Statement I (Kimberly McFarland) read in GA meeting 5 Nov 24.

I will be bringing forth evidence for every point . And I will be asking the people of this assembly to vote on two matters which will be pointed out in the end of this presentation.

As you know, NMO is a requirement for all new members, even those coming from other state assemblies, because Tennessee is its own Nation State with its own founding documents and procedures. Even though we definitely value people's experience from other state assemblies it is also important that they become educated and oriented to their new state of Tennessee. That is why NMO is a REQUIREMENT.

Currently, Paul and Victoria have come to us from The California Assembly and have yet to complete the necessary requirements of members in good standing.

During the second or third VC Mtg. I informed Victoria of these requirements about NMO and The Tennessee Assembly Affirmation of Purpose and Conduct Agreement. These two requirements made Victoria ineligible to be on the VC. If Paul and Victoria had attended NMO, they would have seen that much of the information they were asking about (i.e Points of order and The Tennessee Assembly Affirmation of Purpose and Conduct Agreement). However, they have not attended NMO and have not completed the Tennessee Assembly requirements for participation. No one is exempt from fulfilling them.

Back IN 2021--When there were disruptions on multiple state assemblies the Federation recommended three things:

1. NMO. 2. Points of Order 3. The Tennessee Assembly Affirmation of Purpose and Conduct Agreement

All 3 of these were reviewed, approved and praised by Anna before being presented to the GA where they were passed unanimously. Please note that The Tennessee Assembly Affirmation of Purpose and Conduct Agreement IS NOT a PARTICIPATION AGREEMENT or a CONTRACT (We do not do contracts), It is a conduct agreement! and is in place for good reason.

This means that IF

*928/1779 paperwork is completed and letters sent,

- *Been on the land and soil of Tennessee for a year and a day
- *NMO completed and

*The Tennessee Assembly Member Agreement and Affirmation of Purpose and Conduct read and signed,

then, and only then are you a member in good standing, able to join committees, vote and have your voice/opinions heard in the GA.

Both of them have agreed that members should be in the Assembly for 6 months to a year before they chair committees or take elected positions.

Yet in the first two GA meetings that they attended, Paul volunteered to start the Oversight Committee and Vikki volunteered to CHAIR the Vetting committee. They did not know us. We did not know them. Is there the expectation that, because Paul is The CCM and they came from another assembly, they are to be fully accepted even though they had not yet met all the necessary requirements and have not respected the assembly enough to attend or even acknowledge the required NMO after notification to do so? The Tennessee Assembly has had situations in the past, where people from other assemblies and brand new members have rushed in without educating themselves, wanting to institute many changes thus causing disruptions and divisions that really hindered the assembly's progress. That is the main reason we have these requirements in place.

We don't assemble in haste. We want to take time to know people, what skills and education they possess, where they stand on shedding the DEFACTO. This we have experienced first hand in the years I have been involved.

As we have discovered in the past, just because people have been active in another assembly does not mean they do not have to fulfill the requirements that the rest of us have fulfilled. Some of you in attendance tonight have witnessed this, I know I have.

Paul has repeatedly disrupted the assembly's cohesiveness and member rapport by spreading unverified suppositions

(gossip), not listening, not educating themselves, Not learning what has already been done, and assuming the worst instead of spending time getting to know us and allowing us to get to know them.

These disruptions have already cost us 4 very hard working members, And there are many more that are considering leaving our assembly because of Paul's bullying/intimidating tactics. That he tells us is just his personality and we just have to deal with it.

The following clips explain why it has been an issue. Please see Paul spreading Gossip about the Tennessee Treasury Committee and other remarks in this video clip from the Militia mtg that took place one or two nights following the 6 Aug GA mtg.

Play both Clips of Paul talking about Treasury The first is the rumor about our bank account the second where he discusses setting up the Treasury Committee to steal.

Make comment here about the clip

It has been observed and discussed that the Militia Pillar is off course and it appeared to many that the Militia Pillar was trying to distance themselves from the GA. What possibly influenced their recent course. The Militia Pillar is a Sub Assembly under the umbrella of the GA and this has been discussed in detail in the GA and the Militia meeting by others in attendance. The Militia is off course and needs to course correct.

Quotes from Paul at Vetting Committee Training:

I would like to read a few quotes that PP made during our vetting Training that in some ways contradict statements made by him in our Assembly and in Militia mtgs.

"Because I am within the jurisdiction of Tennessee, we have David Schuster, the Marshal-at-arms here who is allowing me in. He is the one who protects Tennessee and makes sure the Continental Marshals 'do no harm'. If there is any harm, David, you have the option to stop this at any time. Normally, having a peacekeeper involved in vetting does not happen because if something happened here, David would be the one doing the arrest. But because I am the one doing the training, he is here for this (to protect Tennessee during this meeting). David Please mute your mic unless you see me out of line."

- 1. Example: CM gets belligerent in Assemb, then MAA would take it to CM's, then go to postal district court. David Schuster would take me there for my crimes. 1hr 35 min. None of us can be involved in those crimes or COI which is why MAA was here in the first place...because CM I'm here. He's going to make sure that I don't do anything to harm Tenn or anybody else.
- 2. A treasurer should not be on a committee that is requesting money from the treasury. Treas should not be on a committee. Don't have to be in such a race to stand everything up and give people 10 hats. We need to recruit. But its even worse if someone is placed and there is a COI. CM and MAA can be part in the militia. But as peacekeepers (CM and MAA) we have to keep our noses out of stuff. Ombudsman is internal peacekeeper who deals with discrepancies, needs a Policy and Procedure so there is something to work with. w/o policy procedure, its just an argument. Then if somebody causes harm, it would be an arrest. And the peacekeepers have to stay out of that.
- 3. Each applicant should have at least one year participating in the assembly. 1 year and a day.2:08. When only a few people in the assemb, the time may need to be shortened?? With VC recommendation to like 6mos. b/c ultimately, when paperwork is done, no one is better than anyone else, all are equal. For the state, you want people to have the knowledge of what is going on not just jumping in being a trouble maker without knowledge. I recommend a year.

"Treat others how you would want to be treated."

"Committee chairs are determined in Committee"

Maureen has text messages between herself and Anna (from the 6 Aug GA mtg when Paul and Maureen were texting Anna during the meeting) Anna states that Paul texted stating Maureen is micromanaging, exhibiting top down management and yielding the Federation as top heavy manager. I believe these were the text messages that were being sent that evening. Paul was requested by two assembly members to place the messages on the record but he refused.

Two other items from Anna was her description of PP to Maureen by text quote:

These two emails came in the weeks we were trying to get assistance from the Federation

"He's a gruff ole bear, maybe some bear care is needed"

And

"Paul is a loose cannon."

Lets discuss Victoria's issues with the Vetting Chair:

At our first VC mtg. we voted on the VC chair. In the beginning of the meeting Victoria stood again to be the Chair. I also stood for the position. Before a vote was held, Tamra asked Victoria if she would consider the Secretary position, instead of the Chair. Victoria agreed, possibly because I had stated I did not intend to stay as the chair long term and I wanted to get everyone well trained comfortable in vetting, and get policies and procedures in place. Thereby ensuring a smooth transition for a new chair to take over in the future. Victoria could have said no to the request and a vote would have been held for both of us, but she agreed to take the Secretary position. The vote was completed and I was appointed chair and Victoria was appointed Secretary. After the second VC mtg, Victoria sent an email to the entire VC Committee loaded with accusations againt me.

This was only our second VC mtg, we were discussing the recent training and forging a way forward for the committee incorporating new information provided in the training. Her accusations in this email were not based on any evidence of wrongdoing, its more a difference of opinion and her feelings as she states. And just as she had displayed hypercritical behavior in our VC mtgs, she also expresses it the email.

No response to this email was received by Victoria from anyone on the VC, including from me. I was not going to defend myself for **HER** feelings or baseless accusations.

Please feel free to contact any vetting Committee member to get their opinion of the issues that arose in the VC. Members that received the email and were present for the Chair vote are:

Kimberly McFarland
Debbie Zimmerman
Lynn Padius
Tim Houghton
Diana Cane
Larry Hymes
Tamra Chaney
Victoria Ingledue

INSERT PAULS COMMENTS ON VC CHAIR FROM MILITIA MTG

Paul heaps on the accusations implying Victoria was not seated as chair because I stole it. And because she was his wife. None of that is true and he has no evidence to prove it. Yet again he attacks me personally.

I will also point out that currently there is a person standing for our Ombudsman position and awaiting his vetting. Anna states "that with the importance of this position the Assembly wants to identify a well known and trusted member of the Assembly" I have been asked at least 3 times by Victoria when he was going to be vetted, I also discovered that he is the couples neighbor, spends time with them and attends the Militia mtgs and gatherings. I will say that although this member has been in our Assembly about 2 and ½ years, he has never stood for a committee nor has he been a very verbal member in the GA meetings. I am not saying he is not an honorable and trustworthy man, I do not know him. I am saying he is not well known so how much can the Assembly Trust someone they do not know well. This is another red flag. Are they hand picking members for certain positions?

Victoria also sent a second email to Anna in which Maureen was cc'd.

I was told by Maureen it was full of accusations about me similar to the email she had sent to the VC Committee, yet I was not included when she sent it.

Below is the email that was sent to Victoria after the unanimous decision by the VC committee to remove her.

And to clarify for all, her request for the recording was not met. I was not in attendance when the committee voted her out. I had

sent a text to the members stating I would not be there, but they assembled anyway. And because I was not there and had not passed the Zoom account password access to Debbie Zimmerman yet (deb had gone out of town following her election as Co Chair) no one was able to push the record button.

Email to and from Victoria after removal:

Victoria Ingledue

From:vikkiingledue@gmail.com

To:Lynne

Cc:David Schuster, Deborah York Zimmerman, Kimberly Mcfarland, Maureen O'Brien, Diana Reeceand 6 more...

Mon, Oct 14 at 4:41 AM

Thank you for letting me know. However, I was voted in by the GA and the vetting committee does not have that power over the GA. Another wrong doing that needs to thought about.

I am formally requesting a copy of this Zoom meeting where this unanimous decision was made regarding me being dismissed from the vetting team. I have a right to see what was said about me and to defend myself! I always included Kimberly with my emails and NEVER did it behind her back. I always brought my concerns to her and the team directly first! The entire team CHOSE to ignore all my emails and concerns! Thank for your timely response in this matter.

Sincerely a team member

Victoria Ingledue

On Sun, Oct 13, 2024, 14:20 Lynne < <u>lisa4925@protonmail.com</u>> wrote: Hi Victoria,

I want to let you know that the Vetting Committee has voted unanimously to remove you from the committee.

Respectful,

Lynne Marie Padias© Vetting Committee Woman The Tennessee Assembly

Information in this email is incorrect, she did not include me on her email to Anna and She was not voted into the committee in the GA she stood and volunteered for the committee in the GA as we all did. As per PP's quote in VC Training "Chair persons are decided in Committee". Yet in the Militia clip that was shown earlier he states "Committee Chairs are elected by the people. Which is it Paul In Committee or GA?

Between the two of them there is an agenda, is it negative or do they feel what they are doing is positive. I can tell you many

people are complaining anonymously and to each other. There are many affected by this disruptive and targeted behavior.

And I do need to tell you all IF YOU SEE SOMETHING SAY SOMETHING!!!

Please do not sit back and wait for others to do the work of clearing these issues. This Assembly belongs to all of us. And shedding the brainwashing and programing of the DEFACTO is paramount to us getting this state stood up. Rid your fear of what other people will think and remove your fear of reprisal and STAND. Bringing forth truth and light is always positive.

Insert 2 clips of the Points of Order clips

Points of Order

The points of order were written in committee, the committee was open to the GA as a whole for additional input from members. Some non committee members did attend to assist with getting this document out. And there are members still present in the Assembly from that time.

The coordinator has been asking since March 24 to have this document updated by committee. And since the O&C committee appears to have folded while I was away I had volunteered to reestablish the committee to do just that. No action has been taken yet.

There is nothing in the P of O that sets any timelines about Assembly absence and having to be back for any amount of time to join/chair a committee. The 6 months to 1 year was a recommendation that was proposed by the CCM in the VC training. I stated then that due to low participation in the Assembly this kind of recommendation would greatly slow our forward movement. So as of now there is no rule that says if you leave for an extended period of time that you can not come back and join/chair committees if there is a need.

Again Paul attacks me personally like this was all made up and the document appeared from some secret hiding place. This document is given to all New Members when they attend NMO, which to repeat neither of these two have done.

Ryan does admit at the end of the clip it is in NMO.

The perception is that they have focused on specific positions in our Assembly: the Militia, the Oversight Committee, Vetting Committee and Ombudsman.

With that in mind I am presenting the Classic signs of infiltration, I am not saying they are FEDS infiltrating but infiltration can occur within a group also. You can get a group together and start attempting to gain control of perceived power positions. Then once those positions are captured they gain control from their people in those positions.

What are the classic signs of infiltrators? This list is compiled by the Federation:

- 1) Attack and sidestep the 'Leaders': Coordinator, Anna, James X
- 2) Attack the foundational elements Paperwork Assembly Process X Stanley's election, Points of order
- 3) Attack any progress made so far X
- 4) Divide and Conquer X
- 5) Gossip X
- 6) Accuse others of what they are doing themselves X
- 7) Attempt to set up a gravy train out of Assembly Members
- 8) Secret Meetings/Agendas
- 9) Attack Assembly ability to make money
- 10) Hijack Agenda X
- 11) Lead with Ego: Me, me, me, I, I, I making everything about themselves X
- 12) Elect themselves into several different offices or demand positions. **My additional comment: Target Specific Positions in the Assembly with candidates of their choosing X
- 13) Cause contention & conflict fight, fight, fight. X

http://annavonreitz.com/cuttothechase2.pdf

Please Note before we vote, much of this information has been submitted to the federation already. After 4 Federation people reviewed it, 3 of them backed us 110%. Anna, however, still supported Paul and Victoria. It is possible that Anna did not actually review all evidence then and she definitely has not seen this presentation yet, but I'm sure she will in the future. Hopefully she will see how their behavior is contrary to her teaching articles and at the least raises red flags that need to be addressed. And it is important for you all to know that as a

result of all this, we run the risk of the Tenn Assembly being shut down. Because of what Paul likes to tell us at every turn "I WORK FOR ANNA". What Paul fails to realize is that when he comes into any Tennessee Meeting or gathering that he is not working for Anna, he is supposed to be an ASN working for the Tennessee Assembly. His CCM status is out the window and he is equal to all other members. His Jurisdictional Authority stops at the State Line of Tennessee unless he is Invited in to assist in a Criminal or Training scenario. He is also required to inform our MAA if he suspects unlawful goings on while in the Assembly.

First motion brought to floor for vote: I am requesting at this time all recorded Militia Committee Mtgs and any other Committee meetings that are not confidential to be uploaded to OODO for anyone to review within 10 days of meeting adjournment.

Second Motion brought to floor for a vote: Finally I am asking for the sake of The Tennessee Assembly that we take a stand together and let all those that enter into the ten. Assem. know that this kind of behavior is not welcome and will not be condoned. This extremely uncomfortable burden to stop this divisiveness and disruption falls unfortunately on the Living People of the Assembly to oversee as a whole as we attempt to self-govern. It is not easy.

The proposal is a disciplinary time out for Paul and Victoria of 90 days .

Upon return they are to complete the requirements of our Assembly and curb their behavior. Any further disruptions would carry additional disciplinary action.

There is also a clip of Paul yelling at David Schuster MAA. He makes an aggressive statement about a rouge Treasurer. States that if there was a rouge Treasurer that the CM's would swoop in and arrest the individual. This statement is false, If a person commits a crime in Tennessee it would be the Law Enforcement of Tennessee that would execute an arrest, with courts functioning the court would determine if the accused would be charged by the state or Federation. The CM's do not have authority in Tennessee without an invite to assist.