



The office of the Secretary of State for The United States of America

Office hours: 9 A.M- 8:30 P.M. Monday –Friday

Phone: 1-951-389-0313

Email: [secretaryofstatefortusa@generalpost.org](mailto:secretaryofstatefortusa@generalpost.org)

Letterhead for International Business for the people for The United States of America only

### DISSOLUTION ACT OF 2013

RH-7056D7FC-42E5-491B-B409-C9978D4FB7F4

COMES NOW, two affirmed American Nationals for The United States of America, 1781 brought forward to the present time hereby petition the United States, in Congress assembled to sign the DISSOLUTION ACT OF 2013 for the following reasons:

One of the people for The United States of America:

*Kell-Edward*

One of the people for The United States of America:

*Sam-German*

1: The original intent of the Northwest Ordinance was to settle the States and their Independence thereof which includes the following:

A: These facts include effective control over a clearly defined territory and population; an organized governmental administration of that territory; and a capacity to act effectively to conduct foreign relations and to fulfill international obligations.

Furthermore:

1. The Montevideo Convention on the Rights and Duties of States was a treaty signed at Montevideo, Uruguay, on December 26, 1933.

2: The convention set out the definition, rights and duties of statehood. Most well-known is Article which set out four criteria for statehood, as quoted below.

The state as a person of international law should possess the following qualifications:

A: a permanent population;

B: a defined territory;

C: government; and

D: capacity to enter into relations with the other states.

Article 3 of the Convention also declares that statehood is independent of recognition by other states, so a country can exist even if other countries don't recognize it.

2. The Declarative theory of statehood is based on the 4 criteria specified in the Montevideo Convention.

3. The constitutive theory of statehood defines a state or country as a person of international law if, and only if, it is recognized as sovereign by other states. This means that so long as enough other countries recognize you as a country, you ARE a country, even if you don't have control over your territory or a permanent population.

So, you can see that the two definitions allow for different numbers of countries to exist.

Today a common way to define a country is to avoid these two definitions and say that if it's a member of the United Nations, it's a country. However, the Holy See, or Vatican, isn't a member of the United Nations, but it certainly is a country. The United Kingdom is a member of the United Nations, but the countries of England, Scotland and Ireland aren't, so by the UN rule, they aren't countries.

That of course goes against what the UK government states on the Prime Minister's web site, where it declares that " The United Kingdom is made up of four countries: England, Scotland, Wales and Northern Ireland. "

So, if you really want to know how many countries there are, first select the definition you want to use, then allow for where you are and what political views you have, then you have a chance of making an educated guess at the answer!

## SURVEY

Whereas, the United States, in Congress assembled can clearly see that some of the requirements of the Northwest Ordinance were met, some were not which has caused damage to The United States of America and enslaved the people through the inability to own property.

1: A: a permanent population that have the ability to own property was never established, in fact, this oversight is considered on purpose by the Wall Street Bankers as the affirmed American Nationals have witnessed. Not only to use said labour of the people to increase profits for large corporations, but to use them in overseas wars to conquer other Nations for their Natural Resources. So a permanent population requirement has not been met.

B: a defined territory; this requirement has been met and then re-surveyed to benefit the Wall Street Bankers as for one example: State of Washington metes and bounds were moved in the 1960's to create "this state" instead of populating the State of Washington. There are many examples of this happening to a point that all re-written State Constitutions had metes and bounds completely removed to attempt to make the whole country named the "United States" under a Democratic form of government.

C: government; and although there is the temporary government that was put in place by the Northwest Ordinance, without a population and property owners in each State, each State has remained in constant turmoil because without a permanent population, it is impossible to settle the State. In fact, each State is still considered a judicial district of the United States and therefore is in violation of the Northwest ordinance.

D: capacity to enter into relations with the other states: It is clear that each state of the United States is not in the capacity of entering into relations with other States as they are required to go through the United States to do so, so this requirement has not been met by the Wall Street Bankers.

Therefore, the United States, in Congress assembled can clearly see that for over 200 years, none of the original agreements have been met by Wall Street Bankers, in fact, when a contract has not been honored, therefore, it becomes null and void.

It is incumbent upon The United States of America to settle this matter in the form of Birth Certificate buy back, through private sale to collapse the private trust so that the people are free as they once were after the Revolutionary War. The Buy Back also qualifies the people to become Citizens of their own States, property owners, which would remove them from the judicial district of the United States and become a permanent population of their States. The rights of the people are restored to pursue a Republic or Confederacy form of Government within their Independent States.

IN GENERAL

The Articles of Confederation, 1781 was heavily influenced by the Quakers, therefore the gentile covenant was implied as a requirement of the Northwest Ordinance. Instead, the Wall Street Bankers insured its conversion of the agreement to a Monarch form, creating a class system through the Stock Market with Birth Certificates being classified as common stock and preferred stock making the preferred stock a title of nobility and a position of honor making some above the law. The common stock is the same as a commoner in England, having no vote and presumed to be responsible for any created obligation by the preferred stock holders. The Monarch form of government is repugnant to the gentile covenant. Therefore, the private Buy Back Program is the first step towards Independence. The next step is the Confederacy must seek other forms of support other than the Wall Street Bankers as they have clearly embraced power over honor.

BE IT ENACTED, by the United States, in Congress assembled that a **DISSOLUTION ACT OF 2013** IS HEREBY ESTABLISHED for the private sale of the Birth Certificate to collapse the Trust for anyone that chooses to do so and is standing surety within said Trust Agreement in violation of the Northwest Ordinance of July 13<sup>th</sup>, 1787.

So enacted on the 27th day of the sixth month, in the year, 2013,

Delegate: Cheryl Ann Walker  
Delegate: Robert Eugene Calhoun  
Delegate: Charles Matthew Weiss

The office of the Governor for The United States of America

John Harold









[illegible][illegible]

ΔC 74X: Cheryl Ann Witter  
ΔC 74X: Robert Eugene Calhoun

ΔC14X: Charles Matthew Weisner

03 000 W 00 x3 10 4Y0400403 0Y X Δ WX4X 7 00 4W 4 W4

John Harold

