every man and woman who has autographed the 2 Declarations and the Jural Covenant. See more on this on the Documents page.)

B. Then you need a **Recording Secretary** (or Recorder)

C. and a **Corresponding Secretary** (a Corresponder)

D. We have a **Treasurer**. When we got the state website and ordered some PR materials, we needed \$20 per person x 40 people; we didn’t note how much who donated, but just pooled (because some don’t have extra \$\$\$).

EXTRA: We each throw in \$5 a night donation to the man who owns the place we meet at. He’s got copy machines (extra \$), toilet facilities, heat/AC, etc., a refrig, we painted a white “screen” on a wall for projector presentations, have an area of snacks, etc. We are so grateful and thankful.

E. I believe it is good to have a **Records Keeper**. You have all the joining docs, the special oaths, agreements, lists of 27, and what-have-you. We’re fortunate right now to have a huge floor safe “at the office” where we meet. Otherwise go buy a \$45 cubic foot, fireproof safe at Walmart, etc.

F. Sergeant-at-Arms

You might find that you need other “officers,” or “designated men and women” for specific functions.

(1.) You might want to have a few people bone up on *Robert’s Rules of Order*. There’s a terrific “*Idiot*” version in the bookstore which is easy, basic, and simple with the principles you need to know. And that’s IF you want to use *Robert’s*, but you must go with some order and procedure.

5. Build an Assembly of We The People in each county of your free state.

A. The first step is achieved by 12 men and women who come into the County Republic Assembly and autograph the County Settlement Document.

B. The second step is completed with the foundation of 27 men and women who will be designated as a “seated” de jure Grand Jury(djGJ) , and it should begin with them consenting to form a “federal jurisdiction District Court” djGJ. Read more in the “Grand Jury Federal Jurisdiction Info and Forms” folder of docs.

C. The third step is to fill the 4 positions on each court . . . the federal jurisdiction first, then the state.

D. Continue to build your Free-State **State** Republican Form of Government, county by county, teaching the County Development Director and others, filling all necessary positions, and then setting up their education program/s.

E. Learn (it’ll be a continual learning process for all of us for the rest of our lives) and watch 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.

F. Educate, train, educate, train, educate, train, educate, train

To be continued because we haven’t even begun to think about being ready to handle the county, city, township - parish levels of the de facto.

Written by Donna Kozak
Free State Nebraska Republic
01-25-2011
Director of DTA: Development, Training, and Advancement
(Education and Training Resources for We The People, the Republic,
And the Republican Form of Government, Article IV, Section 4)

“Attachment A”

JOB DESCRIPTION

Position: State Republic Ambassador

Reports To: Presidential Assembly Council; Republic Chief Ambassador

Salary Range: To Be Announced

Position Summary:

Ambassadors function in the spirit of servitude to organize, facilitate, mentor, and generally assist with the habitation of each state Republic in the Republic of the United States. Ambassadors shall communicate the vision of the Republic of the United States; recruit and build support for the state Republic; and design, implement and facilitate the education of the people. Enlist the men and women in state Republic to initiate and proceed with One People Assemblies. *(Declaration of Sovereign Rights)*

Job Duties: (Listed in order of importance)

1. Assist in originating Assemblies throughout the state Republic.
2. Administer the Declaration of Sovereign Rights to all interested in joining the state Republic.
3. Grow county, district, parish and city Assemblies and train members of the local Assemblies to do the same.
4. Design, market, setup and conduct “Education and Awareness Seminars” in state Republic.
5. Recruit & train a team to assist with various projects, activities, and duties including communication, data quality and marketing.
6. Participate in Ambassador training events, conference calls and other meetings.

Job Requirements:

- _ Mature disposition with ability to organize and manage others
- _ Suggested minimum age of 35 years
- _ A working knowledge and understanding of the newly inhabited Republic
- _ Strong communication and people skills
- _ Ability to grasp and implement strategic plans
- _ Highly motivated
- _ Ability to travel
- _ Available to work weekends
- _ Shall not be a member of the Grand Jury or delegate of Provisional Congress

Experience: Required Skills: Preferred Skills:

Managing teams of 5-20 people

Strong writing and verbal skills

Contact list management

Training and or mentoring

Public Speaking

Organizational skills

Proficient with Microsoft office

Disclaimer - *The above job description is meant to describe the general nature and level of the duties being performed; it is not intended to be construed as an exhaustive list of all responsibilities, duties and skills required for the position. All job requirements are subject to possible modification*

Note: This is a repeat . . . of M02 – Info04c in case you’re skipping around

CALLING THE ASSEMBLY TOGETHER

We The People are the authority

within a free-state Republican Form of Government.

ONE PAGE SUMMARY:

We The People are the AUTHORITY in a Republican Form of Government. (See the M02 – 01b file - VISUAL GRAPHIC doc of the structure.) This means that it is the Jural Assembly which “hires and fires” all the elected men and women who become the “elected servants” of We The People (who also approve appointments, and sometimes volunteer positions, etc. It depends on your Jural Assembly’s Operating Document of Policy, Procedures, and Protocol. PPOD). The Jural Assembly hires and fires the State Government officers. The Jural Assembly is the employer. The “elected officials” are the employees.

***This is why the Governor can NOT be the one who calls the Assembly together because it would be like an employee trying to manage and tell the employer what to do!

***Also, the Governor can’t be the main national-to-free state communication link because he/she is not in charge of “We The People Jural Assembly.” He/she is the employee, hired and fired by that Assembly, as are all the other elected, appointed, and hired state, county, city, and other local and other level government men and women in the free state.

The Jural Assembly needs an Ambassador to call them together so they can get “their” structure of officers in place (an Administration Board of a Chair-Moderator-Facilitator, Recording Secretary, Corresponding Secretary, Treasurer, Sergeant-at-Arms who knows Robert’s Rules of Order or your chosen system of order, etc.), who will guide them from here on out. The Ambassador would also pull the people back into an organized Assembly if they fall apart. He or she is to help advise and guide the Jural Assembly into developing the necessary Republican structure of necessary documents if they don’t have direction and know what to do, whether it’s building the state or county level of Jural Assemblies (and later on city or other levels within the free state’s counties). SOMEONE has to be the original “teacher.” If there isn’t someone filling this position, then usually none of We The People know who has or can have the authority to get them going as the first level of government and the power-holders of the branches of government . . . or to even tell We The People that they do hold those positions.

I know from experience that there ALWAYS needs to be someone who will TAKE CHARGE and move the plan and people forward. Much success for anything is someone just setting a date, time, and place. It’s called planning, organizing, and action. It’s up to the Ambassador to make sure that all the We The People organization of the Republic Form of Government gets accomplished.

The Governor does NOT have the authority to fulfill the Ambassador’s job responsibilities. So without an independent Ambassador “floating around” to present the Republican plan, continued education, and growth of Assemblies and de jure Grand Juries in all the free state’s counties, how would We The People have someone as their leader who is the main development director for the Republican Form of Government within their free state?

HISTORY NOTE:

At the time when I'm writing this (December 22, 2010), we're in the first development year of the Republic. The organization of the de jure Grand Juries (djGJ) began with the appointment, by Tim Turner, of a State Coordinator (SC) (in Feb.-March, 2010) to get a 27-member djGJ put together. We did that in all 50 states by March 26, 2010. Of the 27, 19 were and still are "seated voting members" with 6 of them elected as the djGJ officers. The other 8 were and still are alternates. Then, in the time frame of March to July 2010, as more people came into a free-state Republic, they became part of a growing "jury pool." So with that set up, the Grand Jury was driving the organization (picture the Grand Jury being the engine of the train).

The Jury Foreman or the Pro-Tem (the Foreman's co-, vice, alternate, etc. Foreman) conducted the meetings. Our Nebraska group meetings were held with a planned agenda from 6:30-11 p.m. one night a week every other week. The djGJ Recorder took the minutes, the Corresponding Secretary followed up with new people in our state who signed up on a nation-wide website, the Treasurer kept track of some donations, and the Commissioner was in charge of having 19 on a roster of seated, voting de jure Grand Jury members, +8 alternates, and training (most info was provided from the national level at that time via nation-wide conference calls, 1-4 hours long).

Counted as one of the original 27, the State Coordinator (SC) was to be one of the alternates, and gradually be listed as an inactive de jure Grand Jury alternate when others could fill the 27 djGJ slots, but some SCs who wielded more control than they should have assumed, also got themselves elected (appointed!?!?!?) as the djGJ Foreman!!! And in some other cases, there were HUGE personality or authority or power conflicts between SCs and the Foreman. Not everyone stepped into this with a servant's heart!

Then in July/August we were told that we needed to sever from "The Restore America Plan (RAP or even TRAP as some negative nay-sayers used the term for their twisted benefit). There's a longer story in this which I won't explain here. Anyway, the SCs' title was changed to Ambassador, and the formation of the body of We The People who were participating in the Republican Form of Government was now to be an Assembly in which the djGJ would become the Judicial arm of the State Government WITHIN the Assembly. That meant that the "We The People Jural Assembly" was now the engine driving the train, and the elected officials for State Government were in one of the cars. (Again, look at the "Graphic" and you'll see.)

I mention this because at the time of the SCs becoming Ambassadors, many SCs became Governors. (The properly seated ones were "elected," but some wielded the power to sort-of-appoint-themselves into that position, especially if there was a weak "Assembly" in that free state, they hadn't been having Assembly meetings, they fell apart, lost interest, etc. . . . lots of variations.)

So sometime around October, 2010, several Govs felt as if the Ambassador position was a "federal agent" inside "their state!!!" - - - because to get things going, in the beginning the SC was appointed by Tim Turner. He was called a Guardian Elder (there were 4 men), and the jurisdiction of "national" wasn't yet in our program. That came into being in July/August when the elections for Tim as Provisional President, CW for VP, plus 5 for Supreme Court Justices, and an announcement that there was a President's cabinet came about. So now "national jurisdiction entered into the picture.

Now today, if there's a change as to who is a free-state's Ambassador, the coordination and approval is in the hands of the Chief Ambassador. Being "Chief Ambassador" is not a "national" level position, but the main "one in charge." (I might have used the words "National Ambassador" in other documents,

without thinking!) Anyway, you can't have structure and organization without "someone" being in charge, sometimes to take responsibility for "the buck stops here" decisions. But the largest need is just for someone who other Ambassadors can go to for advice, suggestions, counsel, etc. And all 50 Ambassadors can not reach Tim, but one can. That's the Biblical idea and principle of leadership.

Anyway, at no time at all did any SC or now, Ambassador, ever believe they were a "federal-level" representative inside a state! I was shocked when I first heard of this concept because I always felt that I was a soul, a live-beating heart in and from Nebraska, and at no time was I "representing the national level of governance inside Nebraska." The only "national" connection is that the Ambassador is the main communication link between national (Interim President Tim Turner and any other national messenger) and the free state, representing We The People. And President Turner does not want the Governor to be the recipient of national communications, in place of the Ambassador, because it then by-passes the We The People Jural Assembly who is/are the creators of government and therefore, the main governing authority in the state. And I support that position whole heartedly!! Re-inhabiting the Republic which really re-establishes We The People as the First Level of Government, which means "keeping the power in the hands of the people," is not only a belief in the "brain," but it has to be lived out in everyone's actions. So these documents should help everyone understand how that is done. And this is most important because usurping power and authority continues with this following example:

Another situation that has surfaced during the last few months of 2010 is some Governors believing that their position gives them the authority that "they are in charge of what goes on in their free state and no one is going to tell them what to do and not to do in their free state." I guess they believe that an Ambassador is "over them in authority," but that is not true. (Read the M02 – Info 03c doc on the Ambassador by Nathan.) Each has his own responsibilities in their free-state Republican government, to work side-by-side in tandem with each other, and neither is "over" the other in authority. Governors who tend to hold that "their elected state government" position gives them authority to demand – command – give orders over whether the free state, run by the Jural Assembly, has an Ambassador or not, must remember that it is We The People Jural Assembly who hires and fires them and their free state's other elected state government employees, by calling and holding elections.

So, as a bit of a re-cap:

The Jural Assembly needs the Ambassador to call them together. If there isn't someone filling this position, then none of We The People know who has or can have the authority to get them going as the first level of government and the power-holders of the branches of government or to even tell We The People that they hold those positions.

Now this is assuming there is an Ambassador, which there always should be, but we've had a few challenges. Sometimes an Ambassador couldn't or didn't continue and then one of the "We The People" just organized the Republic people he knew of, and they began an Assembly. And from that group would come someone who would assume the responsibility of Ambassador and get the approval to be so documented.

Continuing ---- The Jural Assembly needs to put "their" structure of officers in place.

If We The People fall apart, the Ambassador pulls it back together again.

The Ambassador is the main guide responsible to keep the free state on the Republican Form of Government track . . . in education, direction, guidance, encouragement, advise, etc. - - - both on the

state level and in each county, on down to cities, townships, and families. This is not the Governor's responsibility.

He calls the Assembly together for the 1st and maybe a few future times to establish a Jural Assembly of, by, and for We The People who will take the responsibility for government into their hands, understanding that Freedom isn't Free and someone (usually the one you see in the mirror) needs to become involved to keep your rights secured.

REMEMBER - - -

The Governor does NOT have the authority to fulfill the Ambassador's job responsibilities. So without an independent Ambassador "floating around" to present the Republican plan, continued education, and growth of Assemblies and de jure Grand Juries in all the free state's counties, We The People don't have a leader who is the main development director for the Republic within our free state.

In case We The People in Jural Assembly are having a problem, and We The People are reading this and learning of the importance for them to have an Ambassador and what authority their power-grab-Governor does not have over the issue of you having or not having an Ambassador, the following will help put things into perspective:

Some misguided positions held by some Governors are these . . .

They don't understand - - - they are employed by We The People;

They don't understand - - - they can't call an Assembly together;

They don't understand - - - they are in a "hire & fire" job;

They don't understand - - - We The People are the authority over

the Governor and what he does. The only authority he has in the job while wearing the hat of Governor is to fulfill tasks directed by the overall blueprint of building a Republican Form of Government within his free state, within the realm of the State Settlement Constitution.

ALL ELECTED OFFICIALS NEED TO UNDERSTAND AND REMEMBER THAT THEY ARE PROVISIONAL . . . NOT YET ELECTED. And even if they were elected, their authority would be "limited" in scope and would come from the state Settlement Constitution.

NOW, IF SOME STATE IS HAVING A PROBLEM WITH THEIR AMBASSADOR, here are the authority positions with that issue:

Some misguided positions held by some Ambassadors are these . . .

They don't understand that they are to assemble & advise, not control We The People;

They don't understand that as soon as possible, they aren't to run Assembly meetings;

They don't understand that they shouldn't be in another position, wear two hats, in their free state Assembly;

They don't understand that We The People are the authority over the Governor and what he does, as his only authority for his job comes from the state Settlement Constitution and his responsibility is to the charges for his office as stated in that Constitution.

There are some states that don't have leadership, nor their free state Republican structure, and that's for lack of an Ambassador NOT for lack of a Governor. Without an Ambassador, the Governor would not have existed since he/she will come or came from the Jural Assembly the Ambassador will or

did develop. The Governor needs to be elected by We The People in a Jural Assembly, or he is not officially seated. In some free states the Ambassador became the Governor and now doesn't want an Ambassador, thinking the Ambassador has authority "over" him (which the Ambassador doesn't). Each have their own responsibilities, authority, and jobs. There are some Governors who believe the Ambassador does not have "the authority" to plan/organize/call a meeting of We The People of the Republic together. AND so forth.

But in order to get a Jural Assembly going, it is the responsibility of the Ambassador, not the Governor, to call that Assembly together. And it's the job of the Ambassador and/or the Development Director (DD) of the County Assembly to call the County Jural Assembly together, because you might have a group of people from a county who have come into the Republic, but you won't find a DD and other Assembly officers until you have called a Jural Assembly together for one or several times. The Ambassador may even need to be the Chair/Facilitator for awhile until someone can fulfill that position.

And remember . . . many times it's helpful to ask someone to fill a "volunteer" position for 3 or so months at a time, rather than long-range! And as I've already mentioned, the "short-term" idea may be better suited to most Assemblies until people get to know each other and find out who is best-suited to carry out the different functions. Just because someone volunteers won't mean that they are the best for the job.

More suggestions on how to handle the above situation in another doc . . . maybe the Who's Who with info. - - - just not sure.

Note: This is a repeat . . . of M02 – Info04c in case you’re skipping around

CALLING THE ASSEMBLY TOGETHER

We The People are the authority

within a free-state Republican Form of Government.

ONE PAGE SUMMARY:

We The People are the AUTHORITY in a Republican Form of Government. (See the M02 – 01b file - VISUAL GRAPHIC doc of the structure.) This means that it is the Jural Assembly which “hires and fires” all the elected men and women who become the “elected servants” of We The People (who also approve appointments, and sometimes volunteer positions, etc. It depends on your Jural Assembly’s Operating Document of Policy, Procedures, and Protocol. PPOD). The Jural Assembly hires and fires the State Government officers. The Jural Assembly is the employer. The “elected officials” are the employees.

***This is why the Governor can NOT be the one who calls the Assembly together because it would be like an employee trying to manage and tell the employer what to do!

***Also, the Governor can’t be the main national-to-free state communication link because he/she is not in charge of “We The People Jural Assembly.” He/she is the employee, hired and fired by that Assembly, as are all the other elected, appointed, and hired state, county, city, and other local and other level government men and women in the free state.

The Jural Assembly needs an Ambassador to call them together so they can get “their” structure of officers in place (an Administration Board of a Chair-Moderator-Facilitator, Recording Secretary, Corresponding Secretary, Treasurer, Sergeant-at-Arms who knows Robert’s Rules of Order or your chosen system of order, etc.), who will guide them from here on out. The Ambassador would also pull the people back into an organized Assembly if they fall apart. He or she is to help advise and guide the Jural Assembly into developing the necessary Republican structure of necessary documents if they don’t have direction and know what to do, whether it’s building the state or county level of Jural Assemblies (and later on city or other levels within the free state’s counties). SOMEONE has to be the original “teacher.” If there isn’t someone filling this position, then usually none of We The People know who has or can have the authority to get them going as the first level of government and the power-holders of the branches of government . . . or to even tell We The People that they do hold those positions.

I know from experience that there ALWAYS needs to be someone who will TAKE CHARGE and move the plan and people forward. Much success for anything is someone just setting a date, time, and place. It’s called planning, organizing, and action. It’s up to the Ambassador to make sure that all the We The People organization of the Republic Form of Government gets accomplished.

The Governor does NOT have the authority to fulfill the Ambassador’s job responsibilities. So without an independent Ambassador “floating around” to present the Republican plan, continued education, and growth of Assemblies and de jure Grand Juries in all the free state’s counties, how would We The People have someone as their leader who is the main development director for the Republican Form of Government within their free state?

HISTORY NOTE:

At the time when I'm writing this (December 22, 2010), we're in the first development year of the Republic. The organization of the de jure Grand Juries (djGJ) began with the appointment, by Tim Turner, of a State Coordinator (SC) (in Feb.-March, 2010) to get a 27-member djGJ put together. We did that in all 50 states by March 26, 2010. Of the 27, 19 were and still are "seated voting members" with 6 of them elected as the djGJ officers. The other 8 were and still are alternates. Then, in the time frame of March to July 2010, as more people came into a free-state Republic, they became part of a growing "jury pool." So with that set up, the Grand Jury was driving the organization (picture the Grand Jury being the engine of the train).

The Jury Foreman or the Pro-Tem (the Foreman's co-, vice, alternate, etc. Foreman) conducted the meetings. Our Nebraska group meetings were held with a planned agenda from 6:30-11 p.m. one night a week every other week. The djGJ Recorder took the minutes, the Corresponding Secretary followed up with new people in our state who signed up on a nation-wide website, the Treasurer kept track of some donations, and the Commissioner was in charge of having 19 on a roster of seated, voting de jure Grand Jury members, +8 alternates, and training (most info was provided from the national level at that time via nation-wide conference calls, 1-4 hours long).

Counted as one of the original 27, the State Coordinator (SC) was to be one of the alternates, and gradually be listed as an inactive de jure Grand Jury alternate when others could fill the 27 djGJ slots, but some SCs who wielded more control than they should have assumed, also got themselves elected (appointed!?!?!?) as the djGJ Foreman!!! And in some other cases, there were HUGE personality or authority or power conflicts between SCs and the Foreman. Not everyone stepped into this with a servant's heart!

Then in July/August we were told that we needed to sever from "The Restore America Plan (RAP or even TRAP as some negative nay-sayers used the term for their twisted benefit). There's a longer story in this which I won't explain here. Anyway, the SCs' title was changed to Ambassador, and the formation of the body of We The People who were participating in the Republican Form of Government was now to be an Assembly in which the djGJ would become the Judicial arm of the State Government WITHIN the Assembly. That meant that the "We The People Jural Assembly" was now the engine driving the train, and the elected officials for State Government were in one of the cars. (Again, look at the "Graphic" and you'll see.)

I mention this because at the time of the SCs becoming Ambassadors, many SCs became Governors. (The properly seated ones were "elected," but some wielded the power to sort-of-appoint-themselves into that position, especially if there was a weak "Assembly" in that free state, they hadn't been having Assembly meetings, they fell apart, lost interest, etc. . . . lots of variations.)

So sometime around October, 2010, several Govs felt as if the Ambassador position was a "federal agent" inside "their state!!!" - - - because to get things going, in the beginning the SC was appointed by Tim Turner. He was called a Guardian Elder (there were 4 men), and the jurisdiction of "national" wasn't yet in our program. That came into being in July/August when the elections for Tim as Provisional President, CW for VP, plus 5 for Supreme Court Justices, and an announcement that there was a President's cabinet came about. So now "national jurisdiction entered into the picture.

Now today, if there's a change as to who is a free-state's Ambassador, the coordination and approval is in the hands of the Chief Ambassador. Being "Chief Ambassador" is not a "national" level position, but the main "one in charge." (I might have used the words "National Ambassador" in other documents,

without thinking!) Anyway, you can't have structure and organization without "someone" being in charge, sometimes to take responsibility for "the buck stops here" decisions. But the largest need is just for someone who other Ambassadors can go to for advice, suggestions, counsel, etc. And all 50 Ambassadors can not reach Tim, but one can. That's the Biblical idea and principle of leadership.

Anyway, at no time at all did any SC or now, Ambassador, ever believe they were a "federal-level" representative inside a state! I was shocked when I first heard of this concept because I always felt that I was a soul, a live-beating heart in and from Nebraska, and at no time was I "representing the national level of governance inside Nebraska." The only "national" connection is that the Ambassador is the main communication link between national (Interim President Tim Turner and any other national messenger) and the free state, representing We The People. And President Turner does not want the Governor to be the recipient of national communications, in place of the Ambassador, because it then by-passes the We The People Jural Assembly who is/are the creators of government and therefore, the main governing authority in the state. And I support that position whole heartedly!! Re-inhabiting the Republic which really re-establishes We The People as the First Level of Government, which means "keeping the power in the hands of the people," is not only a belief in the "brain," but it has to be lived out in everyone's actions. So these documents should help everyone understand how that is done. And this is most important because usurping power and authority continues with this following example:

Another situation that has surfaced during the last few months of 2010 is some Governors believing that their position gives them the authority that "they are in charge of what goes on in their free state and no one is going to tell them what to do and not to do in their free state." I guess they believe that an Ambassador is "over them in authority," but that is not true. (Read the M02 – Info 03c doc on the Ambassador by Nathan.) Each has his own responsibilities in their free-state Republican government, to work side-by-side in tandem with each other, and neither is "over" the other in authority. Governors who tend to hold that "their elected state government" position gives them authority to demand – command – give orders over whether the free state, run by the Jural Assembly, has an Ambassador or not, must remember that it is We The People Jural Assembly who hires and fires them and their free state's other elected state government employees, by calling and holding elections.

So, as a bit of a re-cap:

The Jural Assembly needs the Ambassador to call them together. If there isn't someone filling this position, then none of We The People know who has or can have the authority to get them going as the first level of government and the power-holders of the branches of government or to even tell We The People that they hold those positions.

Now this is assuming there is an Ambassador, which there always should be, but we've had a few challenges. Sometimes an Ambassador couldn't or didn't continue and then one of the "We The People" just organized the Republic people he knew of, and they began an Assembly. And from that group would come someone who would assume the responsibility of Ambassador and get the approval to be so documented.

Continuing ---- The Jural Assembly needs to put "their" structure of officers in place.

If We The People fall apart, the Ambassador pulls it back together again.

The Ambassador is the main guide responsible to keep the free state on the Republican Form of Government track . . . in education, direction, guidance, encouragement, advise, etc. - - - both on the

state level and in each county, on down to cities, townships, and families. This is not the Governor's responsibility.

He calls the Assembly together for the 1st and maybe a few future times to establish a Jural Assembly of, by, and for We The People who will take the responsibility for government into their hands, understanding that Freedom isn't Free and someone (usually the one you see in the mirror) needs to become involved to keep your rights secured.

REMEMBER - - -

The Governor does NOT have the authority to fulfill the Ambassador's job responsibilities. So without an independent Ambassador "floating around" to present the Republican plan, continued education, and growth of Assemblies and de jure Grand Juries in all the free state's counties, We The People don't have a leader who is the main development director for the Republic within our free state.

In case We The People in Jural Assembly are having a problem, and We The People are reading this and learning of the importance for them to have an Ambassador and what authority their power-grab-Governor does not have over the issue of you having or not having an Ambassador, the following will help put things into perspective:

Some misguided positions held by some Governors are these . . .

They don't understand - - - they are employed by We The People;

They don't understand - - - they can't call an Assembly together;

They don't understand - - - they are in a "hire & fire" job;

They don't understand - - - We The People are the authority over

the Governor and what he does. The only authority he has in the job while wearing the hat of Governor is to fulfill tasks directed by the overall blueprint of building a Republican Form of Government within his free state, within the realm of the State Settlement Constitution.

ALL ELECTED OFFICIALS NEED TO UNDERSTAND AND REMEMBER THAT THEY ARE PROVISIONAL . . . NOT YET ELECTED. And even if they were elected, their authority would be "limited" in scope and would come from the state Settlement Constitution.

NOW, IF SOME STATE IS HAVING A PROBLEM WITH THEIR AMBASSADOR, here are the authority positions with that issue:

Some misguided positions held by some Ambassadors are these . . .

They don't understand that they are to assemble & advise, not control We The People;

They don't understand that as soon as possible, they aren't to run Assembly meetings;

They don't understand that they shouldn't be in another position, wear two hats, in their free state Assembly;

They don't understand that We The People are the authority over the Governor and what he does, as his only authority for his job comes from the state Settlement Constitution and his responsibility is to the charges for his office as stated in that Constitution.

There are some states that don't have leadership, nor their free state Republican structure, and that's for lack of an Ambassador NOT for lack of a Governor. Without an Ambassador, the Governor would not have existed since he/she will come or came from the Jural Assembly the Ambassador will or

did develop. The Governor needs to be elected by We The People in a Jural Assembly, or he is not officially seated. In some free states the Ambassador became the Governor and now doesn't want an Ambassador, thinking the Ambassador has authority "over" him (which the Ambassador doesn't). Each have their own responsibilities, authority, and jobs. There are some Governors who believe the Ambassador does not have "the authority" to plan/organize/call a meeting of We The People of the Republic together. AND so forth.

But in order to get a Jural Assembly going, it is the responsibility of the Ambassador, not the Governor, to call that Assembly together. And it's the job of the Ambassador and/or the Development Director (DD) of the County Assembly to call the County Jural Assembly together, because you might have a group of people from a county who have come into the Republic, but you won't find a DD and other Assembly officers until you have called a Jural Assembly together for one or several times. The Ambassador may even need to be the Chair/Facilitator for awhile until someone can fulfill that position.

And remember . . . many times it's helpful to ask someone to fill a "volunteer" position for 3 or so months at a time, rather than long-range! And as I've already mentioned, the "short-term" idea may be better suited to most Assemblies until people get to know each other and find out who is best-suited to carry out the different functions. Just because someone volunteers won't mean that they are the best for the job.

More suggestions on how to handle the above situation in another doc . . . maybe the Who's Who with info. - - - just not sure.

Jan. 24, 2011

EDITORIAL: WHAT I BELIEVE THE GOVERNORS NEED TO BE DOING by Donna Kozak

I began this by writing about the Power-Grabbing, Domineering, anti-Ambassador Governors, and what they SHOULD be focusing and spending their current time on. But then it turned into my document / opinion of what I believe to be “some” of the duties as to the current job description of ALL Governors (which I’ve wanted to write, anyway).

Since I believe this might not be in agreement with every current Provisional Elected Servant Governor, I would invite any Governor who will do so, to write their document, supported by authorities when applicable, as to what they believe their power and authority is, what their duties should be right now, how they’re preparing for the actual position of de jure Governor if they hope to be get elected someday, and so on and so forth. I especially want documents from the anti-Ambassador Govs as to why you don’t want an Ambassador in the free state you represent. The Ambassador is a voice with national, representing We The People in Jural Assembly. I want to understand how you can assume jurisdiction over We The People and the Jural Assembly, the 1st Level of Government, with you being in the 3rd. And if you don’t have an Ambassador, who is calling or called We The People in Jural Assembly together, who is determining the agenda, who is carrying out the growth of the Republic in the free state, how do We The People (which you will be one of when you are no longer Governor) have a representative to the national level? The Republican Form of Government works in a different fashion than the de facto. Check out the M02-01b graphic to see the picture.

Also, not to rain on your parade, but going back to the 1787-89 Constitution, the State Legislature votes for 2 Senators for national Congress, who are the representatives of the free state government. THEY are the ones whom national is to communicate with, NOT the Governor. This is the “checks and balances” of our Republican Form of Government. The people vote for their “representatives” for the “House,” and the State Government appoints (hires and fires) 2 men and/or women called Senators as their representatives. This was taken away by the 17th Amendment (probably not ratified) because states were holding the Congress hostage by not sending 2 Senators to Congress, and therefore, the Senate couldn’t convene to do business because there wasn’t a quorum. Well, now, you have to ask why the states wouldn’t send senators. Do you believe that if “national” was doing everything in regards to the Constitution, there would have been a problem? No! But this is where the bankers and the reorganization of the bankruptcy in 1859-61 comes in, with wanting to put the South’s land and ports up as the collateral (more taxation).

If you, as a Governor, don’t know the history of the relationship of the above info. (Article I, Section 3 [1]), then this would be a great subject to study and discuss on the Governor calls. I’m sure you have a few historians in your group that know a lot more than I do.

* * * * *

The following came out of my fingertips as I was writing a Strongly Suggested Opinion regarding NOT allowing the counties to change the state-level, Jural Assembly-adopted, County Settlement Constitution, until at least 1-2 years have gone by, or a year after all the counties in the free state have been set up with **strong** Jural Assemblies, de jure Grand Juries, and de jure Courts. It was my idea of all of us “staying on the same page” until we’re really strong & “out there.”

That got me thinking about the half-dozen, power-grabbing state governors without Ambassadors, who’ve wanted to take a different direction than the team, and have taken energy away from the momentum of growing the Republic as a whole, and it’s been suggested that the “negative atmosphere” has probably been the reason for the low numbers on the Governors’ call. That doesn’t sound encouraging, especially if some younger Governors out there could be benefiting from the wisdom and knowledge of history or other valuable information some of the more-studied ladies and gents could contribute.

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 and knows it!!!” 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 under their State Settlement Constitution, and in this country’s Republican Form of Government. I don’t believe they understand what the Ambassador is charged with doing, but hopefully the information in this manual of docs will put everything into place. In the re-established Republic for the united States of America, where We The People in a Jural Assembly assume their rightful position as the First Level of Government, (followed by Legislative, then Executive, then Judicial - - see the order in the national Constitution), growing the Republic and helping people to join is not the Governor’s responsibility. And it not within 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. So if the gears shifted tomorrow, from de facto to de jure, are they already ready?

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, or the State Legislature through bills.

- So what are all those rights?

- Have they studied history? . . . the Bible which is the source of our Rights? Study and write a document on Rights and sources found in the Bible. I'd love that!
- What were the original 12 Amendments sent out to the 13 states?
- What was in the 2 which weren't adopted?
- Do all the Governors know what the Magna Carta (1215 – King John) is and all the rights listed in it and why it's so important to our history?
- Have you read the English Bill of Rights (1689 – William and Mary) and can you tell a history lesson about them and how they relate to our founding documents?
- How much Common Law do you know? And if you think you know it all, couldn't you be training other Governors who don't know as much as you? What are the books and resources you know of, have read, and can pass on to me so I can share them with everyone? Type out documents and send them to me.
- The Governor should be more than on overload by researching to find where e-v-e-r-y dollar is going 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 the 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, but I'll let others take it from here.
- And what if, as Governor, you will NOT have a say in how much gold will be in the pot at the end of the rainbow for your free state? What if you have to defend every penny you want? How much knowledge do you have today on this subject re your free state?

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! You can't go to work one day and let the de facto clerks teach you the operation. Well, I guess you can ask, "How do you run the operation here?" BUT you must know beforehand something of how the present system is working in order to know what to do to change it.

And you MUST know about money and where it is currently going. Tim said that when the de facto collapses and we're standing there to catch the country, and the Republic will continue to make out the "government" paychecks, you should be familiar with the who, what, why, where, when, and how of all those "dollars" being paid out and how we can begin to reduce and re-distribute the payouts. YOU, the GOVERNOR (caps not meant to represent corporate, but just emphasis), and the other elected men and women to the de jure state government should be using every spare moment you can eek out of your days and weeks, to study and get a handle on the de facto state government so you can report back to the We The People Jural Assembly in an Agenda Report every time they meet (because you're still a vote on that) and

- teach them about the size of the de facto,

- inform about people's jobs which translates into people's money and livelihood,
- begin to decide what should go, what should be gradual elimination, what should stay
- tell about committees – sub-committees - departments – sections – councils – administrations – programs – organizations – commissions – offices - ad nauseam . . . ,
- you continue the list and you could seek out others in the Assembly who might have an interest in this subject matter and each would take a department, or committee, or office, etc. And always find, then follow the m-o-n-e-y.

You must have a plan.

What is the plan?

What did you base the plan on?

How can others learn what you know?

How much state history do you know?

Do you have copies of, or resources of knowing what books tell of the establishment of your state, the Enabling Act and the Organic Act (Do you know what those are?), the process of the formation and adoption of the original state constitution, the seal, what everything means. Could you write an elementary child's book teaching about the State Seal? If not, make that a goal. I'd like to see you put that into the Resource Library for your state on your free state website. Can you write a series of children's books (elementary, high school, college) on a hoard of subjects re where we've come from and where we're going? We NEED those!!!

On the Governors' call you ought to be discussing

- the structure of your states' governments and what you'd like to see in the future,
- 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?
- How are you planning to transition out of all the other hand-out programs?
- This is an example of one of probably a hundred or more items. (Begin a list.)
- You need to know about Sustainable Development (introduced in the 1960s) and ESUs in your state (Educational Service Units . . . terrible, set up to destroy school boards).
- What's your plan for reforming the state-led education system, or won't you have public education?

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!

If you're a power-grab Governor, I don't believe you get it that you wouldn't be in the Governor position if it wasn't first for an Ambassador (or the predecessor, the State Coordinator). You

don't get it that the Ambassador has specific job responsibilities apart from the Governor, and that the Ambassador has NO direct authority "over, under, beside, whatever" you, the Governor. (So I'm sorry if you had a bad-apple Ambassador.) And at the same time, YOU, the Governor, do not have authority over the Ambassador, or even the duties to build the Republic in your free state. I doubt that "bringing people into the Republic" and developing We The People into a Jural Assembly and educating them to know the power and authority they have as the First Level of Government, is in the State Settlement Constitution!

So here's what I don't get, and I'm asking you to help me.

I really want your documented information as to exactly what it is that makes the "appointment by Tim" so terrible? You must remember that when we first began as State Coordinators, there was no such thing as "national." That's why, when I transitioned from State Coordinator to Ambassador, how did the "national jurisdiction" element enter in? What exactly is it, or was it, that the "nationally-appointed" Ambassador has done to deter your free state from building the Republic in your state? What became the problem? Do you really believe that you, the employee, 3rd Level of Government, can go to your employer – the Jural Assembly – the First Level of Government, and tell them that they can't have a representative voice with national? I don't think so. So let's look at this:

O.K., so the State Coordinator, turned Ambassador, is in a "recruitment-type" position at the moment, until the tide turns and the masses come to his door. All who come into the Republic (that means wanting to support and establish the Republican Form of Government within the free state [not your free state, but "the" free state in which you are domiciled]), . . . all those men and women joined into a Jural Assembly with the Jural Covenant, just like you did.

NOW, step outside your Governor shoes for a minute, and hang the Governor hat on the hook. You are part of the Jural Assembly as John Doe. Since the Jural Assembly needs to elect the Governor, in the beginning it is the Ambassador's duty, authority, and charge to "Call the Assembly Together." Because someone needs to do it. And everyone "joined" because first there was an Ambassador (or formerly, State Coordinator).

Now the Jural Assembly needs to put together their Admin Board. In Feb. – July, 2010, the de jure Grand Jury was in the engine of the train and their officers, i.e. Admin Board, "ran" the meetings. But come July-August-September, the Assembly stepped into the engine, and the djGJ moved into one of the box cars called State Government - Judicial – 4th Level of Government. So now the Jural Assembly needs an Admin Board to "run" their Assemblies, i.e. meetings.

The above Jural Assembly MUST EXIST. THIS IS THE CREATION UNIT OF "GOVERNMENT" THAT WE'VE ALL BEEN MISSING for 150 years AND HAVE RE-ESTABLISHED, along with the de jure Grand Juries coming out of the people in the Jural Assembly. This is WE THE PEOPLE - - the FIRST Level of Government as mentioned in the Preamble of the national Constitution . . . they even say they "ordain and establish" this Constitution.

NOW HERE'S THE POINT: The Ambassador is "the people's voice"-link to national for information, guidance, direction, goals to attain, etc., to take back to We The People in the Jural Assembly. You, the Governor, do not represent "We The People" of the Jural Assembly. They are your boss. And it is up to the People to determine whether they want to follow the info from national or not. It is NOT the Governor's decision to make.

When you accepted the elected servant role of Governor, you entered into a jurisdiction of State Government with responsibility and authority related to the State Settlement Constitution, keeping the people's Rights secured and government OUT OF THEIR LIVES. Therefore, while Governor, you represent We The People from a different position and authority, and you can't "step over the line." And that also goes for the other State Government positions whether Legislative or Judicial, or the de jure Judicial Courts or Grand Juries. All of these, like yours, is a direct election, appointment, or approved volunteer position within the Republican Form of Government free state.

If the power-grab Governors r-e-a-l-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 (SSC) in their free state with the idea that every word in it will soon be handed over to "the next Governor guy" come real-time elections, and it is THAT GUY who will use every one of those words in the SSC to "rule over" the Provisional servant Governor on board at this time, and his family, friends, neighbors, etc. Are all the Governors ready for this???

P.S. I'm including the following paragraph in several of these documents.

There is a need and reason for an Ambassador to exist as the main organizer of We The People, not only for the state level, but in regard to all of the counties throughout the state. There are some states where the Governor doesn't want an Ambassador. There are some states in which the Governor went to the Atlanta Judicial Training Weekend. How thin do these men or women think they can spread themselves? **As soon as We The People in Jural Assemblies read these docs, I do hope they will find the strength to rein in their Governor and diplomatically review the boundaries of his elected servant position under that free state's State Settlement Constitution. And if a power grab is going on with anyone else, I hope the Jural Assembly will realize their duty, and figure out a way to handle the situation. Begin to establish some policy, procedure, and protocol in your Jural Assembly Operating Document, so it's hoped, that in the future, there won't be a re=occurrence.**

Director of Judicial Training

Will be one per free state

Will create a team of educators/trainers

Will be a position on the We The People Jural Assembly Admin Board

It's become apparent after the January 22-23, 2011, Atlanta Judicial Training Weekend that the free states will need a "Director of Judicial Training" and a team who will actually be responsible for educating and training ALL the people throughout the state who will be in Court and djGJ positions. This needs to be one man or woman whose position is attached to the Jural Assembly Admin Board (again, the closest entity of, by, and for We The People).

Originally (Feb.-March 2010) it was told to us that the Commissioner was responsible to train the djGJ, but I'm seeing that this is no longer a viable plan because the question is, "How does he get trained?" The solution, a Director of Judicial Training is established, who will be a part of the Jural Assembly Admin Board, who will create a team of trainers, and this committee will be responsible for the training of all in the Judicial part of government.

This Director, at a minimum, is the one who would go to training such as was given in Atlanta, and then go back to his free state and disseminate the education into all the djGJs throughout the djCourts and djGJs. He might also have one or more on a team in different areas of the state (like Regional Directors of Judicial Training). In time, these could be people who've already served at djGJ Foremen or Commissioners. Regardless, this team will continually train the djGJ Commissioners who will be closer-at-hand to the people on the djGJ which he is on.

Both the State and County Jural Assemblies will need:

Judicial: a 27-member de jure Grand Jury (djGJ) for federal jurisdiction
 a Chief Justice, Clerk, Recorder, Baliff (the court) for federal jurisdiction
 a 27-member de jure Grand Jury (for state jurisdiction
 a Chief Justice, Clerk, Recorder, djGJ) Baliff (the court) for state jurisdiction

Each djGJ has 6+ officers elected by the 27 on that djGJ. One of these 6 is called the Commissioner. Last year we were told it is the Commissioner's **responsibility to keep** 27 on the djGJ (19 voting and 8 alternates, selecting from those in the Jural Assembly who are eligible and willing), and **to do** the training.

The Atlanta Judicial Training weekend was set up with an invitation to the Jury Foreman, not the Commissioner, which I thought was odd, since he was(???) charged with training. Nevertheless, the Foreman and the Commissioner are 2 of the 27 and they are responsible ONLY to "that" djGJ that they're on, and NOT to additional courts and juries at state level and/or counties. First of all, they wouldn't have time. If they're on a djGJ that is working on cases and issues, they need to be on that djGJ.

I've been talking with some who attended the Atlanta Training as the only representative of their free state. They're now beginning to wonder, too, how they are to carry out the training they should be qualified to do, not only the djGJ they are on, but an increasing number of djGJs as the counties are coming on board.

Let's look at Nebraska, for instance.

This state has 90-some counties. That's a minimum of 180, plus 2 at state level, djGJs to train (91 federal jurisdiction and 91 state). Or, I'm even thinking about only the 2nd djGJ that's being formed, and pretty soon the 3rd. Who and how are they going to get training? Yes, I know that the Atlanta weekend was taped and is being edited, but for now the training will fall on the shoulders of the jury Foreman, not the Commissioner Because he was the lone soul who went to Atlanta, and no one else.

So LOOKING INTO THE FUTURE, there needs to be someone "in the know" to take the training out into the free state, unless the currently-trained, djGJ Foreman wants to give up that position and become the free state's Judicial Training Director. (And our Foreman says no. He wants to stay on a djGJ to hear cases, and in all practical terms, the Director SHOULD BE ONE OF EXPERIENCE ON A djGJ. So now, to balance out the work he will have on a djGJ, PLUS being the only "trained" trainer in the free state, will create some challenges. And this will happen throughout the entire country. And it will be worse in the states where a Governor or other already-has-another-job man or woman was the one who went to Atlanta.

SOLUTION

I believe it would be very beneficial if whoever from 2-3-4-5-6 states can afford the time and money, would get together for a weekend training session put on by the ones who went to Atlanta. This could be for the current and potential/interested djGJ members, so the current trained Trainer from Atlanta, will begin to duplicate himself.

The Commissioner, meanwhile, will keep a handle on who is and isn't trained, how much training they've had, etc., in order to facilitate the goal of all on his djGJ to be "trained" to a specific level of knowledge in order for those men and women to be qualified to sit on a djGJ. The Commissioner will help the state-level Judicial Training Director and Team to set up county and regional-county training classes, and be responsible for having qualified djGJ men and women on his djGJ at all times.

BECAUSE THE de jure GRAND JURY is the cornerstone of putting the power and authority of the Republican Form of Government in the people's hands, it means that it is not just the men and women who are part of a 27-member djGJ at a specific time who need to be trained. It means the general populace of We The People Jural Assembly men and women, even high schoolers, should have this learning available to them. This is all part of the larger picture of educating all the people of this country. The djGJ IS BOTTOM UP GOVERNMENT in the American Republic system of government with the people, the creators of our government, in control. And this is how it's done through de jure Grand Juries.

To the reader:

Here's a list of all 17 who are listed on www.BureauofRepublicRecords. In time there will be more regarding job descriptions, authority, more detailed information. I will need people who take on these positions to write information for me so that I can add it in to give a better resource of what's involved with these jobs.

BUT REMEMBER, ALL of these positions are PROVISIONSL!!! I believe people need to prepare themselves in case they are the ones who will actually be elected when real-time elections come about. IF the current man or woman would want to run for his Provisional job, I believe everyone would actually be elected because they would already know everything that would prepare them to run the government in a Republican form. And I know we would promote the current Provisional office holders BIG TIME vs. someone "from the outside" just coming into the Republic and wanting to hold a specific office.

SO, in this interim period of holding a Provisional position, I believe education for the job, about the state and national Constitutions, about Operating Documents, about the County Settlement Document if you're in a county-level position, and so on and so forth, is current groundwork. NOW, the following are NOT temporary / Provisional, because they are not elected positions. They are actually the foundation of the re-established Republican Form of Government that we've re-inhabited. **These ARE NOT PROVISIONAL AND WHAT IS ESTABLISHED RIGHT NOW IS FOR REAL!!!**

- **the Ambassador,**
- **the County Development Directors,**
- **the Directors of Judicial Training and for State & County Government Officials,**
- **the We The People Jural Assemblies,**
- **The de jure Grand Juries,**
- **de jure Courts,**
- **committees forming documents and policies,**
- **the Rangers**
- **others? ? ?**

Ambassador (Need 1 at state level and the Director of County Development, i.e. County Development Director is the Ambassador's counterpart in the county. We'll need to modify the Ambassador's documents for the County Development Director.)

American Ranger (In the de jure, I believe this is the counterpart to the de facto's Federal Marshalls. I need to learn more about this, and the people-in-the-know could help me out and please write a document describing the W-W-W-W-W-H, the who-what-where stuff, for this position.)

Attorney General (Is part of State Government in the Executive department, 3rd level of gov't. Is voted for by We The People in the free state's Jural Assembly. His authority and job responsibilities are in the free state's State Settlement Constitution.)

Baliff (Need one for each federal-jurisdiction and state-jurisdiction court. You'll have one of each of those courts at the state-level, i.e., the first ones that are formed within a free state, and

a minimum of one of each in every county. I say “minimum,” because depending on the demand, in large city/metropolitan areas you will need to set up as many as the need dictates.)

Chief Justice (Need one for each federal-jurisdiction and state-jurisdiction court. I do not understand why there is also a District Court Judge in this list, because we’ve had 2 Chief Justices set in place with appointments [the Governor appointed the State Court Chief Justice; the national one Supreme Court Chief Justices appointed the Federal jurisdiction, i.e., national, Chief Justice]. Will need to give more info in an update.)

County Ranger (It’s county level, obviously, and I’m assuming it’s the counterpart in the county to the state-level American Rangers, but again, the people-in-the-know could help me out and please write a document describing the W-W-W-W-W-H, the who-what-where stuff, for this position.)

Court Recorder (Need one for each court. Doesn’t need to be a professionally trained Court Reporter. With today’s technology, court proceedings can be tape recorded and then the Court Reporter can transcribe off of that. There’s a program “out there” called Dragon, and it is one of the automatic “will type into a word processor on the computer” technologies that is available today.)

District Clerk of Court (Need one for each federal-jurisdiction and state-jurisdiction court.)

District Court Judge (“District” means federal jurisdiction. Read what I wrote for the Chief Justice.)

District Jury Foreman (For the federal-jurisdiction, de jure Grand Jury)

Governor (Is part of State Government in the Executive department, 3rd level of gov’t. Is voted for by We The People in the free state’s Jural Assembly. His authority and job responsibilities are in the free state’s State Settlement Constitution.)

Representative (Ten [10] are elected by the We The People Jural Assembly and currently are seated in both the free state Legislature and in national Congress in the House of Representatives. Their authority comes from the national Constitution for the United States of America and the free state’s State Settlement Constitution.)

Secretary of State (Is part of State Government in the Executive department, 3rd level of gov’t. Is voted for by We The People in the free state’s Jural Assembly. His authority and job responsibilities are in the free state’s State Settlement Constitution.)

Senator (Two [2] are elected by the We The People Jural Assembly and currently are seated in both the free state Legislature and in national Congress in the Senate. Their authority comes from the national Constitution for the United States of America and the free state’s State Settlement Constitution.)

State Administrator (This is “the new kid on the block” and I don’t know at this time where this position belongs in the free state, nor the job responsibilities. That will come in an update.)

State Clerk of Court (One of the four required positions to establish a de jure court for state-jurisdiction.)

State Jury Foreman (For the state-jurisdiction, de jure Grand Jury)