

The Pennsylvania Assembly

— Structure —

What happened in 1861?

- Seven southern nation States of America walked out of the Second Session of the Thirty-sixth Congress on March 27, 1861.
- Adjournment of Congress was sine die a Latin term meaning "without [fixed] day"; No date was set for reconvening.
- On April 15, 1861, President Lincoln reconvened Congress under the Executive branch by proclamation (General Orders 100): "I do hereby, in virtue of the power in me vested by the Constitution, convene both Houses of Congress."
- This became the Lieber Code: https://avalon.law.yale.edu/19th_century/lieber.asp
- The Lieber Code requires the Army, or in modern terms, the Department of Defense, to pay reparations to all non-combatant civilians harmed.

Call To Session After 160 Years

- There are three (3) ways that the State Assemblies may be called into Session:

 A. they may be summoned by The United States of America, our unincorporated.

 Federation;
 - **B.** they may be summoned by the President of The United States of America (the same Federation of States);
 - C. a committee of nine State Assemblies may call the General Assembly.
- In the present instance, in the year 2020, we are now called to assemble and fifty State Assemblies have answered. This has been made possible by our State Coordinators, who are State National volunteers employed (but unpaid to date) by The United States of America, our unincorporated Federation, to organize and expedite the State Assembly process.

- The Federation of States was created very early on September 1776 as a means for the States to act together as one body in international and global jurisdictions.
- The Federation has no national level powers at all and is not in itself a sovereign body. The Federation is an agency of the States representing the sovereign bodies of the States of the Union in the foreign international and global jurisdictions.
- In terms of business structure, the Federation is an unincorporated Holding Company.
- What it "holds" are the international and global powers that each of the States vouchsafed to it for their mutual defense and protection.
- The Federation is like a bank that holds all the delegated powers of the States, and is then, the Delegator of all powers subsequently delegated to the Confederation, and which is also responsible for the later delegations of Powers made under the Constitutions.

- When any of the Subcontractors or even the Confederation is unable to function, all those powers delegated to them return automatically by Operation of Law to The Federation that made the delegation of power in the first place.
- In order to operate in international and global business realms The Federation had to operate under a recognized sovereign which is a problem because we were getting rid of sovereigns and because each individual State could not be recognized as a sovereign in international jurisdiction and still have the advantage of mutually shared powers.
- To get past this obstacle the Founders used the sovereign status of William Belcher, a patriot from Connecticut, who later served as a Colonel in the Continental Army.
- Though his family acquired sovereignty in England as a result of the Norman Conquest, William Belcher, like his own forefathers, believed that people should learn to be self-governing.

- The Great Seals of both the United States and the United States of America are part of the Belcher Coat of Arms Array.
- As a result, William Belcher and his progeny became yet another safeguard for the new American Government, and the hereditary Office of Head of State passes down to them because "every ship that sails" sails under the Great Seals, meaning all corporations as well as all ships and all commerce taking place worldwide by American "vessels".
- The rats have colluded to escape their obligations owed to The Federation and the American States and People by attempting to "redefine" us all as non-American Commonwealth entities and they have contrived to unlawfully convert everything and everyone by a process of False Registration.

That is the topic and issue that we address with the Declarations and other paperwork.

- Following the Civil War, the Belcher Family was literally hunted and murdered and slandered by British and Papist interests bent on setting the current system up. They were forced to flee from the East Coast to the West Coast, which was then still a distant frontier.
- The Great Seals were stolen and were in the possession of the Federal Reserve Board of Governors. They have since resurfaced in Indonesia. However, possession by pirates does not change ownership
- The Belchers are still the Protectors of The Federation on the sea and in the air.
- The members of The Federation are the States of the Union and your State Assemblies are the embodiment of your States when in Session.

- Thus, the Belchers act to protect the interests of the States and People and keep The Federation alive (howbeit with a skeleton crew) when the States are not in Session and they have summoned the States to Assemble and take care of business and deal with the mess.
- It is important to note that "Belcher" is an Anglicized version of "Belle Cher" -- the family is Norman French, not British, and "Belle Cher" is a clanname like "McDonald"---- so it is proper to think and speak of the Belle Chers as a clan, and not just a clan chieftain.
- The actual Members of the Federation are the States represented by State Assemblies. The Federation continues to hold the Mutual Powers of all the States.
- The people gathered to run The Federation's Administration come from all over the country and are all volunteers serving at their own risk; some are related to the Belle Chers, but many are not.

- Many are simply Americans who came to help once the banner had been raised. Our functions have been dictated to date by past-practice and necessity all of which are practical matters, such as locating assets that belong to the States and People, which have been purloined by the Federal Subcontractors, and putting an end to the Great Fraud.
- In doing so we all act under The Prudent Man Fiduciary Standard meaning that we administer all affairs of State with the same standard we would exercise as if the assets and resources belonged to us in a private capacity. We use carriage accounting, not "double accrual" accounting. We use the calendar year, not the Federal Fiscal Year.

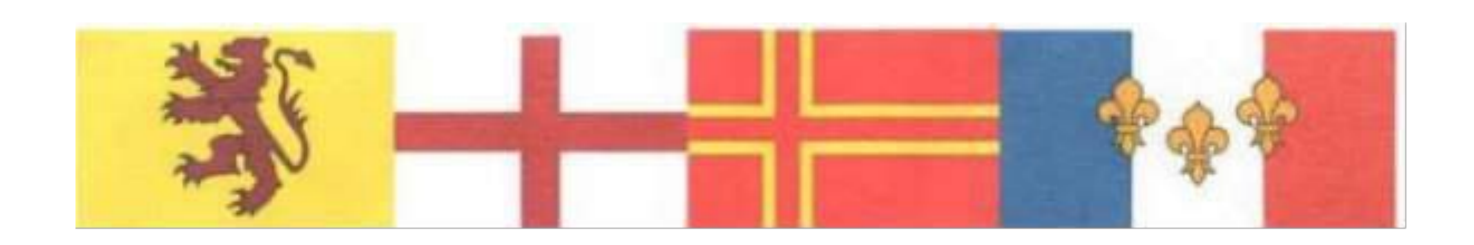


Let it be it known to all, whom these presents come, that there is a lawful and legal means provided for Texas and every other State to assemble, and that means of lawful and peaceable assembly requires the process to take place under the authority and guidance of a recognized Summoning Authority. (Article 3232)

There are three (3) possible Summoning Authorities charged with the responsibility.

- **The first** Summoning Authority is The President of The United States of America. This office has been vacated since 1860.
- The second is a quorum of nine States in Session --- used during recesses and temporary adjournment. The only State left in Session was Texas, so no quorum was possible.

• The third and only remaining option is for the owner of the Great Seals to call the States into Session and operate The United States of America, our unincorporated Federation of States to do it. So that is what has been done. It has fallen to the Federation (which is not the "Federal Government") to call the States into Session.







- That responsibility carries with it the obligation to ensure that the Assemblies thus created are "peaceable" and composed of qualified people living within the borders of each State, who have declared and recorded their adoption of their birthright political status, and from there, to provide the discipline, framework, and guidance to establish in each State a General Assembly, a Business (sometimes called "International") Assembly, a public court and a State Assembly Militia.
- This is a process not given to interpretation, and we have followed it to the letter. Please note that the Federation must ensure the legal and peaceable nature of the process and the State Assemblies that result from it, or our activities could be mistaken as hostile actions and legally suppressed by military force.

- Once each Assembly has been assembled and each portion of this process has been accomplished, each Assembly will be "fully seated", meaning that all basic functions are in place and operating. Until each Assembly is fully seated, it remains under the guidance of the Federation.
- That is why the Federation is involved in the State Assembly process and why it is significantly in control of this process until such time as the State leadership is fully educated and the basic functions of American State Government are restored.
- After such a long hiatus and so much confusion it is understandable that a mighty educational process is necessary, even about comparatively simple things, such as the role of the Federation as the Summoning Authority, the role of the Coordinators who act as Federation Officers, not to be confused with "Federal" Officers, the structure of

the State Assemblies and the functions of the State Assemblies.

- It is also understood that people will continue to be confused and need to be educated on a continuing basis as new questions and issues arise and as new people join the Assemblies.
- We can and we must deal with this educational process as transparently and honestly as possible. None of it is rocket science. All of it is ultimately under the control of the people in each State.
- Anyone who feels that the Federation is being heavy-handed has a clear road to get the necessary work done, establish the structures, provide the functions, and complete the assembly process.

- Once fully seated, each State Assembly is responsible for performing under the treaties and constitutional agreements already established and for supporting the restored American Government, the Reconstruction thereof, and also become responsible for the conduct of the restored Confederation and Federal Republic.
- This grave responsibility also includes preserving the peace, not undermining it.



- Everyone concerned needs to realize that the actual Federation is the only means that the people of this country have to control the operations of the Federal Subcontractors.
- Because the Federal Subcontractors have run off-track and profited themselves greatly by doing so, they don't want the States in Session, and they don't want the unincorporated Federation of States breathing down their necks and forcing them to abide by their constitutional obligations.
- As a result, certain public employees and agencies hired by them using our money, have undertaken to undermine the peaceable nature of our State Assemblies and have attempted to commandeer our efforts and to misdirect the assembly process so as to create an excuse to brand our efforts as insurrectionist activities, and provide themselves with an excuse for crushing our activities with overwhelming military force.

- Our brand is devoted to the peaceful and lawful enforcement of the Constitutional Guarantees, and the protection of the lives and property rights of Pennsylvanians and all other Americans.
- We do not and we will not condone or participate in any form of insurrection, rebellion, or creation of armed forces other than the lawful State Assembly Militias, operated as they are supposed to be, in the Swiss Canton method, and operated within each State, and our land-based Continental Marshal Service, which is our jurisdictional interface with the U.S. Marshal Service.
- Our steady course remains to use international law and Public Law to rein in the brigands and the politicians responsible for abusing the Public Trust, to enforce the Constitutional Guarantees and Protections, and to do this peaceably, honorably, and lawfully via the processes and agreements established to secure these ends.

If any Assembly or member of an Assembly hears anyone in their Assembly or any other Assembly promoting violence, preaching against the Federation "as if" the Federation was the de facto Federal Government, moving to incorporate any function of any Assembly, setting up any foreign structures apart from the General Assembly, International Business Assembly, Public Courts, and the lawful State Assembly Militia, refusing to record political status of members, taking money from foreign corporations, selling information about the Assemblies or Assembly Members, using the Assemblies or Assembly Members for unjust enrichment, promoting Ponzi schemes, Trust schemes, memberships in Secret Societies or otherwise remaining out of-step with the simple program outlined above, you are encouraged to notify us directly, so that prompt corrective action can be taken.

Use the email: avannavon@gmail.com and the subject line: "Jim".

- We are a peaceful and effective and lawful organization. We have gained the support of the world in our efforts to restore the lawful American Government.
- We do not intend to be undermined by persons who either don't understand or refuse to honor the actual mission, which is the restoration of the traditional and intended American Government.



Assembly Structure

In the Assembly Process we are engaged in community building.

We are not building a corporation. Corporate business structures do not apply.

Let us all keep that firmly in view. There are jobs to do, and functions to perform, but the principles of hierarchy and compartmentalization are largely absent. Ideally, everyone in every assembly will know all the jobs and functions, and numerous people will be ready to fill vacancies and bulwark efforts as needed.

Your State Assembly should resemble a family gathering, because in essence, that is what it is and what it is intended to be: an extended family of friends, relatives, and neighbors working together for their mutual long term security and benefit.

Definitions

Each State Assembly consists of one Body Politic* composed of all declared State Nationals and State Citizens living within the boundaries of each State.

*Anyone who qualifies by birthright or by legal Naturalization processes and who (1) lives in a State on a permanent basis and (2) who declares and records their political status as a State National or State Citizen must be included in the State Assembly as long as they are acting in honor.

(Continued on next page)

Definitions

Each State Assembly is organized to perform four functions:

- (1) the General Assembly provides a discussion and decision forum for intrastate business and acts as a Committee-of-the-Whole to decide issues of general interest, conducts elections, and provides oversight for all Assembly functions;
- (2) the International Business Assembly which is composed entirely of State Citizens, conducts the international and interstate business of the Assembly;
- (3) the Jural Assembly provides the Court Services and oversees the Grand Jury, Trial Juries, Officers, and functions of the courts;
- (4) the Assembly Militia is focused on promoting public safety within the boundaries of their State and is the "well-regulated" militia guaranteed to each State for its internal security.

General Assembly

General Assembly meetings are, generally speaking, public meetings.

If the General Assembly wishes to conduct any private or sensitive intrastate business, they simply divide the agenda and close that portion of the meeting, so that only State Nationals and State Citizens participate.

All State Nationals and State Citizens must be allowed to attend all General Assembly Meetings.

Regular Assembly Meetings are scheduled and posted in advance. Adoption of Rules of Order for the conduct of meetings is highly encouraged. Publication of an Agenda prior to all regularly scheduled meetings is also highly recommended.

Business Assembly

Business Assembly meetings are relatively rare events at first, but become increasingly important going forward, especially as the State of State Unincorporated is established.

These meetings are open to State Citizens, who are the only ones with standing to vote on the international and interstate business under consideration.

The Business Assembly gets its direction from the General Assembly.

Jural Assembly

Jural Assembly meetings are Special Meetings organized by the active members of the Jural Assembly, all of whom are qualified Jurors, able to serve on both the Grand Jury and Trial Juries, or officers of the courts.

Militia Assembly

Assembly Militias often meet before or after General Assembly meetings, but many also maintain a weekend schedule for training and to conduct exercises and conduct business unique to the militia.

All able-bodied members of the Assembly between the ages of 21 and 65 are expected to actively support their militia in one way or another, either as active militia or acting in support, supply, communications, and administrative positions.

In The Beginning

Our Forefathers designed a deliberately complex and "counter-balanced" system of government and paid special attention to conflicts of interest.

This system of Checks and Balances was followed at every level and step, from the foundations of our Counties to our States to our States of States, and finally, to each segment of the Federal Government, too.

It is well to remember that at the time, there were large inclusive segments of the population built upon relationships with various European countries. We had English colonists, but also French, Protestant and Papist, Dutch, and Spanish in the West.

Building a cohesive and defensible whole out of such disparate origins and conflicts of affiliation, culture, and tradition required extraordinary measures.

In The Beginning

In the end, it was accomplished via the skillful use — and just as skillful limitation of — jurisdictional authority.

Our physically-defined counties control the national jurisdiction of the soil, and, taken together, define the "embodiment" of the combined soil jurisdiction owed to our state of the Union.

Notice the small "s". When we are talking about soil jurisdiction, we are talking about the state as a nation-state. (EXAMPLE - Alabama is a nation-state as well as a State of the Union.)

Each county government is the supreme local authority and so, the county Sheriff is the supreme elected peacekeeping official-- however, in keeping with Checks and Balances, this supreme authority extends only within the physical borders

In The Beginning

of the county, and each county has only its own State as an interface with other States and foreign countries. It is cut off from the rest of the world.

This becomes important when you realize that if it were otherwise, each county could split off and ally itself with any foreign government it chose, and our country would quickly become a hodgepodge of over 3,000 disparate crazy quilt pieces, all functioning under different laws and warring with each other and using different forms of currency.

Without this "segregation of the soil jurisdiction" the Union would have dissolved even as it was being born.

Each such county and the nation-state that the combined counties build, is populated by people, known as American State Nationals. Note the small "p" on "people".

American State Nationals

We have already seen that Americans born within the borders of a State acquire their nationality at birth, and so we become Texans, New Yorkers, Minnesotans, and so on.

We remain American State Nationals until the age of 21, when we can choose to act as State Citizens.



American State Citizens

The word "citizen" always implies an obligation to serve some level or form of government, and it is no exception here.

When we are old enough to accept the responsibility and understand the obligations involved, we become eligible to act as Citizens of our State of the Union.

A State Citizen must be free to make decisions impacting their State and its international relations with other States and Nations with a clear mind and open conscience, unaffected by mixed loyalties to any other Master.

State Citizens voluntarily occupy an Office of Person-hood in order to serve the interests of the International Jurisdiction of their State of the Union. Their Lawful Persons are known as People — notice the capital "P".

State of the Union

What do we mean by "State of the Union"?

Notice the capital "S"? The State is different and set apart from the nation-state formed by the combined soil jurisdictions of the counties.

The State level of government exists in the International Jurisdiction of the Land and Sea.

It is inhabited by Persons, either Lawful Persons or Legal Persons.



Jurisdiction

The Land Jurisdiction begins six inches under the surface of the soil and extends to the center of the Earth by definition.

Land is an "international resource" as it and the resources of the subsoil — mineral deposits and subsurface water — cannot observe the strict and known boundaries of the soil surface.

Each State's Land Jurisdiction is forever connected to its soil, but the nation-state of Pennsylvania and the State known as Pennsylvania occupy two distinct and different jurisdictions — one National, one International in nature.

Jurisdiction

So, Pennsylvanians acting as American State Nationals are people who populate the soil jurisdiction of Pennsylvania, but when they choose to act in the capacity of State Citizens, they operate as People, that is, Lawful Persons, and control the international land and sea jurisdiction of Pennsylvania.

International Jurisdiction is the jurisdiction in which Pennsylvania as a whole acts as a physically-defined State of the Union and interacts with the other States and with other Countries, for example, Denmark.

Conflicts of Interest

Our Forefathers, always anxious to avoid conflicts of interest which might undermine our security, defined State Citizens to be People having no other allegiance to or affiliation with any foreign State or Nation.

Thus, you cannot serve your State as a State Citizen, and decide international questions for your State of the Union, if you have any conflicts of interest.

Such conflicts of interest may include being licensed by a foreign government, receiving titles and offices from foreign governments, being employed by foreign governments, receiving unearned welfare benefits from foreign governments or other substantial gifts or emoluments from foreign governments.

This includes professional licenses, titles, offices, employments, and substantial unearned welfare, substantial gifts — land, gold, etc., or other emoluments conferred

Conflicts of Interest

by the Federal Government Subcontractors or what we more readily recognize as foreign governments of other countries — Britain, France, etc.

It follows that anyone employed by any other level of government, anyone in receipt of professional licenses issued by any other level of government, or having any other such attachment, obligation, or conflict of interest, is limited to acting as an American State National.

Each State of the Union is thus populated by both American State Nationals and American State Citizens.

Both can serve their State, both can vote in Public Elections for State and County offices, both inherit their nationality from their State, but when it comes to international and interstate questions, the State Citizens are the only ones authorized to vote on these matters.

Continue to grow our numbers in the State Assembly - everyone is in outreach!

- Populate our Counties
- Build County Structure

Focus Group on Understanding our Counties Federation Level Work Group

- Angelo on Washington
- David H. on Chester
- Glenn on Chester
- Jackie Kelvington & Charles Yeager both on Washington County

Assemble and train our Militia:

- Almost everyone is in the Militia Ages 21-65
- Begin our training on first aid and disaster response
- Build community and get to know your neighbors

Next Steps

Populate our Jural Assembly Structure Education and Training is essential!

Get in Touch

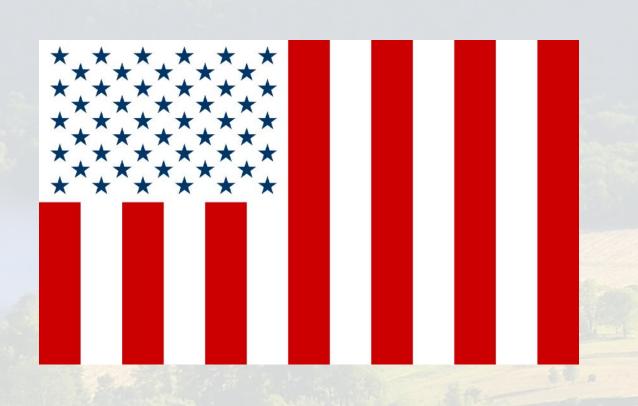
Glenn Neiffer
Pennsylvania Assembly Coordinator

thepennsylvania-assembly@protonmail.com https://states.americanstatenationals.org/

Pennsylvania Assembly c\o 88 Glocker Way Ste. 358
Pottstown Pennsylvania
postal code 19465

+1 484 - 524 - 3605







Thank You