

**The Ohio State Jural Assembly  
Official Weekly  
\*State Committee of Safety\*  
Business Meeting  
Minutes for Thursday, March 12, 2026**

by Cristina Mami, Secretary

[7:05 pm] meeting is [\*opened\*](#); Ross states [\*our mission\*](#):

**Vote to Accept the Agenda**

Agenda is read aloud and time is given for any requested alterations/modifications.

Cristina points out that there will be two sets of minutes to be read from previous meetings tonight. The agenda is unanimously accepted with this modification.

**Chair Statement & Welcome**

– Opening Prayer (Michael); 15 seconds of silence for reflection.

***The Bivens: Call for Declaration of Conflicting Allegiances*** - read aloud three times; no responses.

***Statement of Peaceful Intent*** - read aloud. Time is given for consideration by attendees; no departures or objections.

**Gallery Welcome - Invitation to silently observe.** No departures.

***Robert's Rules of Order for Parliamentary Procedure*** reminder;

<https://robertsrules.com/>    <https://youtube.com/playlist?list=PLo8xOkRa>

especially - <https://youtu.be/NINCixTp4Fo?si=ttQtO1zhmM8XrI34>

**Roll Call** – Conducted by Kat – (8) participants; (no observers):

Ross – Summit	Kat – Lorain	Cristina – Summit
Julie – Clermont	Joe - Summit	Michael – Adams
Keith – Fairfield	Beverly - Clermont	

**Open Old Business** – Moved: Keith, Seconded: Michael;

**Old Business**

**I. Previous meeting minutes**

Minutes from February 19, 2026 - read onto the record; unanimously accepted with no factual corrections.

Minutes from February 26, 2026 - read onto the record; unanimously accepted with no factual corrections.

**II. Reports of Officers, Chairs and Committees**

- a. **Treasury.** Keith: No formal report at this time. Recent costs are being calculated and will be submitted at the next meeting.

Reminder: Expenses directly related to conducting the business of the Assembly NEED to be reported in writing to the Treasurer for inclusion in the public accounting report, *whether the member is seeking reimbursement or not.* As we grow, the transparency of this process may come into question if we are not meticulous in recording, for example, real value of donated efforts, materials, postage, etc. Monies voluntarily offered to help reimburse for necessary operating costs should be forwarded directly to the person who made the purchase on behalf of OSJA.

Email pertinent information, including receipts wherever possible, to:

[treasurer@ohio.juralassembly.org](mailto:treasurer@ohio.juralassembly.org)

or, mail hard copies to the main post office box at

The Ohio State Jural Assembly

PO Box 670042

Northfield, Ohio 44067

**b. Education Committee**

- i. Michael – No formal report at this time. Ongoing studies and ideas for fundraising to be summarized and shared in an upcoming meeting.

**c. Public Affairs Chair**

- i. Cristina yields her time to anyone on the call who has local updates on public affairs matters.
- ii. Beverly updates the assembly on her Loveland matter, previous court date and the upcoming appointment with the court (3/19/26 at 5pm, Loveland Mayor’s Court). Many angles are discussed. The take away is that regardless of how Beverly chooses to proceed, the precedent is set, the language and sovereignty declarations have been recorded with the Court.

**d. Fairfield Family Forum Flag Day – June 14, 2026**

- i. Keith – the committee had a meeting yesterday and Keith is waiting for further details from the Fairfield Family Forum.

**e. Grand Jury Commission Report**

- i. Beverly - Discussion on Lysander Spooner’s thoughts on grand jury decisions; review of the Constitutional amendments that were discussed last Saturday morning, especially the 7<sup>th</sup> Amendment, “ In suits at common law, where the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise re-examined in any court of the United States, than according to the rules of the common law.”

**f. Passports**

- i. Keith updates on his process to *request and submit* his passport as a non-citizen. He will update us once he receives the booklet. Keith’s specific process and the documents he

provided to the in-person passport reviewer as well as how he completed the Passport form, and the clarifying statement he submitted with it will be posted to the website in the next few days.

**Close Old Business:** Moved Keith; Seconded Julie;

**No new business was entertained this evening.**

**Adjourn:** Moved Beverly; Seconded Keith;

[8:08 pm] Ross ends the meeting;

Next meeting is set for Thursday, March 19, 2026 at 7:00pm via Zoom.

<https://us06web.zoom.us/j/81862884315?pwd=NXVqQlN3aUwvNkVuWU9WR1cwejhMdz09>

Telephone users - +1 646 558 8656 - Meeting ID: 818 6288 4315 - Passcode: 104920

+++++

#### GROUP CHAT (VERBATIM)

19:10:07 From Keith Mauger : yea  
19:24:13 From Cristina : Vote to Accept the 2/26 minutes as read  
19:24:30 From Keith Mauger : yea  
19:24:34 From Cristina : If you weren't in attendance or did not watch the recording you should abstain  
19:30:22 From Cristina : Beverly, if you watch the recording on the website you could vote. The idea is to double check whether I accurately summarized what was discussed.  
19:30:29 From Keith Mauger : yea  
19:30:39 From Cristina : Vote to accept the 02/26 minutes as read  
19:40:04 From Cristina : In all cases, regardless of how the court members act, each man/woman who is pressing a claim has to decide what sits right with them, in their soul, for their specific circumstance.  
19:41:18 From Cristina : This is huge.  
19:41:27 From Keith Mauger : Reacted to "This is huge." with thumbs up  
19:45:01 From Cristina : All letters provided by Beverly (and others in every claim) are posted on the website.  
19:46:37 From Kat O.: Jury of peers is not the same as defacto trial by jury  
19:47:36 From Cristina : I did witness those violations of unalienable rights.  
19:55:47 From Cristina : The U.S. Constitution does not permit re-trial of a matter after a grand jury has decided it, but the protection applies only to acquittals and convictions, not to the grand jury's decision itself.

Grand Juries and the Double Jeopardy Clause:

The Fifth Amendment's Double Jeopardy Clause states: "Nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb." This means a person cannot be retried for the same crime after being acquitted (not guilty) or convicted.

However, a grand jury's decision is not a verdict. It either returns a **true bill (indictment)** or a **no bill (no indictment)**. A **no bill** means the grand jury found insufficient evidence to charge the person, but it does

not constitute an acquittal. Therefore, the government may re-present the same matter to a new grand jury for a new indictment, unless the case has already been dismissed or a court has ruled otherwise.

Key Legal Principles:

No Bill = Acquittal: A grand jury's failure to indict is not a final judgment

20:08:32 From Cristina : 7th Amendment - In suits at common law, when the value in controversy shall exceed twenty dollars, the right of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise reexamined in any Court of the United States than according to the rules at the common law.

20:08:40 From Keith Mauger : Reacted to "7th Amendment - In s..." with thumbs up

+++++

**Being duly elected officers of The Ohio State Jural Assembly, in observation of lawful procedures of certification, we do hereby autograph our acceptance onto The Record of the preceding minutes. Adoption and inclusion of affirmed Motions, where applicable, are to be reflected in the most current Bylaws which shall be, as soon as is practicable, posted publicly at the general assembly authorized website for the public record:**

<https://ohio.juralassembly.org/>

**so say we, one and all:**

/s/ \_\_\_\_\_  
(name, office, date)

/s/ \_\_\_\_\_  
(name, office, date)

/s/ \_\_\_\_\_  
(name, office, date)