Settled at Columbus, Ohio, March 2020

Formation, operations and functions of the Ohio State Jural Assembly

By-laws of the sovereign members of Ohio, a Free and Independent state

Whereas, the assembly of We THE People being one of the principles most respected and powerful natural rights of the American People, and Whereas, the concept of an assembly dates back to the early colonies and was included in the constitutions of the free republics of the United States of America, cir. 1787, as a means for the people to rein-in an elected government acting outside the limits of delegated power, and

Whereas, when a government appears to be committing criminal and un-Constitutional acts, it can hardly be relied upon to bring charges and indictments against itself.

Therefore, We THE People inhabiting the land of Ohio, a Free and Independent state, free men and women convened under God, having been granted by the Creator dominion over all the earth, to protect and restore the blessings free sentient beings for ourselves and our posterity, do hereby invoke our sacred right to peacefully assemble, as memorialized in The unanimous Declaration of Independence of the thirteen united States of America, cir. 1776, The Articles of Confederation, cir. 1781, and the Constitution of Ohio, cir. 1803, and do hereby establish this Ohio State Jural Assembly of the sovereign people of Ohio, a Free and Independent nation=state.

This Ohio State Jural Assembly, being formed and existing by right according to common law and lawfully assembled on the free dry land of Ohio, a Free and Independent state, is not a part of the de facto incorporated bodies such as Political Action Committees (PACs) and any and all political parties. It functions as an entirely separate and independent body, void of affiliation with any and all partisan connections according to rights and powers granted by the Creator and vested in the people by the Bill of Rights that secure these rights to address Constitutional usurpations for the united States of America, cir. 1787 as amended in 1791.

This Assembly is composed of free men and women who have bound themselves by a Jural Covenant of Office Oath to review, deliberate and "Notice" the unlawful acts and actions of public office holders. These Assembly members have sworn or affirmed to support, preserve, defend and protect the 'Constitution of the united States of America' (circa 1787) and the Bill of Rights by autographing under oath or affirmation the 'Jural Covenant of Office.' Ohio State Jural Assembly standing as guardians of Ohio, a Free and Independent state, one of the free republics in perpetual union with the Articles of Confederation in force after ratification by Maryland, 1 March 1781.

In addition, all Ohio State Jural Assembly members have autographed under oath or affirmation the 'Jural Covenant of Office,' knowing full well that they are subject to serve as De Jure Grand Jury members and are selected by random draw and will serve a one year term.

Settled at Columbus, Ohio, March 2020

The expressed meaning of the word "De Jure" used herein is "existing by right or according to law."

Requirements and Qualifications for Ohio State Jural Assembly Membership:

- 1. Be at least sixteen (16) years of age to join;
- 2. Be domiciled on the land within the geographic boundaries of Ohio, a Free and Independent state for not less than one (1) year immediately prior to joining the assembly;
- 3. Exhibit common sense, intelligence, good character and sound judgment;
- 4. Cannot have been convicted of malfeasance in any public office, any felony or other high crime where there is an actual injured party. Exceptions to the felony rule may be granted on a case by case basis depending on the nature of the felony conviction and must be approved by simple majority vote of 50% plus 1 by the Ohio State Jural Assembly;
- 5. Cannot be holding a title of nobility or be an attorney holding membership of the BAR;
- 6. Cannot be serving as a de facto corporate elected public official;
- 7. Cannot be serving as a de facto police officer or private law enforcement agency.
- 8. Cannot be paid with public funds; be associated with finance; militia or any conflict of interest group.
- 9. Must autograph under oath or affirmation, the "Declaration of Independence" and the "Declaration of Unalienable Rights", purple ink documents cir. 2011.
- 10. Completion of Hillsdale.edu Constitution 101; Bill of Rights and any other training required by the Assembly.

Duties, Powers, and Responsibilities:

The Ohio State Jural Assembly reviews and evaluates procedures, methods and systems used by all governmental agencies to determine whether agency operations remain within lawful limitations of constitutional authority and may also inquire into any aspect of special legislative districts and joint power agencies.

The jurisdiction of Ohio State Jural Assembly extends to the operations of any federal agency presuming to have authority to operate within the geographic boundaries of Ohio, a Free and Independent state, which may affect or infringe the unalienable rights of the Sovereign people of Ohio.

Settled at Columbus, Ohio, March 2020

The Ohio State Jural Assembly functions lawfully only as a body. No one individual assembly member acting alone has any power or authority. No one county has the authority or power to implement change or conditions to these by-laws on its own.

The members in good standing attending the assembly meetings shall constitute the quorum of the Assembly.

"Good Standing" means the member has all their documents up to date and on file with the recording secretary and is not under suspension or indictment for any cause or infraction.

Meetings of this Ohio State Jural Assembly are private meetings. Non-members must/shall be sponsored by a member in good standing to attend assembly meetings.

It is required all matters placed before this Ohio State Jural Assembly and votes taken must be kept as a continual record in the minutes of all the meetings, regularly scheduled and special/emergency scheduled meetings.

The Ohio State Jural Assembly takes action by peaceful means in redressing all matters under review pertaining to all government agencies. The end result of inquiries into civil matters may be released to the public in the form of a final report but only upon written request.

All matters voted on by Ohio State Jural Assembly shall be decided by simple majority of 50% plus 1 and all matters voted on shall be final in all matters. If the need to readdress a vote arises, a 2/3rd vote of members is required to review the issue.

The Ohio State Jural Assembly Serves These Primary Functions:

- 1. To examine all aspects of government operations by initiating its own investigations; placing their findings before a "Board of Review" for disposition;
- 2. To resolve disputes between governmental agencies and the people living and working within the geographic boundaries of Ohio, a Free and Independent state;
- 3. To conduct investigations, and when the evidence is sufficient, to issue presentments to the "Board of Review" to initiate appropriate action by enforcement agencies responsible for prosecution;
- 4. To oversee all government agencies and the office holders to ensure compliance with Constitutions, Lawful statutes, Ordinances, Regulations, Codes etc., and to review and determine the lawfulness of all the listed directives;

Settled at Columbus, Ohio, March 2020

- 5. To oversee all County Settlement Assemblies; and to ensure that their duties, qualifications, purpose and scope conform to the Ohio State Jural Assembly as set forth herein, except limited to the respective county venue. Administrative oversight is placed under the Ohio State Jural Assembly to maintain concurrence and peaceful interactions and harmony for all of We THE People on the free dry land of Ohio, a Free and Independent state;
- 6. Establish a 5 member "Board of Review" for infractions of these by-laws by any member's(') failure to live up to this Operation and Functions=by-laws and expectations of the Ohio State Jural Assembly;

The Current Scope of Review of the Ohio State Jural Assembly is to:

- 1. Inquire into the condition and management of our governmental offices/agencies and non-perfunctory oaths of office by the organic Ohio Constitution to the de jure style and function in Constitutional law based on Biblical Principles as the original republic form of governance intended;
- 2. Investigate and report on the operations, financial accounts and records of all government officers and agencies, including outside sub-contractors to include the various departments and their operational directives;
- 3. Inquire and/or investigate any reported grievances, misconduct or observed or reported criminal conduct or other things;
- 4. To call forth a committee for investigation and give this committee the authority to investigate and review all issues presented to the Assembly by any member in good standing and any issue from a non-member presented by any member in good standing;
- 5. The "Board of Review" committee for investigation shall commence oversight and review of all the abuses perpetrated on We the People at large by the corporate government that has usurped our Republic form of governance.

Election of Ohio State Jural Assembly Officers:

Election of officers shall take place annually in September by paper ballot by the assembly members in good standing.

(See Addendum Four, Five)

To hold an office in the State Jural Assembly the member must be eighteen (18) years of age or older and a member in good standing for six (6) months. Cannot be serving as a de facto corporate elected public official, cannot be holding a title of nobility or be an attorney holding membership of the BAR;

Settled at Columbus, Ohio, March 2020

Must autograph, under oath or affirmation, the "Jural Covenant of Office," "Declaration of Independence" and "Declaration of Unalienable Rights", purple ink documents cir. 2020

Ohio State Jural Assembly Officers and their Duties:

The listed offices are to be filled by members that meet the requirements to hold office under these bylaws annually in September.

The only exception is the Grand Jury Commissioner which is an appointed position for a three (3) year term for continuity of training and jury management. The appointment of a new Grand Jury Commissioner will take place at the two year anniversary of the present office holder to insure the new commissioner has a solid knowledge base to officially take office.

1. **Moderator** – Must ensure that the Ohio State Jural Assembly, as a whole, and each of the investigative committees, functions effectively and efficiently. The Moderator holds copies of the signed membership documents. The Moderator Foreman shall have the authority to administer covenant oaths and affirmations, appoint "Boards of Review" and shall appoint the Ohio De Jure Grand Jury Commissioner. (BLUE INK = IN ORIGINAL BY LAWS)

(See Addendum Two)

- 2. **Moderator- Pro Tem** Generally supports the Moderator, and in the absence of the Moderator, assumes all responsibilities of the Moderator.
- 3. **Chief Justice** shall have the authority to administer covenant oaths and affirmations as voted upon by the majority vote of the Assembly. Oversees actions and decisions to support members as well as the Ohio State Dejure Grand Jury.
- 4. **Justice** Generally supports the Chief Justice, and in the absence of the Chief Justice, assumes all responsibilities of the Chief Justice.
- 5. **Recording Secretary** Generally assists the Moderator in all matters while keeping an accurate record (minutes) of the proceedings of each meeting in the manner and scope of a scribe, handles incoming and out-going general purpose mail (snail mail).
- 6. **Recording Secretary Pro Tem** Generally supports the Recording Secretary, and in the absence of the Recording Secretary, assumes all responsibilities of the Recording Secretary.
- 7. **Communications Secretary** Handles computer communications and assists Recording Secretary with computer incoming and outgoing communications (email).

Settled at Columbus, Ohio, March 2020

- 8. **Communications Secretary Pro Tem** Generally supports the Communications Secretary, and in the absence of the Communications Secretary, assumes all responsibilities of the Communications Secretary.
- 9. Audio/Visual IT Works with the video recordings to ensure safety and non-designated personnel from changing and corrupting the record. Assists in maintenance and storage of digital data records on secure servers.
- 9. Audio/Visual IT Pro Tem Manages the OhioAssembly.com web site, security, posting of data, manages the domain certificates.

(See Addendum Three)

- **10. Treasurer** Handles all financial operations, including the reimbursement of jurors and payments on expenses of the grand jury as a whole. Must keep accurate records and submit a report to the Ohio State Jural Assembly at each meeting.
- 11. **Ohio De Jure Grand Jury Commissioner Appointment –** Shall oversee the jury member selection process, provides the orientation and training for the newly selected Grand Jury members; may function as advisory consultant to inhabitants of any Ohio county establishing a De Jure County Grand Jury under County Settlement Covenant. Co-ordinate initial information meetings and assists with recruiting. Ohio GJ Commissioners are by appointment and is appointed for three (3) years.

(See Addendum Two)

- 12. Bailiff Maintains order during Assembly meetings.
- 13. **Bailiff Pro-Tem** Generally supports the Bailiff and in the absence of the Bailiff assumes all responsibilities.

Removal of an Assembly Member from the Ohio State Jural Assembly:

Verified failure to exemplify high standards of behavior and attitude within the philosophy and direction of the Ohio State Jural Assembly or violation of these by-laws or failure to maintain status of "member in good standing" in any way will result in immediate suspension of all the member's privileges and immediate removal from any office held by the member at that time.

Disregard for the Jural Covenant of Office Oath shall be grounds for the member to be investigated and evaluated by a five-member review board. Removal from the Assembly may be affected by the recommendation of the board of review and voted on by the assembly. These review boards will be

Settled at Columbus, Ohio, March 2020

appointed by the Moderator for that incident only and dissolved after the review and decision is acknowledged by the Assembly.

County Settlement Administrative Oversight:

The individual county Assembly with established duties, qualifications, mission, purpose and scope, will conform to the Ohio State Jural Assembly as set forth herein, except limited to the respective county of venue. Administrative oversight is placed under the Ohio State Jural Assembly.

Failure of a County Assembly to address flagrant abuses by any member, it shall become the task of the State level Ohio State Jural Assembly to address the cause by making recommendations and if necessary initiate a County Administrative Oversight (CAO) "Board of Review" action.

Qualification and Selection Process for CAO "Board of Review" members:

There shall be five members for this "Board of Review" with the authority to summons and subpoena all necessary evidence to deliberate and validate a claim or cause of action. Potential candidates are given information about the duties of this "Board of Review" and the time commitment required. All candidates to serve as CAO "Board of Review" members are to attend an orientation presented by the Justices of the Judiciary members of the Ohio State, a Free and Independent state. The members of this "Board of Review" are to be held to a demonstrated knowledge base of law and legal research and procedure. Future candidates are to be drawn from the local communities of all Ohio counties from which regular Assembly members are drawn and must be members in good standing.

The Ohio State Jural Assembly has the responsibility to impanel the five member CAO "Board of Review" to address and commence oversight and review of all the abuses perpetrated on We THE People by the corporation that has usurped our Republic.

Addendums to these by-laws:

Any addendum to the Operations and Functions of the Ohio State Jural Assembly must be submitted in writing to the Moderator and the addendum shall be reviewed by the Assembly at a regularly scheduled meeting and shall be approved or rejected by simple majority vote of 50% plus 1. All addendums that are in force as of this writing shall remain in force as approved by the Assembly on the dates recorded in the Ohio State Jural Assembly meeting minutes.

Settled at Columbus, Ohio, March 2020

Procedures Approved in Assembly, on Date:

RECOGNIZED AS ORIGINALLY AUTOGRAPHED 02/02/21 – wet ink copy archived

(See Addendum One)

Autographs of Members: Robin Ruwe, Moderator Gary Mark, Chief, Justice

ADDENDUM ONE:

By unanimous vote of the general Assembly on January 7, 2025, the currently understood 'original' Ohio State Covenant 'Bylaws' shall be certified by autograph of no less than three officers of the State; each motion made during regular business meetings which affects the language of this foundational document shall be heard by no less than five members of the general assembly ('quorum') and, upon passage, shall be immediately incorporated appropriately, by the State Secretary after certification by no less than three officers of the state autographs; all versions of Bylaws for the Ohio State Jural Assembly shall be posted on the authorized website, social media platform and other noticing platform construed as 'public record'. All versions of Bylaws shall be posted chronologically and remain available for public inspection at all times.

ADDENDUM TWO:

By affirmative majority vote of the general Assembly on January 14, 2025, the Ohio State Covenant 'Bylaws' shall be amended to reflect the following process language which rejects unilateral appointments to any officer position without paper ballot substantiating support of the general assembly:

"Appointments FOR GRAND JURY COMMISSIONER are only to be a recommendation by the Moderator-Foreman and must be certified as accepted by simple majority through paper ballot by general assembly vote."

ADDENDUM THREE:

By affirmative majority vote of the general Assembly on January 14, 2025, the Ohio State Covenant Bylaws, Officers and their duties section, be amended to reflect **the striking of positions numbered 9: Audio Visual IT and 9: Audio Visual IT Pro Tem.**

ADDENDUM FOUR:

By affirmative majority vote of the general Assembly on January 14, 2025, the Ohio State Covenant Bylaws, section on paper ballot voting shall be hereby amended to reflect the addition of

Settled at Columbus, Ohio, March 2020

allowance for voice-only vote by any member handicapped through blindness or in any other way that prevents that man or woman from readily casting a paper ballot.

ADDENDUM FIVE:

By affirmative majority vote of the general Assembly on January 21, 2025, the Ohio State Covenant Bylaws, section on paper ballot voting shall be hereby amended to reflect the addition of this formal paper ballot acceptance (whether via Zoom call or face-to-face election):

There shall be one handwritten paper ballot from each elector, in the following format:

Date, Elector name

Position, Candidate, direction of vote (yea, no, abstain)

Position, Candidate, direction of vote (yea, no, abstain)

Autograph, thumbprint

Original paper ballots shall be hand-deposited into the ballot box in the meeting room during face to face meeting, and shall be read aloud/shown to the entire audience for verification. If the election meeting is held via teleconference, each elector shall show their own ballot on screen, and that exact paper shown must be mailed to the Assembly post office box at:

The Ohio State Jural Assembly

P.O. Box 670042

Northfield, Ohio 44067

for live public verification of postmark, autograph and thumbprint by said elector at the next soonest subsequent meeting.

	so say we, one and al
/s/	
/s/	
/s/	