State of New Illinois
NOTICE TO ALL ILLINOISANS!

Grievance 6
April 12, 2021

Introduction

New Illinois is a new state in development exercising its Constitutional Right to form from the State of Illinois. The process to form New Illinois is authorized and codified in Article IV, Section 3 of the United States Constitution (the Admissions Clause).

The United States Constitution, Article IV Section 3 states:
New States may be admitted by the Congress into this Union; but no new States shall be formed or erected within the Jurisdiction of any other State; nor any State be formed by the Junction of two or more States, or parts of States, without the Consent of the Legislatures of the States concerned as well as of the Congress.

Excerpts From the New Illinois Declaration of Independence
October 17, 2020:

We hold these truths to be self-evident, that all Men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty, Property, and the pursuit of Happiness.

To secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed.

Whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or abolish it, and to institute new Government…

…there has been a long train of abuses and acts to seize and hold the People’s power without legal authority. When such efforts clearly demonstrate a design to reduce them under absolute
Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Protections for their future security.

The history of the present Governor, other recent Governors, and the Government of Illinois, is a history of repeated injuries and usurpations, all having the direct objective of establishing a Tyranny over the Counties of New Illinois and the State of Illinois.

The government of the State of Illinois has become destructive of these ends by violating the People’s unalienable Rights and by ceasing to derive their just powers from the consent of the governed. It is the right of the People to seek a constitutional remedy to the abuse of powers.

**Statement of Intent**

The Citizens of New Illinois have decided to remedy the abuse of power by the government of Illinois by exercising their right to form a new state, as provided in the United States Constitution, Article IV Sections 3. *We are determined to live under a state government in the United States of America and under the Constitution of the United States.*

Therefore, the counties of New Illinois bring forward 40 grievances against the government of Illinois to be announced in public in the various counties over the next 40 weeks.
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Declaration of Grievance

The United States Constitution, Article IV, Section 4 states in part:
The United States shall guarantee to every state in this union a Republican Form of Government...

The United States Constitution, Article I, Section 10, Clause 3 states in part:
No State shall, without the Consent of Congress...enter into any Agreement or Compact with Another state...


Our Founding Fathers created something called the Electoral College. They did this to make sure that all states were represented on equal footing, regardless of population. It protects smaller states that don’t have huge cities like New York and Chicago. The number of electors for each state equals its total number of U.S. Senators and Representatives.

Without the Electoral College, the Constitution would not have been adopted. The smaller states would never have agreed to it. If we didn’t have the Electoral College, urban areas would control the whole country.

The Framers of the Constitution strongly rejected the idea of a direct popular vote for president. Why? Because it would favor the large states. People trying to get rid of the Electoral College today claim that it’s not democratic. This isn’t true. People vote democratically within their own states. The Electoral college then protects the STATES from the tyranny of the majority.

The Framers wanted representation for each state, not just the densely populated areas. We already have this problem in Illinois – Cook County has 40% of the people but controls the state government. The other 101 counties have 60% of the people but have little power. Without the
Electoral College, the same thing will happen to the whole country. Rural America will lose its voice. Do you want your protection erased?

Another reason the Framers wanted the Electoral College was to prevent corruption. They wanted to avoid “combinations” among the states. Each individual state was supposed to vote for its own interests. Electors were to meet in their own states, on the same day, to prevent large states from influencing the smaller ones. The Founders saw that deals between states could break the Republic apart. They could divide the nation into rivals pitted against each other.

Because the Electoral College is in the Constitution, the only way to change it or get rid of it is by amending the Constitution. However, in 2008 Illinois politicians joined in a deal with other states to go around the Constitution and violate our rights. This deal will be activated as soon as a few more states sign onto it.

What is the National Popular Vote Interstate Compact?

The National Popular Vote Interstate Compact, or NPVC, is exactly the kind of “combination” that the Founders wanted to STOP. The NPVC is an agreement between states to give their electoral votes to whatever candidate wins the national popular vote. This means that your electoral votes could go to the candidate who might be the worst one for your state. Your state’s electors would be forced to ignore your own state’s interests. This endangers the protection that the Founding Fathers gave you, the voters.

The NPVC is Unconstitutional

The Constitution gives the states the power to choose the WAY in which their electors are selected. However, it doesn’t give them the power to appoint electors based on the votes of citizens in other states. And states don’t have the power to undo our electoral system.

Changing the Electoral College can only be done by amending the Constitution. That needs the approval of Congress and ¾ of the states. The NPVC tries to make this change through only a MINORITY of the states. This would take away the right of all the other states to have a voice in this decision.

Also, the NPVC violates Article I, Sec. 10 of the Constitution – the Compacts Clause. No state can enter into a compact with another state without the approval of Congress. The NPVC has not been approved by Congress. And even if Congress wanted to approve this Compact, it can’t—because this Compact is trying to change the Constitution without amending it.

The Corrupt State of Illinois was the first to introduce this bill and the third to pass it. Like many other bills in Illinois, it started as a “shell bill.” Shell bills are tools politicians use to hide what they are doing from the people. The bill started as 2 pages on a harmless topic. Months later, the content was gutted and replaced with the NPVC, voted on and signed into law.
This bill is an example of the great divide between Cook County and the rest of the state. In Chicago, the vote was 96% YES in the Illinois House and 93% YES in the Senate. Outside of Cook County, the vote was 64% NO in the House and 53% NO in the Senate.

This Compact has been adopted by 15 states and Washington DC. Supporters fail to mention that EVERY place that passed the Compact is controlled by the same political party. This Compact is a scheme to grab power, not to make sure that every vote counts.

**Conclusion**

This Compact destroys what the Founders intended. It corrupts our Republican form of government and will protect only urban interests. It violates our rights, and all politicians who support it violate our rights and break their oath of office.

Did you know that 13 years ago our state government joined in a scheme to betray you and rob you of your voice in presidential elections?

**This Concludes These Proceedings**