

**PROPOSAL**  
**For The Re-Inhabited Republic For Florida**  
**Giant Steps To Assemblies**

**TO:**     **Honorable MICHAEL BISHOP**, Governor, Florida  
State Officers:  Clyde Cleveland, Jim Costa, Robert Elling, Beverly Killmore,  
                          Kristy Lefferts, Craig Pearson, Susan Price.

**From:**    Jim Costa  
**Date:**     Oct. 19, 2024

**The Problem:**

How can the states raise County Assemblies as quickly as possible, lawfully?

**Facts & Assumptions:**

- A) It appears that at this time, Florida has 50 Delegates for it’s State House of Representatives. This writer feels other states are stymied raising their County Assemblies; they have no plans to follow.
- B) Twelve years ago, this writer attempted to raise De Jure Grand Juries in 30 counties in the state for the Florida Republic. He raised three in one hard month. This was done out of a car. Since that time, he focused on simplifying that process if the opportunity should arise again.
- C) Common Law has recognized assemblies for a thousand years. There is no minimum number of members to do so. There is no required paperwork, only a meeting of the minds to do so.
- D) Humanity’s history shows that to turn a dynamo one must struggle alone at times to first move it an inch. Later others can join in to assist. Then more join it. This is how movements start – with just one or two beginning to push that wheel.
- E) This is how Common Law sees the process as well. One or two originators of an organization create its bylaws and declare its purpose. Later as others join in, they Ratify the work products of the originators. As more join, the more force is placed behind those work products.
- F: Ratification is defined as ”To ratify means to approve or enact a legally binding act that would not otherwise be binding in the absence of such approval.” [Source](#)  
See: [Proposal - Ratification](#)
- G. The first major difference in Florida’s Fast Track plan from the National Plan is this. National insinuates the Assembly first must be either 13 or 25 members,

This is a false assumption as those numbers are the suggested number of jurors on Petit or Grand Juries. If this number is not met then perhaps the assembly may have a problem in holding court. But a shortage in members does not prevent them from electing leaders or Delegates to represent them.

- H) Therefore, if there is anything unlawful or less than a desired number of members, the ACT of Ratification makes early action lawful as the membership grows. This is a common act to make anything grow. The law recognizes this.
- I) The Second Giant Step from the National Plan is that plan assumes we must fight to retake the land, and implements some steps to achieve that.

This writer believes this to be erroneous as that Republic has already been recognized as being on the land. That was achieved 12 years ago. Therefore, no more steps need be done except wait for the Corporate Governments to all die soon.

See: [Proposal- Laches & Squatters](#)

- J.) The last Giant Step is to assume each member must sign lots of documents. This is from the habit of becoming a sovereign in the past as well a self protection from the government by use of Non-Disclosure Agreements and blood oath type contracts to remain quiet.

This is no longer required as the Corporation Governments know now they cannot stop this movement and are also consumed in their financial downfall. They already know we are waiting for them at the cemetery. Members are no longer threatened by them.

If we continue to push signatures we will just frighten away members that we need now. The lion is dying.

**The Plan:**

None. This is just a comparative.

**Costs**    Zero

**Pros:**

**Cons:**

**Action Requested From Anyone.**

- 1) Approve or disapprove.
- 2) Cause it to happen.