

Emergency Multi State Dept. Of Peace Compact

(In Response to Department of War)

De-escalation Declaration

SANCTUARY STATES SITTING DUCK COMPACT

..State shall, ...lay any Duty of Tonnage, keep Troops, or Ships of War or enter into any Agreement or **Compact with another State**, or with a foreign Power, or engage in War, [when] actually invaded, or in such **imminent Danger** as will not admit of delay.

We found that Federal Overreach has threatened the peace of this state's union. That the Federal government is no longer acting in the best interest of the Nation in a whole, but under the agenda of Project 2025, Which aims to target particular Sanctuary States, groups, races, and political opponents, all in violation of the U.S. Constitution. 14 Amendment.

Thus the Sanctuary States must form union against dictatorship and tyranny to protect our interests and defend our existence, Therefore our National Guards will be ordered not to be Federalized and not to obey or adhere to no other orders than orders from the executives of this instant compact to defend the existence of the States of this same compact.

Signed by the Executives of _____, _____, _____, _____,
_____, _____, _____, _____, _____, _____,
_____, _____, _____, _____, _____, _____,
_____, and the District of Columbia.

_____ Governor of	_____ Governor of
_____ Governor of.	_____ Governor of
_____ Governor of	_____ Governor of
_____ Governor of.	_____ Governor of
_____ Governor of	_____ Governor of
_____ Governor of.	_____ Governor of
_____ Governor of	_____ Governor of
_____ Governor of.	_____ Governor of
_____ Commanding General of the D.C	

By JKMW

BLK Militant Repub

Keep the Peace, Stay Woke!

SANCTUARY STATES SITTING DUCK COMPACT

Whereas, the Constitution of the United States provides that:

“No State shall, without the Consent of Congress, lay any Duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, **unless** actually invaded, **or** in such imminent Danger as will not admit of delay.”

Whereas, we find that federal overreach has endangered the peace, security, and stability of this Union, and that the federal government is no longer acting in the best interests of the nation as a whole but instead advancing an agenda—most notably under *Project 2025*—which seeks to target Sanctuary States, protected groups, racial minorities, and political opponents, all in violation of the Fourteenth Amendment and core constitutional guarantees.

Therefore, the undersigned Sanctuary States declare:

1. That the States party to this Compact shall unite in common defense against dictatorship, tyranny, and unconstitutional encroachment.
2. That each State's National Guard shall remain under the sole command of its Governor and shall not be federalized, except by the lawful consent of the State.
3. That the Guard and other state defense resources shall obey no orders other than those lawfully issued by the Executives of the States bound by this Compact.
4. That the purpose of this Compact is to defend the existence, security, and self-determination of the States signatory hereto.

In witness whereof, the undersigned Executives of _____, _____,

_____, _____, _____, _____, _____, _____,

_____, _____, _____, _____, _____, _____,

_____, _____, _____, and the District of Columbia have hereunto set their hands and seals:

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Commanding General of the District of Columbia

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

SANCTUARY STATES DEFENSE COMPACT

Preamble

Pursuant to the authority reserved to the States under the United States Constitution, and recognizing the constitutional exception permitting agreements and compacts in cases of invasion or imminent danger not admitting of delay, the undersigned States hereby enter into this Compact.

Findings

The Parties find and declare as follows:

1. That recent federal actions constitute a threat to the peace, security, and constitutional integrity of these States.
2. That certain federal initiatives, including but not limited to *Project 2025*, seek to target Sanctuary States, protected classes, and political opponents in violation of the Fourteenth Amendment.
3. That in the face of such imminent danger, the undersigned States are compelled to act collectively in defense of their sovereignty, their residents, and the Constitution itself.

Articles of Compact

Article I – Purpose

The purpose of this Compact is to unite the undersigned States in mutual defense against unconstitutional overreach and to preserve the security and autonomy of the Parties.

Article II – Command of the National Guard

1. The National Guard of each Party State shall remain under the exclusive command and control of its Governor.
2. No Party State shall permit the federalization of its National Guard except with the express consent of its Governor.

Article III – Mutual Defense Obligations

1. Each Party State pledges to support the defense of any other Party State subject to unconstitutional federal encroachment, coercion, or invasion.
2. Orders for deployment of State defense resources shall issue solely from the Executives of the Party States.

Article IV – Duration and Withdrawal

This Compact shall remain in effect until rescinded by the mutual consent of the Party States. Any Party State may withdraw upon ninety (90) days' written notice to the other Parties.

Execution

In witness whereof, the undersigned Governors and Executives have set their hands to this Compact on behalf of their respective States and jurisdictions.

[Signature blocks for each State and the District of Columbia]

SANCTUARY STATES SITTING DUCK DECLARATION

We, the Governors of the Sanctuary States, speak with one voice.

The federal government has strayed from its duty to protect the whole of the Union. Instead, it advances an agenda—*Project 2025*—that seeks to punish our States, our people, and our values. It targets immigrants, minorities, political opponents, and any community that dares to stand apart. This is not governance; it is tyranny.

The Constitution is clear: when States face invasion or imminent danger, they have the right—and the obligation—to defend themselves. That moment has come.

We declare that:

- Our National Guards will not be seized, federalized, or bent to any agenda that threatens our people.
- Our Guards and defense forces will answer only to the Governors of the States that sign this Declaration.
- We stand united as Sanctuary States, bound not by fear but by our duty to protect the lives, liberties, and dignity of those who call our States home.
- We will resist dictatorship, defend our communities, and preserve democracy against all threats, foreign or domestic—even those that arise from within our own federal government.

This is not rebellion. It is survival. It is fidelity to the Constitution and to the Union as it was meant to be.

Signed, in unity and defiance,

The Executives of _____, _____, _____, _____, _____,
_____, _____, _____, _____, _____, _____,
_____, _____, _____, _____, _____, _____, _____, and
the District of Columbia.

[Signature blocks]

EMERGENCY MULTI-STATE DEPARTMENT OF PEACE COMPACT

(In Response to the Department of War)

Sanctuary States De-Escalation and Defense Declaration

Preamble

Whereas, the Constitution of the United States provides that:

“No State shall, without the Consent of Congress, lay any Duty of Tonnage, keep Troops, or Ships of War in time of Peace, enter into any Agreement or Compact with another State, or with a foreign Power, or engage in War, unless actually invaded, or in such imminent Danger as will not admit of delay.”

Whereas, the undersigned States, acting under their reserved constitutional authority, do hereby unite in compact to preserve peace, protect their people, and defend against unconstitutional federal encroachment.

Findings

The Parties find and declare as follows:

1. **Compact Clause Exception**

That Article I, Section 10 of the Constitution permits States to enter into agreements and compacts, and to maintain their own defense forces, when *actually invaded* or in circumstances of *imminent danger that will not admit of delay*.

2. **Tenth Amendment**

That the Tenth Amendment affirms that powers not delegated to the United States are reserved to the States or the People, including the authority to maintain command over State defense forces and to secure the welfare of State residents.

3. **Fourteenth Amendment**

That federal initiatives, including but not limited to *Project 2025*, seek to target Sanctuary States, protected classes, and political opponents, in violation of the Fourteenth Amendment's guarantees of equal protection and due process of law.

4. **Federal Overreach**

That the federal government has exceeded its constitutional limits, advancing policies that endanger the sovereignty of States, the security of their residents, and the peace of the Union.

5. **Necessity of Compact**

That in the face of such imminent and unlawful danger, the undersigned States are compelled to act collectively in lawful defense of their constitutional authority, their people, and the Union itself.

Declaration

Article I – Purpose

The purpose of this Compact is to preserve peace, de-escalate unlawful federal coercion, and defend the constitutional rights, sovereignty, and existence of the undersigned States and their residents.

Article II – Command of the National Guard

1. The National Guard of each Party State shall remain under the sole and exclusive command of its Governor.
2. No Party State shall permit the Guard to be federalized without the express consent of its Governor.

Article III – Mutual Defense Obligations

1. The undersigned States pledge mutual support in resisting unconstitutional seizure or federalization of State defense resources.
2. Each Party State shall provide assistance to any other Party State subject to federal coercion, invasion, or unconstitutional encroachment.
3. Orders for deployment of State defense resources shall issue only from the Executives of the Party States to this Compact.

Article IV – Duration

This Compact shall remain in effect until rescinded by mutual agreement of the undersigned States. Any State may withdraw upon ninety (90) days' written notice to all Parties.

Execution

In witness whereof, the undersigned Executives of _____, _____,
_____, _____, _____, _____, _____,
_____, _____, _____, _____, _____, _____,
_____, _____, _____, and the District of Columbia, acting under their

constitutional authority and pursuant to the Tenth and Fourteenth Amendments, do hereby set their hands to this Compact.

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

_____ Governor of _____

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_____ Governor of _____

_____ Commanding General of the District of Columbia