

**Manifesto
of
The Provisional World Parliament**

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**World Constitution and Parliament Association
USA**

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The Provisional World Parliament's Manifesto from its 4th Legislative Session

Meeting in Barcelona, Spain, September 1996

Reviewed by Glen T. Martin

I want add to Eugenia Almand's masterful essay in constitutional interpretation of the "World Federal Legal Meaning of Article 19.5.3" that appeared yesterday, 21 December 2021, one powerful example of the assumptions made by the drafters of the Constitution and by the early sessions of the Provisional World Parliament. It is the Manifesto of the PWP declared at the 4th session of the PWP and reaffirmed and labeled as "WLA 12" at the 5th session. You can read the entire document at: <https://oneworldrenaissance.com/2021/03/14/world-legislative-act-12/>. I recommend reading it in full.

It reviews some of the history of legislative acts from the first 3 sessions (with their intent and assumptions very clear). It also issues the judgement that World Government begins with that Manifesto, declaring that World Government has begun with 70% of the world already included and continues the process of creating the administrative infrastructure necessary to enforce this commencement.

The framers and founders of our work were Lions of Legitimate Law and never lambs in the face of the present absurd so-called international "legal" order, which includes the failed UN system, described in the Manifesto in very much the same terms used by our New Delhi Declaration from PWP 15 and elsewhere. As with Eugenia's essay on the authority given to the PWP by the Constitution, they recognized the (then present) international order as a criminal order that has very little or no legitimacy.

This was the first Parliament session I attended, and this document is

what brought me to an unqualified commitment to WCPA and the Earth Constitution. These Lions of Emerging World Law said and did what needed to be done. I was looking for real action and these Knights Templar were leading the charge. No peace, justice, or environmental group I had ever encountered in my then 51 years of living had ever addressed the transformation of the entire antiquated and corrupt system, which is exactly what is needed and what the Earth Constitution provides a blueprint for doing.

They did not hedge or back down. Leading that session of the Parliament were Philip Isely, Dr. Terence Amerasinghe, and Dr. Reinhart Ruge (two of them primary authors of the Constitution and the third Chair of its drafting committee). Like the passages quoted by Eugenia regarding the *stare decisis* of our movement through 4 constituent assemblies and some 15 sessions of the Parliament, this document powerfully confirms her interpretation of Article 19.5.3. Emerging world law is in force and is enforceable by the legitimate representatives of the people of Earth who voluntarily choose to do what is proper and necessary within the circumstances they confront at each step of the way.

The entire document serves as a review of the accomplishments of the first three sessions of the Parliament and includes initiation of a masterful series of actions by the Provisional World Administration established by the Parliament to actually begin effective world government as described in the Constitution.

The 70% of the Earth under the administration of the Earth Federation government includes its oceans, its southern continent, and its atmosphere. Therefore, the Parliament prohibits on its oceans deployment of any war ships, nuclear weapons, shipping of war materials, or other such criminal activity. It prohibits these weapons from being launched through the stratosphere by missiles of any sort, for the atmosphere of Earth belongs to the Earth Federation, not to any nations. These truths derived from

the sovereignty of the people of Earth (Article 2) are stated clearly in the very heart of the Constitution, which is Article 4.

Any such actions are “felonies,” the document reads as follows:

Any violations by prohibited movements or transport are unlawful (Class 1 felony). (Directing or commanding transport violation is unlawful (Class 2 felony). Penalties will be enforced against the sellers, the shippers and the conveyors. The non-payment of the penalties after eighty days will also have as consequence the cancellation of the equal value of the claimed debts due to violating countries in the process of development that may join the World Federation and ratify the Earth Constitution.

What could be clearer? The somewhat misleading language of Article 19 calls for “Commissions” to do the work of initiating the Earth Federation, making it sound as if they were studying some problems, like how to convince the powers to come along for this proposal for an Earth Federation. Nothing could be farther from the case. The Manifesto declares that it represents the Earth Federation, the legitimate constituent power, and describes the nation-state war and capitalism criminals and their liability as what these truly are.

Second, the PWP launches the Earth Financial Credit Corporation to help in the conversion process to peace and sustainability.

Third, drawing on WLA 6, they launch the Emergency Earth Rescue Administration.

Fourth, they write:

By the fourth administrative action, we do what should have been done at the first meeting provisional World Parliament in 1982: As delegated to this fourth session of provisional World Parliament, we establish a permanent Parliamentary Committee on Disarmament, as indicated in

the World Law Number One, and we begin the process to appoint 50 administrators at the agency of worldwide disarmament, defined by the provisional Worldwide Cabinet defined in the item 8., of this Manifesto.

Fifth, they launch a comprehensive energy administration (which we just also reaffirmed at PWP 15). Sixth, and fundamental to our discussion of the powers of the PWP, they established the Provisional World Cabinet:

As a sixth administrative action under this Manifesto, we establish a standing provisional Worldwide Cabinet, to serve three years terms until replacement after 25 countries have ratified the Earth Constitution, in accordance with article 19 of the Earth Constitution. One proposes ministers, ministries, services and agencies for the initial election and the selection, with other implementations as soon as possible: Oceans and Sea-beds, Overall Food Supplies, Worldwide Energy Supplies, the World Administration, World Disarmament Agency, Earth Rescue Administration, World Financial Administration, World Water Supplies, World Ombudsmus for the Human Rights, Atmosphere, Space and the Moon, Ratification and Elections, World Territories and Federal Zones, and other agencies of the Integrative Complex.

Notice that these agencies created as the Provisional World Cabinet do not follow the list of Cabinet departments found in Article 7.3. Under the Constitution, the constituent power has the right to create the administrative institutions necessary to actualize the Earth Federation as defined by the Constitution. It is not slavishly confined to trying to follow the letter of the Constitution, for the Constitution delegates the constituent power to the Parliament, not as a power to modify the Constitution itself but as the power to make and enforce laws under its authority. PWP 4 is not creating Commissions to study something but establishing a global Executive Cabinet to deal with the world scale problems that humanity faces. Finally, and perhaps most significantly, they established a Permanent Presidium for this Cabinet, also serving

3-year terms, to operate the Provisional World Government until the first operative stage begins under Article 17.

I do not recall from my participation in PWP 4 any discussion of who would be the members of this Presidium, but I imagine that 3 of the members would have been Philip Isely, Terence Amerasinghe, and Reinhart Ruge. However, after that session of the Parliament, little follow-up action was forthcoming from world headquarters in Colorado. While PWP 4 was going on in Barcelona, the one key person not present was Margaret Isely who was very ill with cancer and soon passed away after we returned to the states. Perhaps this blow was part of the reason that Philip began to lose his grounding in this work and his Lion-like nature. With the death of Margaret Isely, it was the beginning of the end of an era.

Nevertheless, notice the assumptions behind the actions outlined in this Manifesto. By voting on the Manifesto and passing it, the Parliament is not merely creating the “Commissions” called for in Article 19, rather it is acting boldly on Articles 19.5.4, 19.5.5, and 19.5.6. As Eugenia points out, these articles empower the Provisional World Parliament to initiate the actions specified for the first operative stage of the Earth Federation in Article 17.3. There is continuity and overlap between the Provisional World Parliament and the First Operative Stage because both wield the constituent power of legitimate government, the power to make and enforce laws.

These Lions of Emerging World Law recognized exactly that. They are not begging the powers that be to please voluntarily conform to our suggested provisional world laws. We are laying the cards on the table—the present world system is no longer legitimate government, for it does not represent the true sovereignty of the people of Earth. It forces us to live under the danger of nuclear holocaust, on-going climate destruction, and immense economic injustice. The PWP is now the legitimate government with the authority to legislate, adjudicate, and enforce its laws.

Under this Manifesto, the Provisional World Cabinet and the Presidium are to administer, enforce, and take all necessary actions to enable and extend the World Government that has already begun with 70% of the Earth included. The PWP is clearly stating that it is the legitimate government of the World, “acting on behalf of all the inhabitants of the Earth,” and we must begin to act from this reality. As the Manifesto declares, after listing all the criminal activities going on worldwide:

Consequently, to initiate the worldwide federal government under the Earth Constitution, we who are delegates of the nongovernmental organizations, countries and governments national and Parliaments, meeting together in the fourth meeting of provisional Worldwide Parliament, organized under the terms of Article 19 of the Earth Constitution, by this proclaim and take the following measures:

By this MANIFESTO, acting on behalf of all the inhabitants of the Earth, we hereby take the possession of all the oceans and sea-beds of the Earth from 20 kilometers into the sea from all the shores of Earth and including from existing island territories of the nation-states, by this fact comprising at least 70 percent of the Earth surface for the beginning of the world government.

The PWP took possession of all the oceans and sea-beds of the Earth in 1996. It is our job as officers and delegates of the PWP to elaborate the administrative, judicial, and enforcement institutions given by the Constitution to actualize the sovereignty of the people of Earth over our planet. We are not to sit in “Commissions” if this means endlessly discussing the problems like the toothless peace and environmental commissions of the U.N.

I have been saying this in my articles for many years now. Our “Commissions” represent the constituent power of the people of Earth

to make and enforce laws under the Constitution for the Federation of Earth. They are the provisional world government in action. The work of these Commissions is presented to the PWP which has the authority to legislate their proposals into effective law. Under Article 19 they give us the authority to create the entire government as outlined in Article 17.3. We need, one and all, to become Lions of Emerging World Law, following in the footsteps of the founding fathers and mothers. These footsteps are clearly revealed in the Manifesto of the 4th session of the Provisional World Parliament.

