

# **Warning!**

## **These critical safeguards must have special constitutional protection!**

No tickets are pre-qualified except to conclusively identify the candidate.

This prevents the process from being manipulated behind the scenes.  
Proving one's identity will not be construed as unduly burdensome or restrictive;  
running for office is a privilege not a right!

A national registry for all candidates makes certain

No one enters any race more than once;  
One candidate does not simultaneously enter drawings based on residence in more than one locality.

This must be completely free of monetary cost

To avoid having people buy free tickets for select populations!

All ticket registrations can be made **only** by the candidate, **in person**, by himself, and only at his own local County Government Election Department. The purpose of these clauses is to prevent special interests from attempting to manipulate the demographic composition of the lottery in much the same fashion that they currently use voter drives to sign up voters from preferred demographic groups.

**No** part of the process can be delegated to any other person or organization.

It must be completely hassle-free to reduce special interests from "Streamlining the Process" for select populations!

It will be a first degree felony to sign up **anyone** but oneself for **any** reason whatsoever!!!

Candidates must pay all of their own expenses for traveling to and from candidate-registration.

No Advertising to solicit candidates, except the election board itself can post the deadlines for submission.

No mailings or going door to door to "Get people to become candidates.

No Inducements will be offered to encourage anyone to register as a candidate.

No big events to draw potentially select crowds and enroll them.

No free food, "or reduced price!" etc.

No free concerts

Just an unadorned county election board office

The selected officeholder's name must be publicly announced **before** any eligibility challenge can be mounted.

Only Already-Selected Candidates can be disqualified who do not prove their

Citizenship or residency in the locality that pertains to the office  
Highschool Graduation or GED

Or if they have personally signed off on more than one ticket for a given office  
Ran for offices in more than one locality at a time  
No one can serve in any one office more than once in their lifetime  
All such instances must be publicly disclosed and prosecuted, no quietly disqualifying

Congress will still be divided into a Senate and a House of Representatives; Representatives will be drawn, one from each Congressional District, the District of Columbia will qualify for Congressional Districts according to its population but will be reckoned as a single County for purpose of selecting Senators.

One preliminary Senatorial Candidate will be selected and qualified from each county in the United States and one from the District of Columbia (About 2000 counties.) These Senatorial Candidates' tickets will then be placed in a national drawing that will randomly select five hundred Senators. (The demographic composition of only one hundred randomly selected Senators would be highly subject to unacceptable swings of random demographic fluctuation!) Likewise, the number of Representatives will increase to five hundred. Similar restructuring will need to be implemented for state legislatures.

Legislators, Congressmen or Senators will be replaced as necessary by Runner-Ups that were selected immediately following their *final* selection. Representatives that become Presidents, Governors or Supreme Court Jurors must be replaced.

## ***Electing State Governors and Presidents***

The combined House and the Senate will select President from their membership as follows: All candidates will circulate a **written** description of their positions on various issues, **(No floor time for discussion or debate since that would make it too easy for the Current Speaker or President of the Senate to manipulate.)** For example, if there are thirty-one candidates, then each Congressman or Senator will cast **up to** fifteen votes, but *no more than one vote for any particular candidate*. The remaining candidates may circulate new literature and then each Senator or Congressman will vote a second time, once for each of as many as half of the remaining candidates. This process will continue until the top three candidates become the President, Vice President **and** Speaker of the House. Premature vacating of the office of the President, or the Vice President or the Speaker of the House will result advance everyone below that office up one position, drawing as necessary from the runner-up list of failed presidential candidates **according to their most recent standing** in the election process.

## ***The Runners-Up become the Congressional Leadership***

The runner up list of presidential candidates will take primary responsibility to build consensus on particular areas of Government much like committee Chairpersons currently do, but without the committee. Congress may vote to divide its membership up into various committees, but again, committees will not have verbal discussions, but all consensus building must be done by correspondence and informal discussion. In the end, any member of Congress, or a State legislature can originate legislation and introduce it for a vote regardless whether it was screened by any particular committee, but only if he has a minimum number of members of his branch of Congress or the legislature sign off on it.

## ***Executive Powers***

Since a two-thirds majority vote is required to pass legislation in the State Legislature, House or Senate, *all* legislation is *already* veto-proof! The primary role of the President will be as Chief Executive, Commander In Chief, and Chief Diplomat.

## ***Legislation by Petition***

Members will circulate petitions among themselves until a given petition is signed by two thirds of the duly seated members. Members who are unwilling to sign of on the entirety of a petition may sign off on clauses that they agree with on; however, the author of the bill may designate certain clauses as unseverable from the whole to preserve the character of the bill in its entirety, but of course this reduces the likelihood that his bill will pass in any form. This will **eliminate** parliamentary manipulations.

Furthermore, alternative clauses can be offered and each member can vote once for one or more alternative clauses that are acceptable to him or her.

Congress may nullify any or all executive orders by a two-thirds consensus of all 1000 members, when counted as a single body.

All Presidential appointments expire six months after the New President takes office or as soon as he or she appoints a replacement.

All executive orders automatically expire half-way through the term of the next President or as soon as the new President retracts them or replaces them.

## ***Presidential Advisors and Congressional Support Staff will serve for only one term in a lifetime!***

This is to prevent the support staff from evolving into a de-facto unelected power enclave that specializes in manipulating the selected-officials.

## ***Judicial System***

All Juries will be randomly selected **without** qualification **except** as to citizenship and residency requirements. No cherry picking jurors to cater to the defense **or** the prosecution or to meet particular demographic qualifications.

All jurors will be advised of their **obligation** to follow their conscience **first, their** understanding of the Constitution, and **if** still **possible**, the enacted Law.

The Jury Foreman will serve as judge.

Any juror can ask questions.

All appellate Courts will follow the same system, except the US Supreme Court; Jurors will be selected in the same manner as Presidents and Governors. Their terms will expire half-way into the term of the following Congress or legislature or until they are replaced by the **new** Congress or legislature. The Congress that appoints them cannot remove them from office except for crimina

## ***Each Part of the Constitution Means What It Originally Meant When that Part Was Written!!!***

All judicial decisions will be revisited and revised to come back into compliance with this clarification.

No more judicially changing what the constitution **means** without a proper constitutional amendment. We need a constitutional amendment that declares that every part of the Constitution must be **immediately** reinterpreted *according to what that part meant when it was originally enacted!!!* If the people find the result to be unsatisfactory, then they can choose to use the **proscribed** methods to amend it to say **and** to mean what they want it to say and mean.

## ***No person can hold the same office twice in his lifetime. (Especially if he was ever elected to that office under the old system!!!)***

All taxes laws and treaties **automatically** expire half-way into the term of the next Congress or as soon as replacement laws take effect.

## ***Fair Trade Not Free Trade***

## **Restoring our industries**

## **Revaluing the Dollar so Americans can have high domestic wages while still being competitive with pay rates around the World**

## ***Eliminating Bribery***

Allowing Special Interest Money to fund campaigns is the number one thing that corrupts public office holders.

Greed also overwhelms integrity when public servants regulate businesses or award lucrative contracts to companies or even to Government Agencies in anticipation of later being “hired” (read: **bribed**) by those companies as “Consultants.” This can be quite hard to detect; for example, politician one performs a favor for company number one and politician number two performs a favor for company number two, but company number one rewards politician number two and company number two rewards politician number one to hide any appearance of quid quo pro. The only way to eliminate most of the secret deals is to eliminate the possibility of **any** public office holder of **ever** working for **any** government contractor or **any** other level of government employment (since government agencies do the same kind of thing to advance their various legislative agendas.)

Similarly, it is wise to prevent Government Contractors and their employees and previous employees from holding office since they might find their loyalties divided between their former associates and their new responsibilities or they might be tempted to abuse their power to retaliate against former employers.

## *An Authentic Democratic Republic*

# *The Constitution Is All But Dead!*

At most it exists as a memory of days gone by and in the fantasy life of wishful thinkers and idealists. The American Democratic Republic was a masterpiece from its conception and throughout many of the Amendments to the Constitution. However, we have digressed from drifting slowly away from the wisdom of the Founding Fathers to virtually shredding the original understanding of the Constitution and its various amendments.

## *A “Living Constitution”*

The US Supreme Court declared that the Constitution is a “Living Document.” They go on to explain that this means that the Constitution *must* be *re*-interpreted according to the *needs* of the current times in which we live, *irregardless* of what a given clause *originally* meant! This *almost* sounds reasonable until one stops to recall that the only *legitimate* way to alter the Constitution is by a *properly enacted* Constitutional Amendment! What is the point of even having a provision for amending the *wording* of the document, when the Supreme Court actually *admits* that they have and will change the *meaning* of the words, in complete *disregard* to the *original* understanding of those words? Thereby, they are no longer mere *interpreters* of the Constitution, but have become *rewriters* of the Constitution. They might as well be blotting out the original words and replacing them with new words; the Constitution is the People’s contract with the Government, yet the Government is saying that it is no longer bound by the meaning of what was agreed upon when the contract first took effect!

The private “Federal” Reserve Bank

The Federal Government has given control of the currency to a privately owned business concern called the “Federal” Reserve.