

Dear Governor Daniels:

The purpose of this communication is to express my concerns and opposition in regards to the federal healthcare law and thank you for your opposition to an unconstitutional mandate.

Indiana is a sovereign state and has absolutely no constitutional obligation to obey unconstitutional federal mandates. As such I am asking you and the legislature to interpose on behalf of the citizens and just say “NO” to ObamaCare. All elected officials have a dual obligation to uphold the state and federal constitutions. By obeying ObamaCare you are violating the state constitution and the U.S. constitution; therefore it is a constitutional obligation of all elected officials to oppose this law and assert “Interposition”.

Furthermore, please support the withdrawal of the lawsuit against ObamaCare. Our participation in the lawsuit is of little consequence to the outcome. If the remaining states prevail, fantastic! We have very little to lose by pulling out of the lawsuit. If we remain we have everything to lose. There is no reason as a sovereign state that we should abdicate this authority to a federal court. Federal courts have no authority or jurisdiction in this matter. The elected officials of this state have to decide if they are going to support ObamaCare or the constitutions and liberties of this state.

Thank you for your consideration and I would appreciate a reply as to whether you are willing to interpose on behalf of the citizens of Indiana.

Sincerely,