PROPOSAL For The Florida Free State Ratification By The Senate.

TO: Florida Free State, House Of Representatives

From: Jim Costa

Date: Nov. 2, 2024

Re: Ratification By The Senate.

The Problem:

Sixty Seven Florida County Assemblies had/have to create themselves under Common law, during an emergency, without funding and access to legal help. There was no cook-book for this. This was for the purpose of Re-inhabiting the abandoned Republic For Florida.

How can we insure that what they did was legal and the re-inhabited Free State of Florida, AKA/ The Republic For Florida, is now based on lawful processes?

Facts & Assumptions:

- A) Florida was given a two month notice by the United States Military to Re-inhabit the Florida Republic and the Republic For The United States. This was an emergency and remains an emergency.
- B) The Florida assemblies are being formed under the Fast Track plan in which as few as two or three members can be a quorum to elect Delegates to be sent to the Florida Free State House of Representatives.
- C) The Florida Free State House of Representatives was created by the County Assemblies. It in turn passed a bill to fill the Senate.
- C) **Ratification** is defined as "To ratify means to approve or enact a legally binding act that would not otherwise be binding in the absence of such approval." <u>Source</u>
- D) The Florida Congress, due to the emergency, has the power to ratify the creation and operation of the County assemblies, the operation of the House of Representatives, the filling of the Senate, and the opening and activity of the Judicial System.

The Plan:

1) The Florida Free State's Congress, once filled and operational, needs to ratify the creation of the Congress, Assemblies and the Judicial branch of the government, thus making all activity lawful.

This bill should be passed after the Senate is filled and the House is filled more than 51% of its capacity.

Costs Zero

Pros:

Guarantees the Free State Of Florida was founded lawfully.

<u>Cons:</u>