Further Clarification for the Flag Officers and Everyone Else

By Anna Von Reitz

The groups organized by the Michigan General Jural Assembly failed the test and did not organize properly.

In order to function as actual State Assemblies, those thus organized must be acting in the capacity of American State Nationals (people) or American State Citizens (People) ---- and not acting as any variety of "US" Citizen.

You find the definition of American State National at 8 USC 1101 (a) 21, and you find the definition of American State Citizen at 8 USC 1101 (a) 22 B.

The two varieties of United States Citizen are created by the Federal Constitutions ---- they are British Territorial United States Citizens and Papal Municipal citizens of the United States, defined at Article 1, Section 2, Clause 2 and Article 1, Section 3, Clause 3.

As you can all now very clearly see, these are (4) different political statuses.

American State Nationals (people) owe no obligation to the government, beyond keeping the peace.

American State Citizens voluntarily serve their State Government and are the "People" entitled to enforce the constitutional agreements.

British Territorials owe their allegiance to the British Monarch.

Municipal citizens owe their allegiance to the Pope.

Period. It's plain. It's simple. It's right in front of all our faces. That is the way it is. That is the way it has always been. And furthermore.....

Only Americans can assemble American States.

If anyone needs help understanding that and why that is true, they need to go back to school and check their logic circuits, too.

Failure to notice that crucial fact ---- that Americans are the only ones who can assemble American States ---- and honor it and organize accordingly, results in organizations that don't have the correct political status, standing and jurisdiction to function as State Assemblies.

MGJA let everybody through the door and didn't bother to screen and explain and help people get their paperwork in order and their declarations recorded.

As a result, the organizations that MGJA built are not State Assemblies.

They are more "State of State" organizations--- so-called Private Membership Associations--- created by an admixture of confused Americans and both varieties of Federal Citizens milling around.

No doubt that result was what some of the organizers intended.
The law and the definitions are clear. There is no basis for argument.

If you want to assemble a valid American State Assembly, the people doing this have to declare the fact that they are Americans and operating in the capacity of American State Citizens.

If you want to do something else ---- like organizing another duplicitous British or Municipal State of State organization to act "for" us in our "absence" --- well, then, both British United States Citizens and Municipal citizens of the United States can participate.

And this is what MGJA has done, because it failed to properly restrict and define its membership.

I have explained this to Destry Payne and to the "Alaska Jural Assembly" and to the members of MGJA, and they have plowed right on making false claims for themselves and creating trouble for those of us engaged in assembling the actual States of the Union.

So much so, that I have come to the conclusion that this is not just a matter of mistake or ignorance --- but a deliberate effort on the part of some persons, to co-opt and mislead, and sell us a "State of State" instead of a State---again.

What else can I --- or you --- or anyone else conclude? Read the definitions. Follow the logic.

Can British Territorial Citizens from Puerto Rico constitute Rhode Island? Can Papist Municipal citizens of the United States constitute Wisconsin?

No, it's not possible that they can or should, and in 150 years, they never have. All they can do is organize "State of State" organizations to slyly substitute for the American States of States we are owed.

The American States Assembly is assembling the actual States of the Union now, much to the disgruntlement of those who have benefited themselves from mismanaging our business affairs "for" us, in our "absence", while operating "in our names" in Gross Breach of Trust.

The organization in Fairbanks calling itself the Alaska Jural Assembly was never properly defined and fell into the MGJA errors and omissions, with the result that they were never part of the American States Assembly and not following the law and requirements to become a legitimate American State Assembly.

We now have a majority of the States properly organized and populated. We have our political status, standing, and jurisdiction nailed down. The Alaska State Assembly is not headquartered in Fairbanks, as anyone who cares to look can see.

As I will also briefly point out ---- a Jural Assembly is only part of a State Assembly. It's an important part, but only a part. No organization existing merely as a "Jural Assembly" has the power of a State of the Union.

So, this is the way it goes ---- Americans to the right, US citizens to the left.

I am sorry the people in Fairbanks and those working for the MGJA fell off the Logic Wagon, but they did. They are all welcome to correct their errors and if they are Americans, welcome to come home again and join their actual State Assembly.

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