



Republic for
the united
States of
America

PUBLIC
NOTICE



The People of the free States in Union do not now, nor have we ever supported any intent of overthrowing the UNITED STATES municipal corporation acting as a government. We are not “Sovereign Citizens” as defined by Homeland Security. We are peaceful, non-violent and advocate peaceful, non-violent methods to restore and maintain a lawful, constitutional republican form of governance. We would never advocate or take part in the kidnapping of, or violence against any public official; nor do we affiliate with any hate groups; nor would we participate in any terrorist attack against the U.S. corporate government or any public or private official. We love our fellow man, America, its People and the Republic for which our flag stands. We observe the greatest commandment, namely, that we love God and Love our fellow man. We believe that the rule of law should be applied justly and equally to all, both small and great without regard to race, gender, color, financial status, handicap, or religious affiliation. In short, we believe in treating our fellow man as we would like to be treated. We show tolerance and respect toward corporate law enforcement officers even when those officers, through lack of knowledge, may violate or infringe upon our un-a-lien-able guaranteed liberties. We are not tax protesters or the like. We believe in conducting our commerce and the business of Republic governance in the open, not in secret meetings. We hold that the People intend to research actual Law as well as applicable case Law. We intend on attending as many seminars, meetings and lectures as possible given by law professors, lawyers and the like in order to learn the proper interpretation of law. We are willing to assist any local, state or national leaders, such as presidents, governors, congressmen, senators or representatives in coming to a clearer understanding of their constitutional duties and obligations to the American People.

Republic for the united States of America

Public Notice

Secure ID# RR950286800RUSA Supplement

Cease and Desist Order to Individuals No Longer Holding Office or Affiliation with the Republic for the united States of America Supplement

Preamble

As President of the Republic for the united States of America, vested with executive authority under Article II of the Constitution for the united States (1787) and the Northwest Ordinance as codified in 1 Statute 50 (1789), and bound by my Oath of Office to faithfully execute the laws and defend the Constitution against all enemies, foreign and domestic, I, James Buchanan Geiger, issue this supplement to [Public Notice RR950286800RUSA](#). This action, pursuant to my duty under Article IV, Section 4, ensures a republican form of government and aligns with RUSA’s re-inhabitation process, as outlined in the *Implementation of the Northwest Ordinance* (December 8, 2016), the *Addendum to Implementation* (July 17, 2024), and the *Re-Inhabitation Plan* (2010, disseminated 2024). This supplement addresses additional individuals not included in the original notice, whose affiliations have ended, by choice and/or under 1 Statute 50, Section 1 (affirmed by *Strader v. Graham*, 51 U.S. 82, 1851, and the Decision of 1789), distinct from the *de facto* U.S. Corporation defined at [28 U.S.C. § 3002\(15\)\(A\)](#).

Supplement to Cease and Desist Order

The individuals listed below are no longer officials of, nor affiliated with, the Republic for the united States of America. Their prior appointments or associations—whether by Presidential commission, local election, or voluntary participation—have ended, by their voluntary resignation and/or under my removal authority per 1 Statute 50, Section 1. They lack authority to represent Republic interests, and any continued assertion of such capacity constitutes impersonation of a Republic government official, violating common law principles of fraud and misrepresentation. Such actions place them outside RUSA’s *de jure* system, aligning with *de facto* jurisdiction, and disrupt the constitutional re-seating of free States (*Addendum 1*, [Public Notice RR950286800RUSA](#)).

List of Individuals and Associated free States

Jerry Bond, Alabama	Brenda Neville, Oklahoma
Anne Carter, Alabama	Gail Sheppard, Oklahoma
Keith Russell, Alabama	Cassandra Bacon, Oregon
Joe Blan, Alabama	Christina Otto, Pennsylvania
Alaia Greene, Alabama	Karen Sensenig, Pennsylvania
Daphne Dickinson, Alabama	Anna Seigler, South Carolina
Doug Hysell, California	Beth Wardell, South Carolina
Debi Foli, California	Wayne Cronan, Tennessee
John Pawelski, Colorado	Scott McKay, Texas
Richard Schaus, Connecticut	Boaz Kunz, Utah
Mike Bishop, Florida	Michael Oyola, Washington
Jim Costa, Florida	Kenneth McCoy, Washington
Robert Elling, Florida	
Clyde Cleveland, Florida	
Shawn Moore, Florida	
Kristi Lefferts, Florida	
Susan Price, Florida	
Craig Pearson, Florida	
Natallie DeMarco, Florida	
Bev Kilmer, Florida	
Ron Hatcher Sr, Georgia	
Tamara Pitzer, Idaho	
Kirk Clore, Indiana	
Paul Keith, Kentucky	
K Brian Whitt, Kentucky	
Lita Vinson El, Maryland	
Bobbi Martin, Minnesota	
Laura Higgs, Missouri	
Jim Anderson, Montana	
Robert Kirk, New Jersey	
Keith Festa, New Jersey	
Susan McRee, New Mexico	

Directives

- 1. Surrender of Documents:** All named individuals are ordered to surrender all Republic and Free State documents in their possession—including but not limited to official correspondence, databases, rosters, seals, records, or digital files—to the National Secretary of State within fourteen (14) days of this notice’s issuance. Instructions for compliance shall be obtained by emailing secretaryofstate@republicfortheunitedstatesofamerica.org. Failure to comply will be deemed *prima facie* evidence of intent to subvert lawful authority, potentially subjecting non-compliant parties to further consequences within the *de facto*’s jurisdiction. (See **Declaration** below)
- 2. Cessation of Use of Contact Information and Titles:** All named individuals must immediately cease and desist from using any personal contact information of officials or members, obtained during prior Republic service or claiming any official titles (e.g., “Interim Governor”). Without current commission, such actions breach fiduciary duty and privacy under common law, misuse Republic resources, and risk governance disruption amid re-inhabitation efforts to secure the general welfare ([Addendum](#), 2024). Any continued exploitation of such information for personal, political, or other purposes risks future consequences.

Lawful Basis and Constitutional Authority

This supplement reinforces the original *Cease and Desist Order*’s lawful foundation, rooted in:

- 1 Statute 50 (1789):** Enacted by the First Congress and signed by President George Washington, this statute adapts the Northwest Ordinance of 1787 to the Constitution, granting the President unilateral power to appoint and remove territorial officers (Section 1: “...the President is hereby declared to have the same powers of revocation and removal”). Upheld in [Strader v. Graham](#) (51 U.S. 82, 1851), this ensures executive control over re-inhabited free States until statehood ([Implementation](#), Section 1; [Addendum](#), 2024). This supersedes prior local elections, which lack lawful commission without 30,000 electors ([Addendum 1](#)).
- Article IV, Section 4:** The Constitution mandates a republican form of government, fulfilled by re-seating vacated states under Presidential oversight, necessitating the removal of those who undermine this process.
- Article VI Oath:** Former officials’ actions contravene their prior oaths to support the Constitution, severing their legitimacy and justifying this directive.
- President Geiger’s Legitimacy:** As detailed in [Addendum 2](#), Geiger’s 2014 Electoral College election across 13 states, fulfilling Article II, Section 1, Clause 2, establishes his lawful presidency, unlike James Timothy Turner’s informal 2010 delegate election (*Re-Inhabited*, Vol. 2, p. 202). Turner’s 2015 acknowledgment of Geiger as President further negates contrary claims ([Addendum 2](#)).
- Re-Inhabitation Framework:** The *Declaration of Sovereign Intent* (2010), *Proclamation of Claim and Interest* (2012), *Implementation* (2016), and [Addendum](#) (2024) provide a lawful process to restore *de jure* governance, countering corporate usurpation (28 U.S.C. § 3002) (*Public Notice RR950286760RUSA*). The [Re-Inhabitation Plan](#) (2010, 2024) and its implementing documents establish provisional governance to restore the *de jure* Republic amid corporate collapse. The president's appointments of provisional officers - with Senate consent - supersedes prior elections lacking the required 30,000 electors ([Implementation](#), Section 9).
- See:** [Public Notice RR950286800RUSA](#)
Addendum 1 concerning attempting to re-seat vacant territorial officers;
Addendum 2 concerning the Lawful Legitimacy of James Buchanan Geiger’s Presidency;
- See:** [Public Notice RR950286760RUSA – Lawful, Historical, and Constitutional Validation of the Republic for the United States of America](#)
- See:** [Public Notice RR950286787RUSA – Official Response to SG Anon’s Podcast](#)

Declaration

We, the People of the Republic, unequivocally reject unlawful conduct. Deviations by the named individuals are their own, as our mission remains peaceful, lawful, and constitutionally grounded. Should they persist in asserting titles, they would defy the Republic’s framework under 1 Statute 50 and Article II, fracturing Republic unity. By acting outside our *de jure* system, they forfeit its protections and align with *de facto* jurisdiction.

Their narratives, advocating independent nation-states within U.S. boundaries, mirror Civil War secessionists and risk liability under the [Insurrection Act of 1807](#) (10 U.S.C. §§ 251–255) for the felony of seditious conspiracy (18 U.S.C. § 2384), punishable by up to twenty years’ imprisonment for conspiring to oppose lawful authority by force, as warned in the original notice (*Declaration*, [Public Notice RR950286800RUSA](#)). RUSA’s *de jure* system offers no protection to those acting outside its lawful framework.

Conclusion

The 1 Statute 50 (Northwest Ordinance codified) as implemented through the 2016 and 2024 policies mandate a lawful transition for vacated territories. Presidential appointments uphold this framework, ensuring each vacated free State Territory progresses toward statehood under duly appointed officers. Prior elections, while a historical artifact, are superseded by the President’s exclusive authority under 1 Statute 50, ensuring the Republic’s restoration aligns with constitutional intent. Be diligent and warned: the Republic upholds the Constitution, as Supreme Law of the Land, against all threats. These individuals have forfeited their roles due to lack of lawful commission and, in some cases, loss of confidence as determined by Republic leadership. Appeals may be filed via sworn affidavit to RRB.admin@republicoftheunitedstates.org. Together, we shall reclaim our *de jure* Republic. God bless you all. **This supplement** extends [Public Notice RR950286800RUSA](#) to additional individuals, ensuring RUSA’s re-inhabitation aligns with constitutional intent under 1 Statute 50 and Article IV, Section 4. Presidential appointments, with Senate consent, supersede unauthorized elections lacking 30,000 electors, preserving the Republic’s unity (*Addendum 1*). The listed individuals, having forfeited their roles, must comply with this order to avoid future consequences. Appeals may be filed via sworn affidavit to RRB.admin@republicoftheunitedstates.org. RUSA remains committed to restoring the *de jure* Republic, inviting all Americans to join lawful assemblies (*Re-Inhabited*, Vol. 2, p. 225). God bless the Republic.

Contact for Instructions and Verification: www.republicfortheunitedstatesofamerica.org or National Secretary of State, secretaryofstate@republicfortheunitedstatesofamerica.org.

God Bless America,



Done outside the City of Washington, this twenty fifth day of April, in the year of our Lord two thousand twenty five, and of the Independence of the United States of America the two hundred forty ninth.

References

- [Northwest Ordinance, 1 Statute 50 \(1789\)](#)
- [Constitution of the United States \(1789\), Articles II, IV; Amendments 10, Bill of Rights](#)
- [Decision of 1789, Annals of Congress, 1st Cong., 1st Sess.](#)
- [Federalist No. 70, Alexander Hamilton](#)
- [Marbury v. Madison, 5 U.S. 137 \(1803\)](#)
- [Strader v. Graham, 51 U.S. 82 \(1851\)](#)
- [*Re-Inhabited, Volume 2*, Jean and David Hertler](#)
- [Declaration of Sovereign Intent \(2010\)](#)
- [Proclamation of Claim and Interest \(2012\)](#)
- [DOJ Press Release, U.S. v. Turner \(2013\)](#)
- [Road map for the “Re-Inhabitation of the Republic \(2016\)](#)
- [Implementation of the Northwest Ordinance \(2016\)](#)
- [Addendum to "Implementation of the Northwest Ordinance" \(2024\)](#)
- [RE-INHABITATION PLAN \(2024, disseminated 2024, rooted in 2010 actions\)](#)
- [Public Notice RR950286760RUSA \(2025\)](#)
- [Re-Inhabitation Plan \(2010, disseminated 2024\)](#)
- [Public Notice RR950286787RUSA \(2025\)](#)
- [PUBLIC NOTICE RR950286800RUSA Cease and Desist Order to Individuals No Longer Holding Office or Affiliation with the Republic for the united States of America](#)

Act of Aug. 7, 1789. ch. 8 (1 Stat. 50), FIRST CONGRESS SESS. I CH. 8 1789 50-53, STATUTE I.

Chap. VIII.- An Act to provide for the Government of the Territory North-west of the river Ohio.

Whereas in order that the ordinance of the United States in Congress assembled, for the government of the territory north-west of the river Ohio may continue to have full effect, it is requisite that certain provisions should be made, so as to adapt the same to the present Constitution of the United States.(a)
SECTION 1. Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That in all cases in which by the said ordinance, any information is to be given, or communication made by the governor of the said territory to the United States in Congress assembled, or to any of their officers, it shall be the duty of the said governor to give such information and to make such communication to the President of the United States, and the President shall nominate, and by and with the advice and consent of the Senate, shall appoint all officers which by the said ordinance were to have been appointed by the United States in Congress assembled, and all officers so appointed shall be commissioned by him; and in all cases where the United States in Congress assembled, might, by the said ordinance, revoke any commission or remove from any office, the President is hereby declared to have the same powers of revocation and removal.