

Southern Cherokee Nation and The Red Fire People (State of SCNRFP),

a Recognized International Independent Sovereign Neutral Nation and State
Office of Chief Gees-Due OO-Neh-Gah Usti

01 January 2020

State of SCNRFP, we are the Lower Cherokee Peoples also known as the Chickamauga Cherokee (Chicomogie), Tsigamogi, Cherokee, Nation De Cherokee....

International Law of Statehood and Sovereign Support Document.

The 1933 Convention on the Rights and Duties of States (aka Montevideo Convention) specifically defines statehood, at ¶1 as:

"The state as a person of international law should possess the following qualifications: a permanent population; a defined territory; government; and capacity to enter into relations with the other states." State of SCNRFP has a highly documented permanent population. State of SCNRFP has highly documented country to country treaties. State of SCNRP has sovereignty declarations by presidents of a member nations of the U.N. State of SCNRFP has State to State recognitions, as an International Independent Sovereign State. State of SCNRFP has recognition as an Independent Sovereign by the U.S. Supreme Court. State of SCNRFP has marked and defined territory boundary lands and we remain in this land today. State of SCNRFP still has the capability to enter into relations with the other states. State of SCNRFP Treaties and International Agreements have been Ratified. We have recognitions state to state with Family of Nations, with Legal of Nations, with Member Nations of the U.N.

Related Terms: State, Customary International Law, Private International Law, Law of Nations, Jus Cogens, International Criminal Law Quoting from William Edward Hall, International Law, 8th ed. (Oxford: Clarendon Press) and F. E. Smith on International Law, 6th ed. (London: J.M. Dent, 1900), Chief Justice Chisholm of the Nova Scotia Supreme Court adopted these words in R. v Mason:

"International law consists in certain rules of conduct which modern civilized states regard as being binding on them in their relations with one another with a force comparable in nature and degree to that binding the conscientious person to obey the laws of his country.

"By international law is meant the rules acknowledged by the general body of civilized independent States to be binding upon them in their mutual relations."

It is also important to mention the following as a point of record:

In fact, more than four founding members of the united nations were not recognized by other nation themselves https://en.wikipedia.org/wiki/Member_states_of_the_United_Nations

A number of the original members were not sovereign when they joined the UN, and only gained full independence later: [10] However, State of SCNRFP has always been independent.

Belarus (then the Byelorussian Soviet Socialist Republic) and Ukraine (then the Ukrainian Soviet Socialist Republic) were both constituent republics of the Soviet Union, until gaining full independence in 1991.

India (whose territory at that time, before the Partition of India, also included the present-day territories of Pakistan and Bangladesh) was under British colonial rule, until gaining full independence in 1947.

The Philippines (then the Philippine Commonwealth) was a commonwealth with the United States, until gaining full independence in 1946.

New Zealand, while de facto sovereign at that time, "only gained full capacity to enter into relations with other states in 1947 when it passed the Statute of Westminster Adoption Act. This occurred 16 years after the British Parliament passed the Statute of Westminster Act in 1931 that recognized New Zealand's autonomy. If judged by the Montevideo Convention criteria, New Zealand did not achieve full de jure statehood until 1947.

Former members: Union of Soviet Socialist Republics. The other two original members, Czechoslovakia and Yugoslavia (i.e., the Socialist Federal Republic of Yugoslavia), had been dissolved and their memberships in the UN not continued from 1992 by any one successor state (see the sections Former members: Czechoslovakia and Former members: Yugoslavia).

As we will also never desire to be a member of the IMF, for our state needs no assistance and does not need any of the IMF loans, for we are supporting through the efforts of our own Friendly Society.

One good example is Taiwan, not a member of the united nations, but they have diplomatic trade mission offices globally, see the following link:

https://en.wikipedia.org/wiki/List_of_diplomatic_missions_of_Taiwan and there are many others, like and there are many others, like Kosovo, Abkhazia, South Ossetia, and the Sahrawi Arab Democratic Republic and many others.

See: https://en.wikipedia.org/wiki/List of states with limited recognition

See: https://en.wikipedia.org/wiki/International recognition of the State of Palestine

See: https://en.wikipedia.org/wiki/Withdrawal_from_the_United_Nations

See rump state: https://en.wikipedia.org/wiki/List_of_rump_states

Also see Vatican City, have not chosen to become part of the know international organization in such a way to do away with their claimed neutrality:

https://www.google.com/search?q=vactican+city&oq=va&aqs=chrome.1.69i57j69i59j0l2j 69i61j0.4115j0j7&sourceid=chrome&es_sm=93&ie=UTF-8

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In all of our ratified treaties and international agreements we have clearly be recognized already: https://en.wikipedia.org/wiki/Diplomatic_recognition

We can make this simple, if a hosting nation has the need of economic development, social needs, funding, technologies and otherwise listed in our LOI to a Hosting Nation and desires a good relationship of peace and good will, then we can move forward in a good way.

We await your positive and proper official reply to our official documents, to include 8.a. document.

We have recognition from World Mayors and Sister Cities. We have signed recognitions as an international independent sovereign state with member nations of the U.N. We have existing Extraterritorial Trade Mission offices globally in member nations of the U.N. We are supporting other states with financing, technologies and more. Why is it important for us to mention that we are also a rump state? Because to be a rump state you first have to be a state and we are still here as a state today. Just because we reduced in much land, we have not ceased to exist or to be a state and still maintain 9 million acres domestically and have foreign territories. Many states are historically a rump state, including superpowers globally. In Simple: A rump state is the remnant of a once-larger state, left with a reduced territory in the wake of secession, annexation, irredentism, occupation, decolonization, or a successful coup d'état or revolution on part of its former territory. [1] In the latter case, a government stops short of going in exile because it still controls part of its former territory.

You will also find in this listing that the U.S. is a rump state more than once, to include the highly documented Second American Revolution, starting in 1860-1865 that resulted in a war from 1861-1865 by the CSA occupation and in 1840 in the Northern States and other times.

China is a rump state more than once. Russia is a rump state more than once. France is a rump state more than once. England is a rump state more than once. And many others.

See the following listings, on the following list of some of the rump states:

https://en.wikipedia.org/wiki/List_of_rump_states

State of SCNRFP has chosen not to be a voting member of the United Nations as to remain truly a neutral nation in the world, while allow us to work with all nations globally with no exceptions to the benefit of peace and good will of all of creation.

A few other nations have chosen to remain a non-voting member of the United Nations and rather be an observer nation with no voting power within the United Nations for the sake of remaining neutral as well.

We are considered the option of being a non-voting observer nation in the same way, long as it fully and completely keeps our position of neutral and does not put us in harm's way of being put under sanction or having to observe a sanction, for currently we are not effected by sanctions, thus we can be a benefit to the world.

We have chosen to not have a military as to not destroy our being truly neutral, but rather our Homeland Security Marshal Service to protect our citizens, our nation and boundaries.

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We have chosen not to promote any religion to another nation as not to take position of anything but truly neutral.

We have not to take a political position to another nation as not to take position of anything but truly neutral.

We have continued to be a nation and state consistently since time immemorial.

We have never surrendered to any member nation of the U.N. therefore we have not had to reclaim independence but have remained an independent sovereign.

We have never accepted funds by another country to make us domestic dependent. We will only accept funds from another country as foreign aid.

We have international ratified treaties with member nations of the U.N., as being recognized state to state, thus treaty law, which is international law and the highest law of the land.

We are not under U.S. Title 25 Law, but rather the independent law and jurisdiction of the State of SCNRFP, thus our law of the Ancient Axe of Authority.

There are currently about 573 tribal nations in the U.S. that have surrendered either by force or by choice to become a domestic dependent. These domestic dependent nations are under the U.S. Title 25 Law and under the BIA/DOI. These domestic dependent nations cannot no longer sign international treaties and cannot be subject to international courts. These domestic dependent nations cannot do any international trade without first gaining approval by the U.S. government. These domestic dependents nations receive money and other benefits from the U.S. These 573 tribal nations are BIA federally recognized by the U.S. Government BIA (an agency within the U.S. government) as a domestic dependent. Whereby the State of SCNRFP are recognized by the U.S. Central Government via ratified treaty, thus international law, as a sovereign independent state.

State of SCNRFP (Lower Cherokee) was proven and declared by the U.S. Supreme Court as being sovereign, as we have remained. With having ratified treaties and international agreements globally with member nations of the United Nations and supported by international law.

State of SCNRFP has operated their own court system for thousands of years and hundreds of years in current location. Today our court system is still fully operating and has been accepted by the neighboring government law enforcement of the domestic state of Georgia, to include through chain of custody.

State of SCNRFP has remained independent, our state that has never surrendered. We are not under the jurisdiction U.S., not under the U.S. BIA – DOI and not under any member nation of the UN. We have never accepted any money or any other benefits from the U.S. as a domestic dependent or any other member nation of the UN. We can continue to sign international treaties and we can be subject to international court. We can continue to conduct international trade as an international independent sovereign recognized nation and state.

Our permanent independent citizens when traveling domestic or traveling international use State of SCNRFP National identification and for traveling intercontinental to the countries we have treaties or

international agreements our citizens use State of SCNRFP travel identification passports or if a dual citizen may use dual citizenship identification passports to any country dual passport is accepted. This is not new, as a matter of fact for many years past our citizens when leaving our state's boundaries and entering into the boundaries of the U.S. had to obtain travel papers to do so, which today these are called visas.

We existed as a nation and government long before there was a Family of Nations, League of Nations, United Nations, World Court or International Court of Justice (ICJ), Hague Convention, Geneva Convention by which we could legally be heard internationally. Therefore, when gold was discovered on Cherokee lands, white prospectors flooded over the border onto their lands, and the state of Georgia used this as a pretext for declaring all treaties with Indian nations to be null and void. However, in Worcester v. Georgia, 31 U.S. 515 (1832), the U.S. Supreme Court ruled that the Cherokee Nation was sovereign. According to the decision rendered by Justice John Marshall, this meant that Georgia had no rights to enforce state laws in our territory boundaries. In addition, it made the Indian Removal Act invalid, illegal, unconstitutional and against treaties previously made by the United States. U.S. Chief Justice Marshall found that "England had treated the tribes as sovereign and negotiated treaties of alliance with them. The United States followed suit, thus continuing the practice of recognizing tribal sovereignty. When the United States assumed the role of protector (Ally) of the tribes, it neither denied nor destroyed their sovereignty".

In 2016, State of SCNRFP begin to add to their International Recognized Treaty Sovereignty of hundreds of years, by expanding their Ministry of Foreign Affairs (MOFA) to become International Independent Recognized Sovereign Neutral Nation and State by many other global countries that are member nations of the United Nations and followed by the opening Extraterritorial (Diplomatic) Trade Mission Offices within these countries.

State of SCNRFP also is the headquarters of the International NNIA Convention, representing over a thousand tribal nations globally and hundreds of millions of people.

We would hope that countries globally would wish good relations starting together with peace and good will, then all the benefits of course we bring to their hosting nation and their peoples.

We have been known as a documented civilization for thousands of years and continue today.

Respectfully, our state has chosen to not become a member of certain international organizations as to remain truly neutral, however we have chosen to become a member of the international organization, NNIA Convention and signer of the NNIA Treaty, which allows us to also remain truly neutral.

This is not to say that some of the international organizations are not good and by which offer many other good benefits to states, but it is to remain truly neutral which is important to us, so we can provide the best to all nations.

It is important to note that first of all a state does not have to be a member of any international organization to be an international independent sovereign state by international law, therefore we have chosen not to be member to some of these international organization due to the fact they would impede our true independent sovereignty, rather than ensure it for doing so, and do away with our being truly neutral. Some international organizations control sovereignty and can control your trading, $Page \ 5 \ of \ 6$

something we are not interested in therefore we remain clear of causing our nation this kind of harm, however the NNIA does not operate this way, but those with power of sanction do. It is a known fact that some of these organizations have put many states in a box of which is now imploding with failing economies, huge debits and inflations and no real free trade.

Many states are under moratorium by the IMF and the World Bank which has caused a ceasing of their state's strongest capability of funding and desire of nation building as they know it however we can offer much better funding methods without these negatives.

We have chosen not to be part of also this organization of the IMF, since our friendly society conducts our own funding needs, and offer our funding capability to Hosting Nations.

We feel that the imposed sanctions by some of the international organizations many times can caused more harm to the people of a nation instead of ceased an action of a nation, along with causing decreasing global economy and loss of jobs due to also restricting trade.

It is important to note that if a state had to be a member of certain international organizations this would be global dictatorship mandate, which would mean that these certain international organizations are making members by force not choice, thus impeding their sovereignty and further it would be a violation of the laws and charters by which these international organizations created.

New rules within these world organizations is more political status and does not change a sovereign status that already exists and has been maintained in fact sovereign status and remains today, states that have either been removed or withdrew from the U.N. however remain a state is proof of this. We are and remain a international independent recognized sovereign neutral nation and state with ratified treaties and international agreements with member nations of the United Nations.

On Behalf of the Southern Cherokee Nation and The Red Fire People (State of SCNRFP)

In a Good Way. Wado (Thank You),

Chief of the State of SCNRFP

On Behalf of the State of SCNRFP Approved by the Ancient Order of the Priesthood H.E. Chief Gees-Due OO-Neh-Gah Usti Signatory Authority

The Great Seal of the SCNRFP

