Alabama free State County Assembly Handbook

Background

Prior to the Declaration of Independence, the people living on the land we know today as America, were governing themselves and redressing their grievances to their appointed governing officials, through the body politic called Committees of Protection, Correspondence and Safety...or, Assemblies. These bodies, made up of the citizens of the county or township for which they represented, were the lawful government on the land. The founders of this nation enshrined this government by, and for the people, in the 1st Amendment of the Constitution.

In 1863, under the Lieber Code (EO #100), Lincoln stopped self-governance of the people, by putting the country under Martial Law. The People, in Assembly, could not meet to handle their governmental affairs. The power of the people to derive their governance from the consent of the people, was taken from them. The people were now subject to the executive power of the president and his military. Even after the Civil War, the assemblies did not return to their original standing. The Republic form of governance had come to a screeching halt.

The good news is that the power to the people has been restored. In 2010, people began organizing assemblies / Committees of Safety, and giving notice to the US CORPORATION that they were lawfully claiming their standing on the land - as the representative government for the people of their county.

The County Assembly defines the laws in their county, and elects delegates to the General Assembly (state level assembly or Legislature) thus returning the power to the people. They are the governing body of the people at the county level.

Overview

The County Assembly's primary duties are "down & in", that is, they have authority over the documentation that governs the Assembly: Bilateral Social Compact, By-laws, recording methods, membership forms, etc. They also have a duty that is "up & out", that is, to settle the county lawfully as required by the State using the Lawful Settlement Procedure & County Settlement Covenant, providing public notices, & record keeping.

Table of ContentsCounty Assembly Lawful Settlement Procedure & Documents

Assembly Meetings	Step 1, p.4
Public Notice, 3 options	Step 2, p.4
County Sign with Seal	Step 3, p.5
State Sign with Seal	Step 4, p.5
Public Recording, County Clerk	Step 5, p.6
Public Recording, County Commission Meeting	Step 6, p.7
Records to the Republic	Step 7, p.7
Business of the County Assembly	Step 8, p.7
County Settlement Covenant (CSC)	p.9
Signatures and Autographs	p.22
CSC Courthouse Steps Reading	p.23
CSC Periodical Legal Section	p.24
CSC Paper Flow	p.25
Membership Form Example	p.26
Assembly Officers Descriptions	p.27
Seal Requirements, Military Officers Oath, Bivens Decision	p.28
Registered Mail Information & Procedure	p.29
Examples of Bilateral Social Compact Agreements	p.34
Examples of By-laws	p.50

Terms

- County Assembly is also known as Committee of Safety (CoS)
- The county must be settled 'de jure' according to law, by right
- The use of "County Assembly" is preferred, ex: Morgan County Assembly
- By-laws the rules used to conduct productive meetings
- Biven's Decision Assembly meeting announcement to eliminate conflict
- suability the ability to be sued

Step	Activity	Items needed
1	Assembly Meetings	Membership Form p.25
		Assembly Oath p.27
		Position descriptions for electing p.26
		County Settlement Covenant pp.9-22
2	Public Notice	County Settlement Covenant (CSC)
2a	Courthouse steps	CSC, witnesses, phones for videoing
	procedure p.4	what to read p.23
2b	Preamble in periodical	Periodical file, \$ to publish
	procedure p.5	what to publish p.24
2c	1 line in periodical	Periodical file, \$ to publish, & website
	procedure p.5	what to publish p.24
3	Sign & emboss CSC County	Non-corporate County Seal p.27
	procedure p.5	
4	Sign & emboss CSC State	Non-corporate State Seal, SOS,
	procedure p.5	autograph p.22 & seals p.27
5	Public Recording, Clerk of	2 complete autographed & embossed
	Court or County Recorder	CSC, \$ for recording, & certified copies,
	procedure p.6	registered mail procedure p.28
6	Public Recording, County	Certified copy of CSC, several people
	Commission public meeting	
	procedure p.7	
7	Republic Records	Copy to interim SOS
	procedure p.7	Original kept by Assembly Scribe
8	Conduct business of the	minutes, elections, members, members
	County Assembly	forms, By-laws, Bilateral Social Compact,
	suggestions pp.7-8	Biven's Decision

Summary of Process with Items Needed

Alabama free State County Assembly Lawful Settlement Procedure

- **Step 1:** <u>Assembly Meetings</u> Gather 4-5 patriots who live in the county a) County Assembly members eligibility:
 - American Citizens
 - no BAR (British Accreditation Registry) attorneys
 - no employees of the Corporation at any level
 - b) Everyone signs the membership forms including an oath to the Assembly.
 - c) Member forms are kept by the Scribe only; never file member forms anywhere else.
 - d) Elect a Moderator, Scribe, & Bailiff for temporary duty (90 days)
 - e) Scribe keeps meeting minutes & logs formal minutes for official records.
 - Official minutes should have a template, include key elements, & document decisions, actions, motions, etc.
 - Reference: https://project-management.com/how-to-take-meetingminutes/
 - Reference VA State De Jure Assembly: https://virginiajuralassembly.com/uploads/1/3/9/2/139267237/virginia_ dejure_assembly_minutes_6.18.24.pdf
 - f) Review the County Settlement Covenant (not the Social Compact nor the By-Laws); ensure that it is worded exactly as you wish.
 - Change the names of the County & State to the correct ones for your situation.
 - g) Collect donations to purchase the County Seal embosser & gold stickers; leftover donations may be used for document filing fees, or other Assembly expenses.

Step 2: Give <u>notice to the public</u> that you are settling the County de jure via 1 of 3 ways:

- a) Option 1: Read the Covenant on the courthouse steps
 - Bring 2 copies of the County Settlement Covenant (CSC)
 - Requires 4 people 1 reading and 3 witnessing, witnesses may change from week to week
 - Choose a location near the County courthouse main entrance during Courthouse business hours, be aware of holidays
 - Each person reads the "CSC Courthouse Steps Reading" provided file out loud 1x, resulting in it being read 3 times

- Those not reading, video record (with audio) the person reading; this is for proof.
- Repeat this 1/week for 3 weeks preferably on the same day of the week and at the same approximate time of day.
- Having read the "CSC Courthouse Steps Reading" 3x on each day, each witness will autograph & date the 2 copies of the CSC document with their first & middle name in the spaces provided on pp.19-21, using purple ink if possible. (reference p.22)
- b) Option 2: Announcement in the local periodical that has a Legal section
 - The announcement is the "CSC Periodical Legal Section" provided file
 - Publish the "CSC Periodical Legal Section" for 3 weeks in a row, 1x per week, on the same day, in the Legal section.
 - Do not put borders/boxes around the announcement; request that the newspaper does not do this
 - The announcement must have no changes, edits or corrections of any type & read exactly as the Preamble is written. Article I is not published.
 - Keep a copy of the actual periodical announcement from each week.
 - Once the announcement has posted for 3 consecutive weeks, ask the newspaper for an "Affidavit of Publishing" which is proof of accomplishment.
- c) Option 3: Local newspaper, legal section, one line announcement
 - One line announcement "County name, County Assembly @ website address"; put website address that is accessible to anyone who wants to read the Preamble.
 - After it runs for 3 weeks, ask the newspaper for an "Affidavit of Publishing" for proof, and keep a copy of the announcement from each week.

Step 3: When any of the options in Step 2 are complete, the <u>County Moderator</u>, <u>Scribe</u>, <u>& Bailiff autograph</u> the 2 copies in the appropriate spaces on p.18 of the CSC, using first & middle names only. Put the <u>County Seal</u> (gold foil sticker & embosser) on the CSC in the proper space on p.18. Anyone else that would like to sign the CSC may sign at the bottom of the document.

Step 4: The <u>State Moderator & State Justice autograph</u> the 2 copies of the CSC on p.10, using first & middle name only, & put the <u>State Assembly Seal</u> on p.17 (gold foil sticker & embosser).

If you do not have a State Assembly and/or Moderator yet, the Republic interim Governor can autograph, with first & middle name only, the CSC & affix the State Seal. You might have to send this through the mail if distances are large.

Step 5: <u>Record your "Covenant of Settlement" at your corporate County Clerk</u> <u>& Recorder.</u> Omit this step if the military has freed the country from the Corporation.

- a) Take the 2 whole completed, signed and embossed, Covenants to the corporate County Clerk's office. The purpose is to get your county settlement into the county public record. You are ensuring that your county is putting the document on the record for all to see in the county, that your County Assembly is established as required by Amendment I. Try to have at least 1 witness with you, use your phone (doesn't have to be obvious) to record the visit, for your records.
- b) Tell the County Clerk that you need to record the documents in the Miscellaneous section. If they do not have a Miscellaneous section, then record it in the Real Estate section. If they ask if "notice" needs to be given to anyone, the answer is no, you just want it recorded. Also ask for two certified copies of the recorded document. Pay for the Recording and copies of the Recorded Covenant. Ask where you go to pick up the documents when the recording is complete.
- c) If the County Clerk refuses to record the document (hopefully you have the recording, so you can hold them accountable later), try recording at the County Courthouse. Go to the Clerk of Courts counter & tell them that you would like to file these documents. No need to say anything else. If they ask where to file it, simply state that you want it recorded in the Miscellaneous file. If they ask if "notice" needs to be given to anyone, the answer is no, you just want it recorded. Depending on the county, this may be something the Clerk of Courts has never seen before and will show it to another person. That's fine, we don't care. All we need them to do is get it recorded. Also ask for two certified copies of the recorded document. Pay for the Recording and copies of the Recorded Covenant. Ask when & where you go to pick up the documents when the recording is complete.
- d) Likely you will need to leave the original document with them for 1-2 days. When they are finished, go back and pick up one original document and 2

copies. Ensure you have the original document and 2 certified copies. There should be a stamp on the top of every page of all the documents. The Scribe holds all official documents.

Step 6: (Optional) Attend the next <u>County Commissioners' public meeting</u> To be completely thorough in your settlement, you should attend the next County Commissioners' public meeting. Omit this step after military frees the country from the Corporation.

- a) Bring one of the certified COPIES of the recorded Covenants with you.
- b) During the "public comment" portion of the meeting, you will read the Preamble and Article 1 from the Covenants (the same thing you read on the courthouse steps). Typically they allow only 3 minutes per speaker, and it takes ~8-9 minutes to read the document. Have 2 other volunteers with you to pick up where you left off when your time is up. Tell the Commissioners that you wish to read something into the record, and the additional people will keep reading due to the time constraints.
- c) After you finish reading the document, announce clearly that "**X County is now settled de jure on the land.**" Obviously use your County's name where the X is. Then hand the COPY of the Covenants to the County Commissioners Recorder/Bailiff. Consider having someone in the audience recording (video/audio) the event.
- d) Consider posting this recording on social media. If you have a patriot friendly newspaper in your town/county, invite them to this meeting to do a story on the event. Once this document has been read completely, it is now official that it is on the public record and you have lawfully given your county lawful notice that your County Assembly is in session per Amendment I.

Step 7: <u>Send a copy of CSC to your Republic interim Secretary of State (SOS)</u> Follow the instructions of your free state's SOS for sending a copy of your Covenant for Republic records. If there is no SOS yet; talk to your Governor.

CONGRATULATIONS! Your county is now settled de jure on the land! You just freed all its Citizens!

Step 8: <u>Start conducting the business of the County Assembly</u>

- a) Schedule monthly (minimum) meetings
 - Meet regularly, at least 1/month, to be considered active.
 - Elected positions perform their duties per the Assembly Officers Description.

- The Scribe keeps all meeting minutes & publishes by the next meeting.
- Read/announce the Biven's Decision to eliminate conflict & false allegations.
- Consider having guest speakers talking on various subjects relevant to the People.
- Challenge all members to bring at least 1 new member to the next meeting. In just a few months, you should have 40-50 people in your Assembly. Every new member fills out the member forms, which are kept by the Scribe.
- Decide the next meeting date before you close the current meeting.
- b) Write and approve your County Assembly's By-laws
- c) Write and approve your County Assembly's Bilateral Social Compact
- d) Consider adopting or developing Assembly Formation, Operations and Functions as in this example from VA: https://virginiajuralassembly.com/uploads/1/3/9/2/139267237/va_jural_ass embly formations operations and functions working copy.pdf
- e) When 90 days expires, hold elections for Moderator, Scribe, Bailiff, and other positions as outlined in your Social Compact and By-laws. Generally this is for a 1 year term, however the Assembly determines the length of time.
- f) Consider making a County Assembly website & a separate County Assembly email address. Protonmail might be a good option since it seems to be more secure than other providers. Consider a Post Office Box or UPS Box for your official (snail mail) documents.

County Settlement Covenant

County Name county

Alabama state

PREAMBLE

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

NOTICE

Date: DATE, 1st date of read on Courthouse steps

Comes Now, Inhabitants of County Name County, by <u>Absolute Writ of Habeas Corpus</u>, and, with absolute resolve, rebut all corporate authority.

County Settlement Covenant in County Name County

Original Assembly and Library of Records on date: DATE, 1st date Assembly took minutes

Gives this County Settlement Announcement

County Name County Settlement Covenant, and in harmony with all 67 counties in Alabama, we find:

Article One

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

Section 1 - Local-people in Family of Man and Woman centered in Almighty God live on Local-land and use Rights of Way in <u>People Jurisdiction</u>. In Grace affirmed by the authority of The Unanimous Declaration of Independence, circa 1776, and the Bill of Rights Articles, especially the 5th, 7th, 9th, 10th, and 11th, circa 1787 to 1791, and r 2020 and beyond; beyond

the reach of predator others; and also living in Friend(ship) and in Peace Treaty(s) circa 1789-1791 and beyond; beyond the reach of predator others; and also affirmed by Article V Judicial Department., Section 15, circa 1819, Alabama Constitution and the Covenant of Alabama, a Free and Independent state, circa 2024.

Now: Local-people by Local-common-consent do name, affirm, ordain, establish and continue Local Settlement Covenant in County Name County and other County Settlements and Covenant of Alabama, a Free and Independent state, and Nation America Settlement as their absolute Accumulated Legacy prepaid with blood taken from Family of Man and Woman centered in Almighty God who came before and granted Local-people Almighty Freedom;

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

Section 3 - <u>Local County Settlement Covenant in County Name County</u>, one with the Spirit of Man, is the free exercise of all natural inherent rights; which is unlimited in scope and is our lawful inheritance to be defended and protected from abuse by all means:

- a) Free Spirit, Free Will, with Free Choice is originally one with the Spirit of Man and byblood cause slavery of any kind is an abomination to all natural inherent rights. Each man and woman, Local people, living on Local land in People Jurisdiction, reject slavery in any form, and we reject legal-fiction-oxymorons and libel of any kind including "exfelon" status-quo by-cause of cruel and unusual punishment.
- b) Personal empowerment, prosperity and responsibility of Family of Man and Woman remain one with the Spirit of Man and by cause, personal empowerment, prosperity and personal responsibility of family continue beyond the reach of bogus barriers or restrictions erected by STATE agency agents and predator others.

Section 4 - Subject to existing and prior rights, land in <u>Local County Settlement Covenant in</u> <u>County Name County</u> uses the survey track, Metes and Bounds as boundary for County Name County and as soon as practical be defined and recorded in the county Records Library.

Article Two

Section 1 - Settlement in County Name County is fundamental local law in sustaining the free exercise of right of men, women, and families in Grace to exercise, defend and protect their property, their liberty, their prosperity, their posterity, their inheritance, and their existing political rights from abuse by evil intent by public or private persons or predator others who

would invade, attack, attach, steal, pillage, plunder, divert, redistribute or spoil any part of their pre-paid Absolute Accumulated Legacy.

Article Three

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

- a) Proper use of Peaceful Lawful Assembly is essential to the free exercise of all rights
- b) Local Settlement in County Name County Settlement endows-authorizes Peaceful Lawful Assembly(s) limited by simple, understandable rules and procedures consistent to <u>Local</u> <u>County Settlement Covenant in County Name County</u>.
- c) <u>Local County Settlement Covenant in County Name County</u> authorizes Peaceful Lawful Assembly(s) of limited duration by cause of Originator and each and every Assembly is dissolved after service of lawful purpose.
- d) <u>Local County Settlement Covenant in County Name County</u> authorizes a Library of Records and selection of Moderator and Recording Secretary, from among the first 12 or more witnesses to arrive and volunteer to perform the functions necessary to create accurate records.
- e) <u>Local County Settlement Covenant in County Name</u> County directs any truthful documents of abuse to Rights and Liberties as witnessed by Local Peaceable Lawful People Assembled shall be entrusted to local Justice-Court or under rules of distributive justice invoking full Witness Protection.

Article Four

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

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

Article Five

Section 1 - <u>Local County Settlement Covenant in County Name County</u> authorizesestablishes Original Peaceful Lawful Assembly for the writing and the publishing of,

- a) Rules and Procedures for the Peaceful Lawful Assembly(s),
- b) Rules and Procedures for Local County Assembly meetings,
- c) Rules and Procedures for the de jure Grand Jury convening, in compliance with Article Five of the Bill of Rights to decide issues brought before it by We THE People of County Name County and with knowledge of 38A C.J.S. § 9, ... There cannot be a grand jury de facto when there is a grand jury de jure. [People v. Brautigan, 142 N.E. 208, 310 III. 472, cited for information and education only.]

- d) Rules and Procedures for the Council using Local Peaceful Assembly in Council,
- e) Glossary or Dictionary for Remedial-Speech-Therapy of terms and phrases used,
- f) Maintenance of Local County Settlement Covenant in County Name County Library(s) of Local Assembly(s) to hold and keep safe Local Covenant of County Name County Records, Official Records of Acts and actions performed by Original Peaceful Lawful Assembly, Peaceful Lawful Assembly, Local Grand Jury Assembly, Local Peaceful Assembly in Council and other related documents.

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

Article Six

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

Article Seven

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

Article Eight

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

Article Nine

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

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

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

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

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

Section 2 - There shall be established a limit of one (1) lawful Statesman representing a region as designated by numbered counties. The Statesman will represent the people within the region in the House of Statesman for the purpose of providing hearings and responses in a lawful manner on all issues related to decision making and communications between the local county level and Alabama, a Free and Independent state, governance. The Statesman shall be selected from free men and women, inhabiting the counties in the region, to be represented and to provide the response(s) of the people in the County Assemblies to Alabama, a Free and Independent state, in a lawful manner on all

issues regarding the safety and welfare of the people. The Statesman is essential to the free exercise of duties and decision-making processes, including but not limited to communications and interactions between the local county and Alabama, a Free and Independent state, level; and by and between the local levels to the national level, in order to maintain proper and comprehensive maintenance and implementation of the people's lawful business.

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

Article Ten

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

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

Article Eleven

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

- 1. Township Supervisor (1 per township in the county)
- 2. County Sheriff (1)
- 3. County Chief Justice (1)

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

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

No member of the legal industry is qualified to hold any office designated and established for the administration of county business. The exception to this is for a legal industry member to surrender their BAR membership and be out of the legal industry for fifteen (15) years and pass a constitutional exam as required by the Covenant of Alabama, a Free and Independent state.

Article Twelve

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

After acceptance of this covenant any and all addendums that the people see fit to make to this covenant shall be drawn up and presented to the County Settlement Assembly body of electors of this county as may from time to time be deemed necessary and appropriate. The passage and inclusion of any addendum to this covenant agreement shall be by a minimum of three fourths (³/₄) vote of all qualified electors of the body of this County Settlement Assembly. All articles in this covenant shall remain intact and all addendums shall be made as attachments so a complete and continuous record will be maintained.

Article Thirteen

In Witness Whereof, We the people of County Name County Settlement, in conjoined action with all other lawfully established county settlements in County Name County, Alabama, a Free and Independent state, and in accord and express trust with the confederated union of the Republic for the united States of America, in the presence of our Creator who has so endowed us with the authority to enact as we have herein, do declare by our autographs as

evidence of our living substance and as set forth below, this County Settlement Covenant for the people assembled on the free, dry soil of County Name County in Alabama, a Free and Independent state.

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

Autographs and Seals

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

Confirmed by Alabama, a Free and Independent state, office holders:

Date:

State Moderator:

(Absolute autograph)

(Print: First, Middle)

Date:

State Chief Justice:

(Absolute autograph)

(Printed: First, Middle)

Date:	
County Moderator:	
	(Absolute autograph)
-	(Printed: First, Middle)
Date:	
County Scribe:	
	(Absolute autograph)
-	(Printed: First, Middle)
Date:	
County Bailiff:	
	(Absolute autograph)
-	(Printed: First, Middle)

Place County seal and State seal in this area

County Assembly Ratification Autographs and Seals

Witnessed and Autographed in Peace centered with Almighty God, Lawfully certified original below by local men and women On the Land of County Name County, Alabama, a Free and Independent state:

Week 1 County Name County Asser	nbly Announcement	
Date:		
Witness autograph		
	first and middle name	
Witness printed name:		<u> </u>
	first and middle name	
Witness autograph		
	first and middle name	
Witness printed name:		<u> </u>
	first and middle name	
Witness autograph		
Witness autograph	first and middle name	
Witness printed name:		
· · · · · F	first and middle name	

Week 2 County Name County Assembly Announcement

Date: _____

Witness autograph	
	first and middle name
Witness printed name:	
	first and middle name
Witness autograph	
	first and middle name
Witness printed name:	
	first and middle name
Witness autograph	
	first and middle name
Witness printed name:	

first and middle name

Week 3 County Name County Assembly Announcement

Date: _____

Witness autograph		
	first and middle name	
Witness printed name:		_
	first and middle name	
Witness autograph		
5 1	first and middle name	
Witness printed name:		_
	first and middle name	
Witness autograph		
	first and middle name	
Witness printed name:		_
	first and middle name	

Signatures and Autographs

Currently, my level of knowledge cannot speak to this with any authority, insight or confidence. There is discussion about the terms 'signature' and 'autograph'. It is generally thought that a signature is corporate and an autograph is not, thus the term 'autograph' may be used in the instructions.

Autographing in purple is because purple is the color of royalty. The instructions in Step 2 Option 1 state use purple ink if possible. If you don't have purple, use blue, Do NOT use Black.

An absolute signature, found on pp.17 & 18 of the CSC, is written with a colon before the name which means "fact", a living person, not the fictitious legal entity that was created with the birth certificate.

Examples from the Ohio Jural Assembly/Dave Roberts.

He signed, :David-ronald: Roberts.

Following signatures and autographs are bindi intermeld: Kall. - yumne? alle malie

CSC Courthouse Steps Reading

PREAMBLE

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

NOTICE

Date: DATE, 1st date of read on Courthouse steps

Comes Now, Inhabitants of County Name County, by <u>Absolute Writ of Habeas Corpus</u>, and, with absolute resolve, rebut all corporate authority.

County Settlement Covenant in County Name County

Original Assembly and Library of Records on date: DATE, 1st date Assembly took minutes

Gives this County Settlement Announcement

County Name County Settlement Covenant, and in harmony with all 67 counties in Alabama, we find:

Article One

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

Section 1 - Local-people in Family of Man and Woman centered in Almighty God live on Local-land and use Rights of Way in <u>People Jurisdiction</u>. In Grace affirmed by the authority of The Unanimous Declaration of Independence, circa 1776, and the Bill of Rights Articles, especially the 5th, 7th, 9th, 10th, and 11th, circa 1787 to 1791, and r 2020 and beyond; beyond the reach of predator others; and also living in Friend(ship) and in Peace Treaty(s) circa 1789-1791 and beyond; beyond the reach of predator others; and also affirmed by Article V Judicial Department., Section 15, circa 1819, Alabama Constitution and the Covenant of Alabama, a Free and Independent state, circa 2024.

CSC Periodical Legal Section

PREAMBLE

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

NOTICE

Date: publish date

COMES NOW, Inhabitants of Name County by <u>ABSOLUTE WRIT of HABEAS CORPUS</u>, and with

absolute resolve rebut all corporate authority!

County Settlement Covenant in Name County Original Assembly and Library of Records on date: date of first assembly records

This entire document maybe viewed at the Name County Records Librarian or by internet at <u>www.name</u>ofstate.org.

Notice to the Principal is notice to the Agent

Notice to the Agent is Notice to the Principal

County Settlement Covenant (CSC) Paper Flow

		_	
1	Start with blank County Settlement Covenant (CSC)	9	Republic SOS sends both (2) back to Assembly Scribe
2	Take <mark>2</mark> blank CSC's to the Courthouse steps	10	Take both (2) to corporate County Clerk
3	First week reading, sign p.20 of both originals	11	Ask for <mark>2</mark> certified copies of the recorded document
4	Second week reading, sign p.21 of both originals	12	Both (2) originals are left with the corporate County Clerk
5	Third week reading, sign p.22 of both originals	13	Pick up 1 original & 2 certified copies; corporate County Clerk keeps <mark>1</mark> original
6	Moderator, Scribe, & Bailiff sign & affix county seal to p.19 of both (2) originals	14	If going to corporate County Commission meeting, take <mark>1</mark> certified copy to leave
7	Contact Republic for how to mail both (2) originals to the SOS	15	Assembly Scribe keeps the original (1) & sends a (1) certified copy to Republic SOS
8	Republic SOS autographs & embosses both (2) originals		This space intentionally left blank
		1	

[Insert County Name] County Assembly Membership

First Name	Last Name	
Street Address		
City	State	Zip Code
olty	State	
Email Address		
Phone Number		
Thome Number		
Would you be interest	ted in serving this Ass	embly as either:
Moderator		
Scribe		
Bailiff		
Member #		

Description of the Officers of the Assembly/Committee of Safety

Moderator and Moderator Pro Tem (temporary/back up)

Duties are to manage and operate the meeting of the Ohio State Jural Assembly/Committee of Safety. Moderators are to construct the agenda and publish this agenda in the forum so members will know what to expect. The Moderator has the general control of each meeting and has the authority to change the venue as needed. If the Bailiff is unavailable, the Moderator has the authority to then call on the other officers of the assembly to control any unknown disturbance and or disruption.

Bailiff/ Security (Meeting order suability control)

Office of Bailiff shall preserve and protect the suability and courteous conduct of all assembly members at all times. Bailiff has the authority to stop any meeting should he or she in their discretion perceive a danger to members. Also, the Bailiff shall be available to all members to help with any function of a meeting and or gathering. The Bailiff has the authority to arrest any disruptive member and or non-member should they become a threat to the other members. The Bailiff will also help monitor the Telegram rooms to ensure members are respecting the rooms for what they are designed for, along with respecting each other.

Treasurer

Office of Treasurer shall be responsible for the incoming finances and outflow payment of expenses. These duties include but are not limited to accounting and accountability of all currency contributed to and raised by all members for the benefit of a State Assembly/County. The Treasurer shall set forth a budget for each year and report quarterly to the membership at large as to its reserves and or shortages to meet the needs of the Assembly/CoS. Budget forecasting is primary and shall be inclusive of all office holders to meet twice a year for the purpose of accurate budgeting.

Scribe/ Recording Secretary Pro Tem

Recording Secretaries are just as the name implies. All, as in every detail of each meeting and or function of the assembly, has to be accurately preserved into archives for future reference. These records shall be handwritten as to any motion and or act created and can be of digital nature for auxiliary functions, recording of conversations, guest speakers, social comments related to Assembly/CoS business. Meeting minutes are to be recorded and secured after each meeting and added to minute/record rooms on Telegram.

Seal Requirements, Military Officers Oath, Bivens Decision

Seal Requirements

The current county seals are corporate seals or seals of the corporation. We must have new seals representing the Republic for the united States of America. Change or remove any words that are in all capital letters. Capitalize the first letter and make the others lower case for any words. This is enough to change the seal from corporate to Republic. Do not use any satanic symbols; if you are not sure, look it up. You may use colors; be aware that colors will not be reflected in the embosser without a custom stamp pad. The new seal is needed at the completion of the Public Notice, Step 2.

Military Officers Oath

I, [name], do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God.

Note: Assembly may change name or use a different oath

Biven's Decision

This meeting is private. Bearing false witness, misrepresentation, and posting inflammatory rhetoric in public forums is forbidden and shall be addressed in an appropriate manner. To eliminate all conflict and false allegations, is there anyone in attendance at today's meeting that is a member or agent of any law enforcement agency or public agency of the federal, state, county, city, or township agencies present?

Is there any response to the Biven's Decision for the first time, any response to the Biven's Decision for the second time, and any response to the Biven's Decision for the third and final time?

Process for sending documents by Registered Mail

ALL documents sent by the County Assembly must be sent Registered Mail, not Certified Mail, there is a difference. Please do not cut corners, & try not to get overwhelmed with this process. This process needs to be mastered. Let us explain for clarity.



Example of Certified Mail above

Certified Mail: USPS customers that want to send their important documents safely & get confirmation of delivery, use the Certified Mail service. This service specializes in handling the consumers who regularly send & receive important legal documents. Certified Mail provides a surety that important documents will be handled carefully & will reach the destination safely. When Certified Mail reaches the destination address, the USPS provides an electronic verification for the same. Certified Mail delivery normally takes about 3 to 10 working days if it was sent First-Class mail. If it is sent using Priority Delivery service, it will take ~2 to 3 working days for the Certified mail to reach the final address.

Registered Mail: Registered Mail service provides additional security by using end-to-end safety with locked containers. USPS maintains Registered Mail custody records & these are not provided to the customer until they file a claim. When you send USPS Registered Mail, a secure chain of custody is created. This chain tracks & protects your package at all transit points. Registered Mail takes longer to reach its destination due to this additional security. It may take 10 to 14 days for your package to reach its address.

Certified vs.	Registered mail as	a summary, b	below are the	differences:
		a cannary, s		

Certified Mail	Registered Mail
delivery confirmation, receipt	chain of custody, sealed containers
tracking # & proof of receipt	same + package protection
sent from places other than Post Office	sent from Post Office only
2 to 3 to max 10 day delivery	14 day delivery
recipient's signature, proof of delivery	receipt & record of location in detail
receive delivery confirmation upon	online tracking of package for
return of receipt	knowledge of delivery
insured at extra cost	includes insurance

Our documents **MUST** be sent by Registered Mail. **Plan ahead** for efficiency and to ease the process.

Items needed:

- 1. 9" X 12" Size Mailing Envelopes
- 2. Sealing tape, ex: Scotch Envelope/Package Sealing Tape
- 3. Label 200, Registered Mail Label, USPS.com one per envelope
- 4. Forms 3806 & 3811, Post Office self-serve counter
- 5. \$10, \$5 stamps ask PO to order ahead of time & how long it takes to receive the \$10 & \$5 stamps, typical cost \$16-17 per mailing
- 6. Completed documents

Online go to: Registered Mail Label | USPS.com & order a roll of Registered Mail Labels, Label 200; they are free, order Forms 3811 & 3806 if available



Label 200 above

In the Post Office, at the self-serve counter, get 2 forms:

1) Form #3806, Receipt for Registered Mail, a 2 ½ x 2 ½ paper w/carbon copy

2) Form #3811, Domestic Return Receipt

5		ag+ 2	Exten Dervices & Page (contract)	1
To Both said sheet		Developen B. Promy present Nucl.B. Statut Response sent Response control B. Statut R.	La recordination La recordina	
1-	Canà Pull'I		FFICIAL U	Annual Aurora of a Pro- scondormal and reference annersy a reserve due has COL
1	h	0	FFIGIAL U	0E
i	10 M			
	Sec. 1			
I				
11:				
To Be T compared with the P is a second seco	10			

Form 3806, Receipt for Registered Mail, above

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON	DELIVERY
Complete items 1, 2, and 3.	A. Signature	
 Print your name and address on the reverse so that we can return the card to you. 	x	Agent Addressee
 Attach this card to the back of the mailpiece, or on the front if space permits. 	B. Received by (Printed Name)	C. Date of Delivery
1. Article Addressed to: SAMPLE	D. Is delivery address different from item 1? ☐ Ye If YES, enter delivery address below: ☐ No	
	3. Service Type Adult Signature	Priority Mail Express® Registered Mail [™]
	Adult Signature Restricted Delivery Certified Mail®	 Registered Mail Restricted Delivery
9590 9401 0000 5191 0000 12	Certified Mail Restricted Delivery Collect on Delivery	Return Receipt for Merchandise
2. Article Number (Transfer from service label)	Collect on Delivery Restricted Delivery Insured Mail Insured Mail Restricted Delivery (over \$500)	Signature Confirmation TM Signature Confirmation Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	0	omestic Return Receipt

If not ordered ahead of time, ask the postal clerk for the number of red Registered Mail labels, Label 200, needed.

Use sealing tape to seal the envelope.

Use either the pre-ordered \$10 & \$5 stamps plus a couple of regular stamps or all regular stamps. You do not want a postal clerk to stamp your envelope; you want to put the stamps on the envelope to show the value & that you are vested in the process. Again, do not let the postal clerk stamp your envelope(s).

Gather the articles & documents needed for mailing. DO NOT SEAL YOUR ENVELOPE UNTIL EACH STEP BELOW IS COMPLETED!

Fill out the green card, Form 3811. On the top left you will see #1. Article Addressed to - write in who this should be delivered to. Then, on the bottom of the left side of the card, you will see #2, Article Number - write in **from the red Registered Mail Label** the Registered Mail **#**. This may be a peelable label with a number on it, or it may not have something to peel off and may have just a number - write it in section #2 on the Form 3811 green card.

Each red Registered Mail label has a different number. Make sure you assign the correct Registered Mail # to your document, particularly if you have multiple documents being mailed to multiple recipients. For example, if 5 people are receiving a Registered Mail document from the County Assembly, each recipient will have their own document & envelope. The Registered Label # should be the same on their envelope & document. Keep these numbers & documents accounted for so you don't mix documents & numbers. We are trying to show proof on everything that a Registered Mail was sent to them.

A couple scenarios that could take place:

1) You are **NOT** sending **a "notice or affidavit"** ex: if you were sending a notice to serve to a public servant. If this is the scenario, you will not need to put the Registered Mail # anywhere on the actual document you are mailing.

2) You **are** mailing **a "notice or affidavit"** to a public servant. If this is your scenario, **you will need to put on your document the Registered Mail Label**

that is being sent. Getting the labels ahead of time allows you to put the Registered Mail Label # on the document as proof it was sent to them. Enter the Registered Mail # on the document next to the person's name receiving the document.

Next, on the right you will see A, B, C and D. This is not for you to fill in. That is for the recipient.

Below that, under 3. Service Type, check the box that says Registered Mail. Registered Mail Restricted Delivery may also be checked if you want only the recipient to sign, not someone else. Registered Mail is fine & less restrictive, as we only need proof that it was delivered.

Form 3806, seen above, you will fill out only the To/From portion on the bottom.

Before you put your document in the envelope, make sure:

- Your green card is filled out (Form 3811)
- Your Return Receipt To/From section is filled out (Form 3806)
- The Registered Mail # is on the document (this is done on the official document being sent to a public servant).

Once the above is complete, place your document in the envelope.

- Take the red Registered Mail Label (Label 200) & place it to the right, slightly off center of the envelope.
- Take the green card (Form 3811) & place it vertically to the left of the red Registered Mail Label that you just affixed to the envelope.
- Put your County Assembly address or your personal address on the top left of the envelope.
- Seal the envelope flap with tape, even if it has self-seal or the pull strip to seal; for extra security, seal the edges on each side.

Now you are ready to mail.

Take it to the postal clerk, ask for stamps. Do not let the postal clerk stamp it, purchase \$16 or \$17 worth of stamps & put them on yourself. <u>Above we</u> discussed asking ahead of time for some \$10 and \$5 stamps. If you did that, the postal clerk may have those available to sell you, otherwise, you will need to buy regular stamps. The process is now complete & will become easier once you are familiar with the procedure.

Affirmation,

First Notice of Existence, Bilateral Social Compact Agreement by and between the People of Alabama free State, County of [Insert Your County], in union with Republic for the united States of America

Preamble

We the People, having united in the great undertaking of establishing this Compact, by appeal to our national protector, the God of Abraham, Isaac and Jacob, for guidance in the aspiration to express our agreeable and essential principles that constitute lawful freedom in our land. In the spirit of liberation from the oppression of the unlawful overreach of ruling entities, both foreign and domestic, we forbid the violation of our human rights granted by the above identified God, bequeathment of our benefits to foreign and unlawful invaders and overlords, and no longer accept the discriminatory or disfavoring practice launched against the natural born, men and women of our Republic. Within this Bilateral Social Compact Agreement Articles that exhibit the essential and rightful freedoms granted onto the People within the metes and bounds and seaward boundaries of Alabama free State, County of [Insert Your County], within The united States of America. All respective States of the Union are hereby accepted and acknowledged with this Bilateral Social Compact. This Agreement acknowledges that the Constitution for the united States of America, the Law of the Land, guarantees a Republic form of Government for each of the several States in perpetual Union; and

On this (____) day of (______) 2024, We the People in our unalienable image, men and women assembled in the Alabama free State, County of [Insert Your County], hereby deny any trespass upon our unalienable image and or rights thereof. We the People have hereby declared our independence and stand on our rights to protect life, peaceably assemble with all the permissible Constitutional liberties granted as a national and State birthright, affirm our rights to hold unencumbered private property, and honorably endeavor in the *pursuit of happiness*. These aforementioned points are the most notable but not exhaustive when describing our God given natural rights as unrestricted free agents endowed upon us by our Creator, and no inhabitant, person, and or People may remove or trespass upon those

rights. Our natural rights are superior to any man-made orders, statutes, or codes; and these freedoms shall never be restricted to the lawful and moral self-governing individual; and

We the People agree that our Lawful Civil Authority is evidenced by the following:

- The most accurate "Holy Bible," and;
- The "Proclamation of Claim and Interest of the Republic for the United States of America," circa 2012 and;
- The Mayflower Compact, circa 1620; and
- Vattel, Emmerich de, The *Law of Nations* or the Principles of Natural Law, *circa* 1758; and
- The Declaration of Independence, circa 1776; and
- An Ordinance for the Government of the Territory of the United States North-West of the River Ohio (Northwest Ordinance) as codified in 1 Statute 50 and as implemented by We the People of the Republic for the United States of America; and
- The Constitution of the united States of America, circa 1787; and
- The Bill of Rights *circa* 1790; as these precedents prove that we do, in fact, have the lawful right to reinhabit our original constitutional government.

Article 1

We the People agree that all People in the Alabama free State, County of [Insert Your County], a State in The Union within The united States of America, when they form a Bilateral Social Compact Agreement are on an equal footing with all men and that we are endowed by their Creator with certain unalienable Rights, that among these are Life, freedom and the pursuit of Happiness; and have certain inherent and indefeasible immunities that are also guaranteed by the Bilateral Social Compacts created by other men domiciled within the other several States of The Union (doctrine of parity,) among which are those of enjoying and defending life and natural born rights; of acquiring, possessing, and protecting property and reputation; and of pursuing their own happiness. In other words, We the People are on "Equal Footing" with the other People who are domiciled in other States; we are not on "Equal Footing" with the States which they created; we are the creators of said States and, as a People, have Superior Standing in Law, not "Equal Footing" over the States that We the People created; and

Article 2

We the People agree that all political power is inherent within the People in The Alabama free State, County of [Insert Your County], and all republics are founded

on the authority of the People, and established for the benefit and general welfare of or for the People that formed said republic; and, therefore, the People have, at all times, an unalienable and indefeasible right to alter or abolish Government, in such manner as may be deemed expedient; and

Article 3

We the People agree that all People have a natural and unalienable right to freely worship that does not violate one another's personal or property rights, or causes physical injury to people or animals. In full acknowledgment of our overtly Christian heritage of the founding population in which these Articles have based, these principles are set forth that should not violate an individual's right to select their religious establishments, beliefs and be of free will to personalized expression of faith; Alabama free State, County of [Insert Your County], a State of The Union in The united States of America.; and

Article 4

We the People agree that all elections shall be free and equal within each body politic formed as derived from this Bilateral Social Compact Agreement; and that no property qualification is required for eligibility to office or for the right of suffrage within the Alabama free State, a State of The Union within The united States of America; and

Article 5

We the People agree that as signatories of this Bilateral Social Compact Agreement all may freely speak, may write, and may publish sentiments on all subjects, each being responsible for their abuse of that liberty; and no law shall ever be passed to curtail, abridge, or restrain the liberty of speech or of the press; and

Article 6

We the People agree we do not recognize the authority of the British Accreditation Registry (BAR) or any affiliates thereof, to include but not limited to all Association and Organizations; that are a foreign agent on the land that has infiltrated our government and violates the Peoples Law Form (references listed in the above Preamble) by implementing private statutes and codes; and

Article 7

We the People agree that the right of trial by jury of their peers is guaranteed in the same jurisdiction and venue shall forever remain inviolate regardless of separate political bodies, the definition of this right shall never be redefined outside the authority of this Bilateral Social Compact Agreement; and
We the People agree that all the inhabitants and People shall be secure in their persons, dwellings, papers, possessions, and property from unreasonable seizures and searches; and that a wet ink signed warrant by a Lawful Judge in the Republic is required upon demand to search any place, or to seize anything and shall not be issued without inscribing the place to be searched, and the person, property, and or thing to be seized, and no warrant shall ever be served without due process, physical evidence corroborating a sworn affidavit of harm caused, and supported by oath or affirmation filed in the proper venue by the accuser; and

Article 9

We the People agree that no inhabitant, person, or any of The People regardless of status shall be taken, imprisoned, or deprived of freehold, rightful liberties, outlawed, exiled, or in any manner destroyed or deprived of life, liberty, or property, but by the law written within the Alabama free State 's statutes as derived from this Bilateral Social Compact Agreement; and

Article 10

We the People agree that Government shall be accountable for any injury incurred to inhabitants, persons, People, property, goods, or reputation, and all shall have remedy by due process of law; and right and justice shall be administered without sale, denial, or delay; and

Article 11

We the People agree that all accused shall be bail-able, where the proof is evident, or the presumption is strong the privilege of *habeas corpus* shall not be suspended, unless when, in case of rebellion or invasion, the public safety may require it, decided by the authority as derived from this Bilateral Social Compact Agreement and The Alabama free State, County of [Insert Your County], respectively thereof; and

Article 12

We the People agree that in all criminal prosecutions, the accused have a right to be heard with or without friend in counsel, no foreign association shall be required in counsel; to demand the nature and cause of the accusation; to confront the witnesses that has written an Affidavit of testimony of harm; to have compulsory due process of law for obtaining witnesses in favor of the accused; and in all prosecutions by Grand Jury indictment or presentment formed by a Judicial Branch within this Bilateral Social Compact Agreement authority, a speedy and public trial, by an impartial jury of peers in accordance to *Law of Nations* as written by Emerich de Vattel 1758, and this Bilateral Social Compact, where the crime was committed; and shall not be compelled to give evidence against themselves; and

Article 13

We the People agree that excessive bail shall in no case be required; nor shall excessive fines be imposed; nor shall cruel or unusual punishments be inflicted, nor shall the redemption of the Bond be required unless actual damage or injury has been proven in fact; and

Article 14

We the People agree that no inhabitant, person, or any of the People shall, for the same offense, be twice put in jeopardy of dissolution or accusation; and

Article 15

We the People agree that private property shall not be taken or applied to public use, unless just compensation be offered and accepted and, private property shall not be unlawfully infringed upon by restrictive covenants within planned urban developments. These developments may offer cooperative memberships without coercion to join or remain, to support mutually beneficial services and communitybased lands or centers. Oppressive restrictions must not infringe upon the free usage of privately owned land by families and individuals to support the sustenance of agriculture production, the joy of recreational usage or the dictation of an intended homestead. The premise to our tenants is one of mutual respect, whereas one property owner or collective body may not infringe upon another's rights of property ownership gained by lawful means. Furthermore, this Article also presumes that property owners act in good conscience not to purposefully become a public nuisance.; and

Article 16

We the People agree that in all indictments, the truth may be given in evidence; and if it shall appear to the Grand Jury that the evidence is true, and published with good motives and for justifiable ends, the truth shall be a justification; and the Grand Jury shall be the judges of the law and facts; and

Article 17

We the People agree whoever brings evidence of a wrong can ask for a lawful Grand Jury to evaluate the evidence. The presentment has to be in the form of an Affidavit; and

We the People agree that no person shall be put to answer any criminal charge, but by presentment, indictment, or impeachment hereby established by the constituted authority as derived from this Bilateral Social Compact Agreement within the Alabama free State, County of [Insert Your County], a State of the Union; and

Article 19

We the People agree that no conviction shall prevent the convicted from possessing or passing his property unto another person or inheriting an estate; and

Article 20

We the People agree that retrospective laws, punishing acts committed before the existence of such laws, and by them only declared penal, or criminal, are oppressive, unjust, and incompatible with rightful liberty; wherefore, no *ex post facto* law shall ever be made by any body politic within The Alabama free State, County of [Insert Your County], a State of The Union within The united States of America; and

Article 21

We the People agree that no law impairing the obligation of contracts shall ever be passed with the following exceptions: one-sided adhesion contracts, implied contracts and the like; In addition, the Law Form of any segment of government may not be altered or abolished without the consent of We the People as evidenced by an amendment to the Constitution for the United States of America; nor shall any law or contract be made in violation of this Bilateral Social Compact Agreement; and

Article 22

We the People agree and shall always be with the right, in a peaceable manner, to assemble together to consult for the general welfare, and create limits and authority for legislation in their assemblies to meet the requirements of consultation and collaboration for the general welfare of the People that are signatories of this Bilateral Social Compact Agreement; and

Article 23

We the People agree that signatories within this Bilateral Social Compact Agreement abide by amendment to of the Constitution for the United States of America a well-regulated militia, being necessary to the security of a free state, the right of the people to keep and bear arms, shall not be infringed.; and

We the People agree that monopolies are contrary to the genius of a republic form of Government and are forbidden. All public and or private officers are forbidden private contracts, which makes their allegiance to an assembly denying the People in this Bilateral Social Compact equal due process of law. The penalty is immediate suspension from acts of the aforementioned office, decided by majority vote of the People in this social compact, pending judicial due process of law; and

Article 25

We the People agree that no hereditary emoluments, privileges, or honors, shall ever be lawfully granted or conferred in Alabama free State, County of [Insert Your County]; and

Article 26

We the People agree that all offices held within the lawful constituted authority derived from this Bilateral Social Compact Agreement shall be required to impose term limits on those elected to hold office which can be changed by authority of this Bilateral Social Compact Agreement; and

Article 27

We the People agree that Sharia Law or any other law form that is repugnant to Republic law form and the law form of Alabama free State is hereby forbidden within the Alabama free State, County of [Insert Your County], and we only recognize the Common Law herein defined as: "God's law; a system of law founded upon the (principles of the) Holy Bible; natural justice, equity and common sense, which demand men and women to self- govern. In common law, contracts must be entered into knowingly, voluntarily and intentionally."; and

Article 28

We the People agree that Communism, Marxism, Socialism, Common Core, indoctrination curriculums including sex education of minors in Alabama's public school system are hereby forbidden; and

Article 29

We the People agree that a forced monopoly by and through a digital currency that does not allow any other form of tender of payment is forbidden whether a CHIP is used for a digital currency trade, or the internet is used for a digital currency trade. Any form of chip (nano technology) implanted into any part of the body, or any form of property, is hereby forbidden in ALL of its forms; and

We the People agree at any time, the Alabama free State, County of [Insert Your County], "Committee of Safety" deems it necessary, a forensic audit of their respective Counties Treasury by a private forensic accounting firm will be subject for the review of the financial records; and

Article 31

We the People recognize our county boundary lines which are NON-NEGOTIABLE and have been established, accepted and remains the domain of this county; and

Article 32

We the People understand and commit to the following NON-NEGOTIABLE Principles:

- a. Civil taxes must be approved by the authority of this Bilateral Social Compact Agreement and shall have full disclosure and itemization of any and all taxes auditable to the People at all times.
- b. People agree all County Courts shall practice Law in accordance with the *Law* of Nations as written by Emerich de Vattel 1758, and the Preamble of this Bilateral Social Compact and a State Constitution, once ratified by We the People.
- c. All Judges are to be bound by oath and authority of this Bilateral Social Compact Agreement.
- d. We the People agree the right to bear any weapon in defense shall remain intact within the Alabama free State, County of [Insert Your County], and shall guarantee a lawful Constitutional *Republican form* of Government.
- e. Conduct that exceeds established limits by authority of this Bilateral Social Compact Agreement and/or Due Process committed by any government is hereby forbidden including, but not limited to, the Department of Health, Hospitals, Police Force/Auxiliary, Military, Mayor, the Alabama free State Revised Code (ORC), Governor and any variations thereof; and

Article 33

We the People agree Hospital birth protocol to record and submit Birth Certificates from this jurisdiction to the Secretary of a U.S. State for use in the creation of the modern day "Slave", to become null and void as a practice in the Alabama Free State, County of [Insert Your County], a State of The Union within Alabama free State. Such protocol is dismissed as of this date, ______, <u>2024</u> and will be replaced with a Certificate of Live Birth, recorded in history within the city and region of birth for Alabama free State the ability to have birthing centers; and

Article 34

We the People refuse any mandatory healthcare of any kind, inclusive of, but not limited to: vaccines injections, implants, masks, mandatory testing, aerosolized or vaporized substances added to food, air or water, medications or any types of nano technologies hereby forbidden. Contents of vaccines must be disclosed prior to injection. A disclosure statement must be signed by the individual receiving any vaccination which lists ingredients and side effects. Aforementioned shall be disclosed prior to injection. Informed Consent must be adhered to in all medical procedures with the only exception being if the individual is in mortal danger without the ability to communicate and should only receive survival medical interventions until Informed Consent can be received. Any hospitalized individual maintains the right to always have, in every case, a lawful representative or family member not withheld; and

Article 35

We the People agree there shall be no unlawful dismissal of jobs, coercion, bribery, or tactics used to force any one from their position for choosing to remain unvaccinated or declining a medical procedure regardless of occupation An individual's medical history, decisions, and records are protected and private, and shall not be disclosed for any types of identification purposes such as passports or travel visas Therefore their decision shall NOT be held against any individual thus impacting their rights to keep their job and or position, make fair wage, right to travel, rights to healthcare and medical treatment, nor impact their rights as parents, caregivers, business owners, shoppers, or patrons. These records are to be used for the care and wellbeing of the individual which shall be protected by authority of this Bilateral Social Compact Agreement. Any breach of these protected rights, the individual has grounds to take further lawful action against such persons in violation; and

Article 36

We the People agree that our medical providers and facilities including hospitals must accurately record and report adverse events, births and deaths. Such medical establishments and individuals may not receive special funding or kickbacks of any types to incentivized reporting, treatment preferences or administration of procedures; and

Article 37

We the People agree there shall be equal opportunity for Holistic and natural approaches in medical treatment options; and that no regulatory body shall restrict or prohibit access to alternative medicines, therapies, and information via any type of media AND communications. We the People agree that have the right to try potential lifesaving therapies even if risks or understated or intentionally withheld, and if a cure for a disease is discovered and/or known said cure must be publicized and offered to the People; and

Article 38

We the people also agree that environmental, frequency and chemical toxins and any and all harmful substances to our biological well-being and food sources shall be fully disclosed, addressed immediately for contamination, and strictly prohibited for future consumption, production or dispersion with no GMO's (genetically modified organisms), no harmful processed food, no poisonous food additives that cause harmful psychological, neurological and addictive repercussions and damages; and

Article 39

The Alabama free State, County of [Insert Your County], under this Bilateral Social Compact Agreement recognizes that all food does not need to be pasteurized. The lawful sale of raw food and beverages is permitted in this State. The health department has no jurisdictional authority over the farmers in the regulation of raw food. Expiration dates are mandatory on all of these foods and beverages; and

Article 40 tabled

We the People agree absolutely no geo-engineering, bio-chemical/chemical airplane aerosol trails or weather modification technology allowed excluding Farmers over their own property over the geographical boundaries of the metes and bounds of the Alabama free State, County of [Insert Your County], within 1000 feet of the State line and 100 miles above the Alabama free State, County of [Insert Your County]; and

Article 41

We the People agree medicinal herbs and plants are considered natural gifts from the Creator/God therefore there shall not be any form of regulation or control over these medicinal plants. We the People of the Alabama free State, County of [Insert Your County], do not recognize the authority of UNITED STATES CORPORATION or any Corporation claiming Government authority in the Alabama free State, County of [Insert Your County], as a regulatory commission to determine what is authorized and not authorized in this settlement on the land known as the Alabama free State, County of [Insert Your County]; and

Article 42

We the people agree Peaceful protest will always be respected and no harm shall come to nonviolent protester; however ANY organization, company, group or individuals; looting, vandalizing, obstructing traffic, promoting or performing any act of violence against the people in Alabama free State, [Insert Your County] County for their causes will promptly and immediately be removed from where such actions are taking place and transported to the county jail and will be required to post bond and appear before a grand jury to be tried; and

Article 43

We the People agree that no human trafficking will be tolerated. State and local Laws prohibiting human trafficking will be swiftly executed to their fullest extent. All governmental and non-governmental organizations must immediately use "due process of law" in accord with the Laws of the Land, meaning this Bilateral Social Compact Agreement; and

Article 44

We the People agree that no electronic tabulating machines are authorized for use in elections within the Alabama free State, County of [Insert Your County], elected Government. The aforementioned is hereby forbidden and without standing and, will not be recognized as the peoples vote: and

Article 45

We the People agree that the use of a properly controlled same day voting system is necessary, including a mail in balloting system will be required. If evidence of fraud is found, the fraudulent party shall suffer repercussions of crime and shall be addressed in a court of law; and

Article 46

We the People agree any form of a Sanctuary City in the Alabama free State, County of [Insert Your County], must have full ratification by the People's approval by a three quarter vote before any city Government can institute a Sanctuary City. This must be brought to a Vote by the signatories of this Bilateral Social Compact Agreement. Any City Council must provide full, complete, and true disclosure of the funding of these projects which will be included in the description of the Vote; and

We the People agree the history of the Jural Right of Annulment began with England's Magna Carta in 1215. It was commonplace in the United States until shortly after the Civil War. It is still legal but has been removed from our view and not mentioned by Judges when instructing juror's. Historically this right was so common and known by all persons that it was never written about in criminal law. It is similar to the cracking of an egg never being mentioned in cookbooks. It was assumed that everybody knew it. The Juror's right of Annulment is the right of just one Juror, in hearing a case involving a law that the juror feels is unconstitutional, to singularly adjudicate the defendant innocent, thus ending the trial. If the pattern holds in similar cases using that law, prosecutors will no longer prosecute under that law. This is how we clear out unconstitutional laws quickly and prudently. The Right of Annulment's sole purpose is to safeguard us from the erosion of our unalienable rights. Juror's will always receive instruction of their Juror's Right of Annulment; and

Article 48

We the People agree any Corporation that knowingly harms any citizen of the Alabama free State, the grand jury shall have the right to revoke that Corporation's public charters that was issued in their state, The Grand Jury may also levy fines, or levy fines as warnings; and

Article 49

We the People agree to guard against transgressions upon the rights of the People and hereby declare that everything in this Bilateral Social Compact Agreement is accepted out of the general powers of the People, that frequent recurrence to fundamental principles are absolutely necessary to preserve the blessings of rightful liberty preserving the right to assemble and amend this Bilateral Social Compact Agreement shall forever remain inviolate; and

Article 50

We the People agree that all signatories to this Bilateral Social Compact are in agreement with, and shall enjoy the full benefits of, *the "Proclamation of Claim and Interest of the Republic for the United States of America"* and reserve the right to examine and interpret the aforementioned within the lawfully constituted Judicial Branch as derived from the authority of this Bilateral Social Compact Agreement and shall be bound to those determinations; and

Article 51

We the People hereby enact the Alabama free State, County of [Insert Your County], "Committee of Safety" which shall be the signatories of this Bilateral

Social Compact Agreement commissioned to amend or repeal and replace the ALABAMA STATE CONSTITUTION and that all laws contrary thereto, or to the aforementioned provisions thereof, shall be, from the beginning; and

Conclusion of Articles

*Clause: This "Committee of Safety" of the Alabama free State, County of [Insert Your County], has the ability to make changes or amend this Bilateral Social Compact Agreement as needed upon a three quarter majority vote.

We the People understand that our role in the social contract is to live up to this agreement, accept consequences when we do not, and continue to work to become a more responsible People and contributor(s) to society. We understand that we have a right to voice our opinion about any rule, expectation, or consequence at any time. We do accept that once they have been established, it is our responsibility to be accountable to them, or accept the consequences. Consequences are as follows: The bonds and oaths that give you the title and position in office require you under Constitutional Compliance to uphold this Social Compact. We have the right to hold you accountable in both official and private capacity. If you trespass on these rights of the People, we have the right and the duty to seek lawful action and to follow due process of law to attain justice.

Definitions:

"Person": "Declared Residents" and affirmed "Alabama Nationals" within the Alabama free State, County of [Insert Your County], a state of The Union, within the Republic for United States of America by and through authority of this Bilateral Social Compact Agreement.

"People": All signatories of this Bilateral Social Compact Agreement beginning in the natural unalienable image being a "man" or "woman" hereby the assembled People, "Declared Resident" and or affirmed "Alabama National" within the state of "Alabama", a state of "The Union" within the metes and bounds and seaward boundaries of the state of "Alabama", a state of The Union.

"Common Law": God's law; a system of law founded upon the (principles of the) Holy Bible; natural justice, equity and common sense, which demand men and women to self- govern. In common law, contracts must be entered into knowingly, voluntarily and intentionally.

" Liberty " freedom; exemption from extraneous control. The power of the will, in its moral freedom, to follow the dictates of its unrestricted choice, and to direct the external acts of the individual without restraint, coercion, or control from other persons.

Alabama spans 51,705 square miles (133,915 square kilometers)

Located in the eastern south-central US, Alabama ranks 29th in size among the 50 states. The total area of Alabama is 51,705 sq mi (133,915 sq km), of which land constitutes 50,767 sq mi (131,486 sq km) and inland water 938 sq mi (2,429 sq km). Alabama extends roughly 200 mi (320 km) E-W; the maximum N-S extension is 300 mi (480 km). Alabama is bordered on the N by Tennessee; on the E by Georgia (with part of the line formed by the Chattahoochee River); on the S by Florida (with part of the line defined by the Perdido River) and the Gulf of Mexico; and on the W by Mississippi (with the northernmost part of the line passing through the Tennessee River). Dauphin Island, in the Gulf of Mexico, is the largest offshore island. The total boundary length of Alabama is 1,044 mi (1,680 km). The state's geographic center is in Chilton County, 12 mi (19 km) SW of Clanton.

Read more: https://www.city-data.com/states/Alabama-Location-size-and-extent.html(Documented metes and bounds)[Insert Our County] County



By and through the authority of this Bilateral Social Compact Agreement.

Ordained and Established

We the People hereby ordain and establish this Bilateral Social Compact Agreement acceptance and acknowledgement, I the undersigned, hereby claim that my person exists as one of the People within the metes and bounds and seaward boundaries of The united States of America and place my signature and or autograph upon this Bilateral Social Compact Agreement. IN WITNESS WHEREOF, I have hereunto set my hand, this DATE , in the year of our Lord two thousand and twenty-four, and of the Independence of the united States of America, the two hundred and forty-ninth.

NOW THEREFORE, WE DECLARE that to accomplish all the above Articles of Mutual Agreement, that we will not assist the Corporation Governments from failing due to bankruptcy, because they have usurped our Sovereignty and unalienable rights from us, by forcing us to be servants to said corporations, placing us under Maritime law and ruling us from what is commonly referred to as "Non-Government Organizations (NGOs), which are actually more Non-Government Corporations;

That have usurped our Republic Constitution, all while in the process, leaving us to believe we were and still are under that Republic;

But rather will re-inhabit our Republic Constitutions in a lawful manner; returning the legal system, including the Office of Sheriff, back to peacekeeping rather than corporation code enforcement that is repugnant to all sovereigns;

Accordingly, we hereby assert our Sovereign right to leave the sea (Maritime law); and return to the land as sovereigns again (under God's Law pursuant to Vattel, Emmerich de, The Law of Nations or the Principles of Natural Law, circa 1758); With a Republic Constitution bolstered and guarding to never allow corporations to lord over us again.

Following signatures and autographs are binding:

Robert's Rules of Order

Robert's Rules of order was established in 1876 in order to bring order to meetings and to avoid chaos. We have already been using the "may I?' and "I yield" rules in the assembly. As we grow, we need to continue to use those rules and implement more of Robert's Rules, such as the following:

- 1. No interruption of speaker, unless a rule is being broken. Correcting a speaker of the facts spoken does not justify an interruption. Wait until the speaker yields, then use "may I?' and wait to be recognized by the moderator.
- 2. Speakers are limited to 3-minute speeches or comments. He or she must wait until other members who have not yet spoken on the topic to speak before commenting or speaking again. A speaker may use a motion for an additional 30 seconds to finish his or her remarks.
- 3. All comments and discussion should be made to the chair/moderator and not between individual members.
- 4. A topic should be discussed for no longer than 10-minutes or until each member who wants to speak on the subject has done so. At the end of 10-minutes or everyone has spoken, the assembly either makes a motion to vote or a motion to table the discussion for another time.
- 5. Discussion should be made on the merits of the topic and not another member. Discussions should not involve personal attacks on other members.
- 6. If a vote is already in progress a member may use "may I?" and make a motion to set aside the vote, if they have something else to add or question.
- 7. A member may make a motion to extend the discussion time limit beyond 10 minutes.
- 8. The moderator should use "point of order" statement for:
 - 1. Adhere to time limits
 - 2. Personal attacks on members
 - 3. Interruptions
 - 4. Keep discussions within the whole assembly, not b/t 2 or more members only

Additional structure:

- 1. When possible, the moderator will send out the topics to be discussed and voted on several days before the next meeting so taht each member has the ability to develop comments and concerns before the meeting.
- 2. Members who want to add a topic to be discussed and voted on to the agenda, may send it ahead of time to the moderator. The agenda will be emailed to everyone on the Saturday before the Tuesday meeting. If you want somehting on the agenda that week, please email it to the moderator

before Saturday at noon. Otherwise, it will go on the agenda for the following week, unless it is an emergency. Structuring the agenda in this way will help eliminate confusion and chaos.

<u>Other resources</u>: Nevada county assembly https://nevadacountyassembly.org/assembly/documents/protocols

Robert's Rules of Order

- Basics https://www.youtube.com/watch?v=J7J9ckZSZ9E (11 min)
- Quickstart https://www.youtube.com/watch?v=fm4hxh3_19o (44min)
- Cheat Sheet https://www.boardeffect.com/wpcontent/uploads/2023/05/BoardEffect-Roberts-Rules-of-Order-Cheat-Sheet.pdf

<u>Websites with Assembly Information</u>: https://www.flarepublic.us/ https://nevadacountyassembly.org/ https://www.ohiojuralassembly.org/ https://virginiajuralassembly.com/organize-an-assembly-cos-in-your-county.html

links to other states' assemblies: https://virginiajuralassembly.com/usa-assemblies.html

<u>Republic for the united States of America websites</u>: https://republicfortheunitedstatesofamerica.org/ https://members.republicfortheunitedstatesofamerica.org/

The Alabama free State team would like to acknowledge and thank all the Republic volunteers and members that provided sources, guidance, materials, assistance, knowledge and experience. This Handbook is an accumulation of all those contributions.