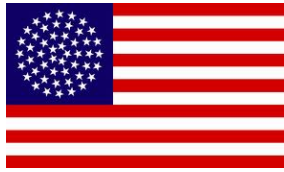


Republic for the United States of America



Acting Secretary of State Stewart
Republic Records Bureau
Secured ID: PN064950051RUSA

Regarding: Status for Provisional (Interim) free State Governments not responding or participating
in the Union of the Republic for the United States of America

Dear Madam Secretary,

The [Northwest Ordinance \(1787\)](#) was the most important piece of legislation enacted by Congress under the [Articles of Confederation](#). Some historians claim that the principles established in the *Northwest Ordinance* are so important that they actually formed part of the Constitution. Before the Constitution, the *Northwest Ordinance* promised a republican form of government for the territories. It guaranteed that people in the territories would not be treated as second class citizens, and they would enter the Union with equal standing on both the state and individual level. The *Northwest Ordinance* also ensured the equality of rights of Citizens of the new states with the rights of Citizens of the states that fought the Revolution. These rights include, but are not limited to: trial by jury, *habeas corpus*, due process, and religious freedom. Excessive fines and cruel and unusual punishments were banned. The *Northwest Ordinance* accelerated westward expansion, established policies for the creation of new states and the admission of those states into the confederation.

Once the Constitution was approved, in 1789 the United States Congress made minor changes, such that the President, with the advice and consent of the United States Senate, had the power to appoint and remove the Governor and officers of the territory instead of Congress. On August 7, 1789, President George Washington signed the *Northwest Ordinance* of 1789 into law. The Supreme Court recognized the authority of the *Northwest Ordinance* of 1789 as constitutional in [Strader v. Graham 51 U.S. 82 96, 97](#) (1851). After it was codified by the first *de jure* congress, it became known as *1 Statute 50*.

Therefore, as a matter of record this 29th day of September, 2016 by and with the authority^{1 2} conferred upon

¹ The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence. *Article IV Section IV – “Constitution of the United States of America”*

² ...states where the existing assembly decides that they want to take their state and go off and do something else with the state, they can't take the state with them. They can only take themselves and their assembly with them, not the states. The state is and always remains stationary in the Republic for the united States of America whether they vacate/abandon their seats or not. The state already is a part of the Republic for the united States of America. The office seats are just vacant/abandoned. If any officials abandon the reinhabitation process and do not proceed with the rule of law according to the original organic Constitution for the United States of America, the state still remains with the Republic for the united States of America, but with those office seats vacated/abandoned.... *Point four of “Joint Resolution to Affirm Unity in an Interim Government”*

me, I, James Buchanan Geiger, President of the Republic for the United States of America do hereby notice that no individual previously holding office for free States not responding/participating, has standing with the Republic for the United States of America; those seats have sat vacant since those individuals vacated them in favor of other law forms, jurisdictions, personal agendas, unlawful commercial processes, all of which resulted in the misuse and/or the destruction of Republic property (records, seals, contact list, equipment, etc.), or failure to return Republic property to proper authorities, violation of Non-Disclosure Agreements, violation of Oaths of Office, derelict in their duty, abuse of power, slanderous/libelous accusations against the Republic and it's leadership, secession, sedition, and potentially even treason. Let it also be noticed for the record the **non-performance** of the following duties and obligations on the part of these same former office holders:

- Support and defend the Constitution of the United States in a Provisional (Interim) capacity;
- Faithfully execute the laws enacted by the Congress of the Republic for the United States of America;
- Keep Republic records; Attend and contribute to Republic conference calls (participating); Promote the Republic;
- Diligently work toward having thirty thousand Republic Voters in your state so that elections could be held and;
- Remain in honor and good standing.

Notice that it is under the President's discretion, in counsel with other leadership, that rare circumstances may warrant a pardon and/or other considerations.

May God bless you and the Republic for the United States of America.