STEPS FOR GIVING NOTICE TO THE PUBLIC / SETTLING ON THE LAND

Giving notice is required, in order for your assembly / committee of safety to stand on behalf of the people of your county. Because the Corporation has been recognized by the people as their "government", the People need to notify the public that they are filling the space of the Corporation.

There are a couple of ways that your assembly can give lawful notice to the public:

WAY ONE

<u>Publish a full-page ad</u> in the legal section of a newspaper or magazine for three weeks. You will need to get a certified copy of the ad from the publication, showing that it is an authentic publication that ran for that amount of time. This can be very costly, so another alternative which does not cost money, but will require more time is:

WAY TWO

<u>Courthouse Steps reading</u> - Read Covenant Preamble (1.5 page doc) on courthouse steps, during business hours, three weeks in a row, on the same day at roughly the same times. (i.e. three Tuesday's in a row at 1 pm.)

<u>Post Covenant on bulletin boards</u> around town. This will commence on the same day of the courthouse steps reading begins. Put in as many public places as you can – libraries, grocery stores, restaurants, post offices...as many places as you can. Stays up for three weeks running...replenish board as often as needed during the three weeks in each location. Make a record of where the covenant is posted so that members can go back to those locations and replenish, if needed.

Before Running the Ad or Reading on the Courthouse Steps:

- Get County Assembly Settlement Covenant (12-page) signed by state moderator and justice / bailiff or scribe. They will attach the state seal. YOU WILL NEED TO HAVE AT LEAST TWO ORIGINALS: One for recording at the county, and one for your records. (You will request a certified copy from the court / recorder's office. This copy you will give to the County Commissioner's for their records.
- 2. All county assembly members can then sign the Settlement Covenant. If preferred, however, the County moderator and scribe can sign the Settlement Covenant instead. Sign first and middle initial only, no last name. Attach county seal to the bottom of the page.

After Reading the Settlement Preamble on the Courthouse Steps OR Running Ad in the Newspaper:

- Go to county courthouse or county (land) recorder's office and record it on the public public recording. You can get it recorded under a misc. filing (might cost \$150-200) – once it's done, you can file anything else under that docket number. Request that the clerk date / time stamp the document – to show entry into the record. Get TWO ORIGINAL STAMPED CERTIFIED copies. The clerk will file the original into the court and then ask them when you can come back to get (two) certified copies. (it usually takes a day or two.)
- 2. Next day (or when they are available), go back to the records room and collect certified copy from the records room \$1/sheet and there will be a court seal on the doc need two

copies that are certified. One copy goes to the county commissioners and the other goes into the assembly record.

3. Take certified copy to the county commissioners meeting. This will be handed to them in person.

County Commissioners Meeting

- 1. You will attend the next County Commissioners meeting at the end of the three week period when the ad is running in the newspaper (or you have finished reading the covenant preamble on the courthouse steps for the third week). Be sure to get your readers lined up and on the meeting speaking schedule.
- 2. The first person to stand will recite a prayer (this will help to disarm the commissioners) for example, "we come before you in peace and pray that what we say today will help you know that we want only good for this county and this board and that we are here to support the people of this county." Then read the Pre-amble (same doc that was read on the courthouse steps).
- 3. Make video recording of whole thing. When done, hand the full 12-page covenant to the bailiff, or justice of the board. Once the doc is given to the bailiff, then turn around and announce that we are now a de jure county assembly and that the people now have constitutional control. Go to https://www.awakenandunite.com/common-law-2 to watch a video of Lorain County, Ohio assembly walking through this process. It's really cool!
- 4. Wait 30-days for rebuttal AFTER the doc is filed with the court. Secretary makes a note of no rebuttal after 30 days goes into the meeting minutes at the next assembly meeting.

CELEBRATE!!

NOTE - If the court will not file as a public notice, you need to file this as a public recording.

Because they don't file it, then you make a photo copy of the certification and you mail it to them by registered mail. They have to accept it and mail it back to you saying they can't file it. That's ok...you have (firm 3877) certified copy that it was sent by registered mail, then you have your return, signed receipt, coming back – these all prove that they've received it. In fact, if they don't have it on file when you ask for it, that is criminal - federal law mail fraud.

Alternatively, you can go to the neighboring county, or another friendly county in your state, and record it there.

NEXT PHASE OF ASSEMBLY MISSION – ASSEMBLY BYLAWS AND SOCIAL COMPACT

BYLAWS

This is an internal document for your assembly that outlines the structure for your assembly government. This will be the starting place for how you will structure your county government. It will be a living document that will be edited and changed as your assembly grows, and as your assembly begins to take over the corporate government. This is how you want your county government to look on paper. Start basic and small, but have a vision of your county's potential.

SOCIAL COMPACT

You will submit this to the county commissioners and to the court for the record – this is the rules and laws that you the people of the county want to have implemented as standard such as no 5G within 1,000 feet of the county line, want all smart meters removed from houses within the county, want common core, CRT removed – no contract law all removed from court, property taxes removed from the county.

SELF GOVERNANCE!!

<u>Who gives oaths to assembly members</u>? The moderator administers the oath at the beginning since there's no one to do it. Chain of custody is established when Dave administers the oath. But it can be done on their own. Can put hand on the bible or not, but hand should be raised.

Other assemblies: They have to provide paperwork that shows they are settled on the land. If not, they / you don't have an assembly. Until you settle it on the land, you don't have claim. And they have to stand down. First come, first served. There can only be ONE jural assembly for each county and one for the state. You cannot have multiple jural assemblies.

Read 2nd paragraph of Decl of independence over and over again. The govt is seditious and it is our duty to call them out... both current government and the "infiltrator" assemblies.