

***THE
UNITED
SOVEREIGNTY ALLIANCE.ORG***

***THE SOVEREIGNTY OF ANY
NATION BELONGS TO THE PEOPLE***

A SOUTH DAKOTA REGISTERED NON-PROFIT I.D. #NS014596

A

CONSTITUTIONAL AGENDA

OF THE PEOPLE, BY THE PEOPLE AND FOR THE PEOPLE

BELIEVE IN MIRACLES

***A LITTLE REBELLION NOW AND THEN-IS A MEDICINE
NECESSARY FOR THE SOUND HEALTH OF GOVERNMENT***

THOMAS JEFFERSON

AN UNKNOWN AUTHOR ONCE WROTE

“ON THE PLAINS OF HESITATION LIE THE BLEACHED BONES OF MILLIONS, WHO, WHEN WITHIN THE GRASP OF VICTORY SAT AND WAITED, AND WHILE WAITING, THEY DIED.”

IT IS TIME TO WAKE UP AMERICA

WE THE PEOPLE, OF THE UNITED STATES OF AMERICA MUST DECIDE IF WE ARE GOING TO RETURN TO THE VALUES, INTEGRITY AND HONOR OF OUR FOUNDING FATHERS WHO RISKED THEIR LIVES BY SIGNING THE DECLARATION OF INDEPENDENCE

OR

ARE WE GOING TO ALLOW THE CURRENT DOWNWARD SLIDE OF OUR GOVERNMENT TO CONTINUE AND RISK WHAT LITTLE IS LEFT OF OUR LIBERTIES AND FREEDOM

IF WE DO NOTHING WE DESERVE TO LOSE OUR FREEDOM'S OUR LIBERTIES AND THE GREATEST REPUBLIC ON EARTH

THE UNITED STATES OF AMERICA

IT IS MY BELIEF THAT TO ACOMPLISH ANYTHING IN LIFE A MAN MUST HAVE A PASSION FOR WHAT HE INTENDS TO DO AND I HAVE THREE PASSIONS IN MY LIFE.

THE FIRST ONE IS MY PASSION FOR GOD'S WORD AND THAT OF HIS SON JESUS

MY SECOND PASSION IS FOR MY FAMILY.

MY THIRD PASSION IS FOR MY COUNTRY, WHICH IS WHY I AM STARTING THIS CONSTITUTIONAL REFERENDEM REVOLUTION.

THIS IS AN AGENDA TO REIN IN AN OUT OF CONTROL GOVERNMENT AND FEDERAL AGENCIES THAT HAVE BECOME CORRUPT, ABUSIVE AND REPRESSIVE OF THE PEOPLE

PRESIDENT JOHN F. KENNEDY ONCE SAID, "ASK NOT WHAT YOUR COUNTRY CAN DO FOR YOU, BUT WHAT YOU CAN DO FOR YOUR COUNTRY."

IT IS THE RIGHT OF EVERY AMERICAN TO PROTEST AND QUESTION WITH BOLDNESS ITS GOVERNMENT AND ELECTED OFFICIALS.

WE ARE A NATION OF IMMIGRANTS AND FOR 235 YEARS WE HAVE BECOME THE MOST DIVERSE NATION ON EARTH, YET SOME HAVE BECOME TOO EXTREME WITH THEIR OWN POLITICAL AND IDEALOGICAL AGENDAS.

THERE ARE SOME CURRENTLY IN CONGRESS WHO ARE SO INTELLECTUALLY CHALLENGED THAT THEY BERATE AND DEGRADE THOSE WHO PROTEST THEIR DECISIONS. THESE PEOPLE FORGET THEY ARE CIVIL-SERVANTS AND ARE THE WORST KIND OF HYPOCRITES.

THE UNITED SOVEREIGNTY ALLIANCE IS NOT A POLITICAL AGENDA. IT IS AN AMERICAN AGENDA AND WILL NOT SUPPORT NOR ENDORSE ANY POLITICAL PARTY OR ANY POLITICAL CANDIDATE AT THIS TIME.

THE TWO PARTY MAJORITY SYSTEM WE CURRENTLY HAVE HAS PLACED OUR NATION IN FINANCIAL TROUBLE AND ENDANGERED OUR NATIONAL SECURITY.

OVER THE LAST 50 YEARS AND 25 SESSIONS OF CONGRESS BOTH DEMOCRAT'S AND REPUBLICAN'S HAVE WITH DRAWN MONEY FROM THE TRUST FUNDS OF SOCIAL SECURITY AND MEDICARE TO SPEND ON THEIR OWN AGENDA'S AND LEFT BOTH ENTITLEMENTS INSOLVENT. THEY HAVE ALSO RAIDED SEVERAL OTHER TRUST FUNDS FOR THEIR OWN AGENDA'S.

THOSE CURRENTLY CONTROLLING OUR COUNTRY HAVE NO INTEREST IN WHAT THE PEOPLE HAVE TO SAY AND HAVE FORGOTTEN WHAT THEIR CIVIL-SERVANT DUTIES ARE, WHICH IS TO SERVE ALL THE PEOPLE

WHAT THE ALLIANCE HAS BEEN FORMED TO DO HAS NEVER BEEN ATTEMPTED IN THE HISTORY OF OUR NATION

I BELIEVE OUR FOUNDING FATHERS KNEW THAT THERE WOULD BE A TIME WHEN POLITICS WOULD ENDANGER OUR SOVEREIGNTY AND THUS WROTE THE 10th AMMENDMENT JUST FOR THE PURPOSE OF GIVING THE PEOPLE THE OPTION TO TELL THE GOVERNMENT THAT IT DOES NOT HAVE SUPREME POWER.

BY USING THE 10th AMENDMENT OF THE CONSTITUTION, THE ALLIANCE WILL PROMOTE A CONSTITUTIONAL REBELLION BY PROPOSING AMENDMENTS TO THE CONSTITUTION WHICH THE TRUE OWNERS OF THE UNITED STATES FEDERAL GOVERNMENT, THE AMERICAN TAXPAYER, HAVE THE RIGHT TO VOTE FOR THESE AMENDMENTS AND THE STATES MUST RATIFY THE PEOPLES VOTE.

WE WILL ALSO USE ARTICLE 2, SECTION 4 OF THE CONSTITUTION TO FORCE THE REMOVAL OF THOSE WHO HAVE BLATENTLY REJECTED AND VIOLATED THE CONSTITUTION BY ILLEGALLY PASSING LEGISLATION THAT FORCES THE PEOPLE TO PURCHASE? A PRODUCT, THOSE WHO HAVE WITHHELD VITAL DOMESTIC ENERGY SUPPLIES OF OIL,COAL AND NATURAL GAS ,THOSE WHO HAVE PASSED REGULATION COSTING AMERICAN JOBS AND FAILING TO UPHOLD ARTICLE 4, SECTION 4 AND FOLLOW FEDERAL LAW TO SECURE OUR SOUTHERN BORDER.

THE PEOPLE MUST CIRCULATE 2 PETITIONS FOLLOWING THE RULES OF EACH STATE IN DOING SO AND ALLOW ONLY REGISTERED VOTERS TO SIGN THE PETITIONS

1. OUR GOAL IS A PETITION FOR A NATIONAL CONSTITUTIONAL REFERENDEM VOTE BY THE PEOPLE SCHEDULED TO COINCIDE WITH THE 2012 NATIONAL ELECTION
2. FOR ALL STATES LEGISLATIONS TO RATIFY THE PEOPLES VOTE WITHIN 3 WEEKS
3. FOR ALL GOVENORS TO CONVIENE FOR A CONSTITUTIONAL CONVENTION TO BE HELD ONE MONTH AFTER THE PEOPLES VOTE

“DESPERATE TIMES MEAN DESPERATE MEASURES.”

PRESIDENT KENNEDY ALSO SAID THAT “A SUPREME NATIONAL EFFORT WILL BE NEEDED TO GET US THROUGH”.

MOST OF THE FOLLOWING PROPOSALS CAN BE ATTACHED TO ALMOST EVERY ARTICLE OF THE CONSTITUTION. SOME OF THE LISTED PROPOSALS ARE REPRESIVE LAWS AND MUST BE REPEALED, PLEASE UNDERSTAND THAT ALL THESE PROPOSALS, IF PASSED, CANNOT BE IMPLIMENTED IMMEDIATLY.THIS IS TRUE CHANGE FOR THE BETTER.

AGRICULTURE, MANUFACTURING, COMMERCE AND NAVIGATION, THE FOUR PILLARS OF OUR PROSPERITY, ARE THEN MOST THRIVING WHEN LEFT MOST FREE TO INDIVIDUAL ENTERPRISE.

PROTECTION FROM CASUAL EMBARRASSMENT, HOWEVER, MAY SOMETIMES BE SEASONABLY INTERPOSED

THOMAS JEFFERSON

PROPOSALS FOR THE PEOPLE

A NEW SIMPLE TAX CODE # 51, A BALANCED BUDGET #26, NATIONAL SECURITY, AN ENERGY POLICY #30 [OIL,NAT.GAS,COAL] TERM LIMITS, ETHICS REFORM #12@13, CAMPAIGN FINANCE REFORM #24, SPENDING LIMITS, BORROWING LIMITS #15, FEDERAL PAYROLL, AND SALARY LIMITS #32, DIVESTMENT IN PUBLICLY OWNED COMPANIES, ABORTION #40 AND MARRIAGE #41, PLUS OTHERS THAT WILL BRING OUR GOVERNMENT UNDER CONTROL

A STRICT OBSERVANCE OF THE WRITTEN LAW IS DOUBTLESS ONE OF THE HIGH VIRTUES OF A GOOD CITIZEN BUT IT IS NOT THE HIGHEST. THE LAWS OF NECESSITY, OF SELF PRESERVATION, OF SAVING OUR COUNTRY WHEN IN DANGER, ARE OF HIGHER OBLIGATION

THOMAS JEFFERSON

RONALD REAGAN SAID "IT'S NOT THE ECONOMY "STUPID", IT'S THE GOVERNMENT"

FOR THIS TO WORK" ALL" 50 STATES MUST PARTICIPATE

THESE AMMENDMENTS MUST PASS IN 38 STATES OR BY 3/4ths MAJORITY TO BE CONSTITUTIONALLY LEGAL AND LAW REPEAL PROPOSALS MUST PASS BY 2/3rds OR 34 STATES TO BECOME LAW.

IT WILL ALSO GIVE THOSE INTELLECTUALLY CHALLENGED IN THE GOVERNMENT TIME RENEW THEIR RESUME'S FOR WORK OTHER THAN IN THE GOVERNMENT

THE ALLIANCE IS NON-POLITICAL AND NON-PROFIT

IT IS TIME AMERICA TO UNITE FOR THE SOVERIEGNTY OF OUR NATION.

PLEASE JOIN ME, AND LETS RIEN IN OUR OUT OF CONTROLL GOVERNMENT.

ALL WHO JOIN MUST REJECT VIOLENCE, BIGOTRY, RACISM AND VERBAL ATTACKS ON INDIVIDUAL- MEMBERS OF THE GOVERNMENT

JULY 4th

IN THE YEAR OF OUR LORD 2010

UNITED SOVERIEGNTY ALLIANCE

P.O. BOX 91744

SIOUX FALLS, S.D. 57109

IT'S TIME THE GOVERNMENT BECAME AFRAID OF THE PEOPLE

BELIEVE IN MIRACLES

FOR THE CITIZEN OWNERS OF THE UNITED STATES

THE FOLLOWING 51 PROPOSALS ARE INDIVIDUAL ASPECTS OF WHICH SEVERAL MAY BE COMBINED AND CONDENSED INTO CONSTITUTIONAL AMMENDMENTS AND LAW REPEAL PROPOSALS BUT FOR A GENERAL UNDERSTANDING BY THE PUBLIC THESE ARE SEPERATED FOR INDIVIDUAL IDENTIFICATION

THE VERY LAST PROPOSAL IS A NEW SIMPLE TAX CODE WHEREAS THE LORD SAID IN MATHEW 20:16 THAT THE FIRST SHALL BE LAST AND THE LAST SHALL BE FIRST

ALL, IF PASSED CANNOT BE IMPLEMENTED IMMEDIATELY.

IT WILL TAKE TIME, BUT VOTING FOR THESE WILL BRING OUR GOVERNMENT UNDER CONTROL.

THIS AGENDA IS NOT PERFECT AND NEITHER IS OUR FEDERAL GOVERNMENT, YET IF WE COME TOGETHER AS A NATION WE CAN SAVE OUR SOVEREIGNTY

NO. 1 AMEND 1st AMENDMENT

OUR FOUNDING FATHERS USED THEIR FAITH IN GOD TO WRITE THE DECLARATION OF INDEPENDENCE AND THE CONSTITUTION, MANY FAITHS ARE REPRESENTED IN OUR NATION AND ALL MUST BE RESPECTED.

THERE IS NO SEPERATION OF CHURCH AND STATE MENTIONED IN THE CONSTITUTION. IT MEANS THE GOVERNMENT WILL NOT ESTABLISH A CHURCH NOR RECOGNIZE ONE RELIGION OVER ANOTHER

THE FEDERAL GOVERNMENT WILL BE FORBIDDEN FROM USING THE CHURCH TO ADVANCE ANY POLITICAL AGENDA BUT THE ALLIANCE WHICH IS NON-POLITICAL WILL ENCOURAGE EVERY MINISTER, PRIEST, RABBI AND IMMAM TO PROMOTE THIS FROM THEIR PULPIT

MOST OF OUR FOUNDING FATHERS, WHO RISKED THEIR LIVES WRITTING THE DECLARATION OF INDEPENDENCE AND OUR CONSTITUTION, WERE GRADUATES OF SEMINARY SCHOOL AND MINISTERS.

A. AS ALL COMMUNITES RELIE ON TAX PAYER FUNDS NO COMMUNITY GOVERNMENT SHALL REFUSE ANY REGISTERD FAITH, SPACE FOR HOLIDAY DISPLAYS BY MAJORITY VOTE OF THE RESIDENTS

B. THE FEDERAL GOVERNMENT SHALL BE FORBIDDEN TO RESTRICT ACCESS TO NATIONAL MONUMENTS WITH MESSAGES FROM OUR FOUNDING FATHERS AND OTHERS WHO HAVE CHOSEN BIBLE VERSUS WHICH HAVE BEEN PLACED ON THESE MONUMENTS.

C, ANY INDIVIDUAL OR GROUP HAS THE RIGHT TO PROMOTE THEIR RELIGIOUS VIEW AS LONG AS THEY ARE A FEDERALLY REGISTERED NON PROFIT AND NON-VIOLENT. QUOTING GODS WORD DOES NOT CONSTITUTE HATE SPEECH.

D. AS WE ARE A CHRISTIAN NATION PRAYER SHALL BE ALLOWED IN SCHOOLS AND BEFORE ANY SCHOOL ACTIVITY PENDING A MAJORITY VOTE OF RESIDENTS

E. THE BIBLE CAN BE TAUGHT IN ANY SCHOOL AS A HISTORICLE DOCUMENT.

F. THE CONSITUTION AND DECLARATION OF INDEPENDENCE SHALL BE TAUGHT IN ALL SCHOOLS

G. THE FEDERALIST PAPERS SHALL BE TAUGHT IN ALL SCHOOLS

H. NO EDUCATIONAL INSTITUTION RECEIVING TAX PAYER FUNDS CAN REFUSE ANY STUDENT'S RIGHT TO EVOKE THE NAME OF GOD OR JESUS.

I. HATE SPEECH SHALL BE FORBIDDEN WITHIN 1/4 MILE OF ANY MILLITARY FUNERAL FROM THE CHURCH TO THE CEMETARY.THOSE WHO DISREPECT A FALLEN SOLDIER SHALL BE FINANCIALLY RESPONSIBLE IN ANY LITIGATION.

J. THE AMERICAN FLAG SHALL BE DISPLAYED IN ANY CLASSROOM AND THE PLEDGE OF ALEGIANCE CAN BE RECITED BY STUDENTS EVERY MORNING. ANY MEMBER OF THE SCHOOL SYSTEM OF WHO ARE ALL CIVIL-SERVANTS AND REJECT THE FLAG AND PLEDGE CAN AND SHOULD BE REMOVED FROM THE SCHOOL BY VOTE OF THEIR TAXPAYER EMPLOYERS, THE PEOPLE OF THEIR DISTRICT

K. MILLIONS HAVE SERVED AND MANY HAVE DIED WEARING THE UNIFORMS OF THE UNITED STATES IN WAR AND PEACE. WEARING A MILITARY UNIFORM AS A JOKE IS STOLEN

VALOR NOT FREEDOM OF SPEECH. VIOLATION SHALL RESULT IN FINE AND 6 MONTHS IN MILITARY PRISON

L. CLAIMING TO OWN OR WEARING MILITARY AWARDS SUCH AS THE MEDAL OF HONOR IS STOLEN VALOR AND NOT FREEDOM OF SPEECH. VIOLATION SHALL RESULT IN FINE AND 6 MONTHS IN MILITARY PRISON

M. THE FIRST THURSDAY OF MAY SHALL BE A NATIONAL DAY OF PRAYER AND NO GOVERNMENT AGENCY SHALL CHOOSE WHICH RELIGION OR RELIGIOUS LEADER WILL OR WILL NOT BE RESTRICTED FROM PRAYER SERVICES AT ANY GOVERNMENT FACILITY. ANY RELIGIOUS FACTION OR LEADER WHICH DEEMS ANOTHER UNFIT TO ATTEND SHALL BE UN-INVITED ITSELF. THERE WILL BE ABSOLUTLY NO DISRIMINATION OF RELIGIONS AT ANY GOVERNMENT EVENT.

O. MUTILATING i.e. BURNING THE AMERICAN FLAG SHALL BE FORBIDDEN

P. DISPLAYING A CROSS OR STAR OF DAVID AS A MEMORIAL TO OUR FALLEN WAR VETERANS SHALL BE PERMITTED ON ANY PUBLIC LAND

Q. THE 10 COMMANDMENTS SHALL BY A MAJORITY VOTE OF THE CITIZENS OF ANY COMMUNITY BE PLACED WITH HONOR ON A COURTHOUSE PROPERTY. THE 10 COMMANDMENTS ARE IMBEDDED IN THE STEPS OF THE SUPREME COURT SO THEY SHALL BE ALLOWED ON ANY COURT PROPERTY

R. ANY FEDERAL CIVIL-SERVANT PROHIBITING OR RESTRICTING THE USE OF PRAYER OR GOD'S NAME ON ANY TAX-PAYER FUNDED GOVEDRNMNT PROPERTY SHALL BE TERMINATED AND LOSE ALL FEDERAL BENEFITS

NO.2 AMEND 2nd AMENDMENT

A. ALL AMERICAN CITIZEN'S AND LEGAL RESIDENTS SHALL BE ALLOWED TO PURCHASE AND POSSESS A HANDGUN FOR THEIR HOME AND PERSONAL SECURITY.

B. THE OWNER MUST KEEP THE WEAPON IN A SECURE PLACE NOT ACCESSABLE BY CHILDREN.

C. NO COMMUNITY, COUNTY, STATE OR FEDERAL LAW ENFORCEMENT AGENCY WILL ENFORCE STRICTER LIMITS SUCH AS THE WEAPON BEING DISMANTLED OR KEPT WITHIN THE CONFINES OF THE OWNERS HOUSE BUT WITHIN PROPERTY

D. ALL APPLICANTS WISHING TO PURCHASE A HAND GUN MUST SUBMIT TO 14 DAY WAITING PERIOD AS MENTAL HEALTH EVALUATION AND INVESTIGATION MUST BE VERIFIED BY ALL 50 STATES

E. THE FEDERAL GOVERNMENT SHALL BY VOTE OF THE STATES ALLOW OPEN CARRY ACROSS ALL STATE LINES AND OWNER MUST SHOW BY USE OF STICKER IN REAR WINDOW THAT THE DRIVER IS CARRING WEAPON TO NOTIFY AUTHORITIES DURING TRAFFIC STOP

E. ANY ILLEGAL IMMIGRANT CAUGHT WITH ANY FIREARM SHALL BE TRIED AND SENTENCED TO A MINIMUM OF 10 YEARS IN A FEDERAL BORDER DETENTION FACILITY

NO.3 AMEND 4th AMENDMENT

A. IN THE EVENT OF A CATASTROPHIC NATURAL DISASTER, ALL CITIZENS MUST COMPLY WITH AUTHORITIES ORDERS OF CONTAINMENT OF WEAPON WITHIN THE RESIDENCE AND NOT CHALLENGE AUTHORITIES WHEN APPROACHED. AUTHORITIES WILL NOT BE ALLOWED TO CONFISCATE ANY WEAPON WITHOUT WARRANT AND GIVING THE WEAPON OWNER A RECIEPT WITH OFFICERS NAME AND BADGE NUMBER.

NO.4 AMEND 5th AMENDMENT

A. ANY INDIVIDUAL OR INDIVIDUALS BREACHING SECURITY ON ANY FEDERAL PROPERTY INCLUDING THE WHITE HOUSE SHALL VOID THEIR 5th AMENDMENT RIGHTS TO SELF-INCRIMINATION WHEN CALLED UPON BY A GRAND JURY TO EXPLAIN THEIR INTRUSSION

B. DUE TO THE INCREASED THREAT OF TERRORISM AND DECLARATION OF WAR ON THE UNITED STATES BY EXTREEMEST GROUPS WHETHER FOREIGN OR DOMESTIC .ANY INTRUSION ON FEDERAL PROPERTY SHALL BE CONSIDERED AN ACT OF WAR. ANY INDIVIDUAL CAUGHT TRESPASSING WILL BE PLACED IN MILITARY CUSTODY.

C. ALL THOSE DETAINED MAY BE HELD FOR SEVEN DAYS WITHOUT COUNSUL OR COURT APPERANCE FOR INTEROGATION BY THE F.B.I & C.I.A. WHILE IN MILITARY CUSTODY.

NO.5 AMEND 6th AMENDMENT

A. THE 6th AMENDMENT SHALL NOT BE USED IN ANY CASE INVOLVING AN ATTACK OR ATTEMPTED ATTACK BY ANY INDIVIDUAL OR GROUP OF INDIVIDUALS ON AMERICAN SOIL OR SHIP OR AIRCRAFT ENTERING AMERICAN TERRITORY. THIS INCLUDES DOMESTIC GROUPS AND INDIVIDUALS PLOTTING THE OVER THROW OF OUR GOVERNMENT

B. SUCH ATTEMPTED OR PERPITRATED ATTACK BY FOREIGN OR DOMESTIC INDIVIDUALS OR GROUPS SHALL BE CONSIDERED AN ACT OF WAR AND SAID PERPITRATORS WILL IMMEDIATELY BE PLACED IN MILITARY CUSTODY AND TREATED AS WAR CRIMINALS AND CAN BE HELD FOR SEVEN DAYS WITHOUT CONSUL OR COURT APPERANCE.

C. ALL INTEROGATION SHALL BE CONDUCTED BY THE F.B.I. & C.I.A UTILIZING THE SAME TECHNIQUES THE MILLITARY USES WHEN TRAINING OUR SPECIAL OPERATIONS TEAMS i.e. SEALS AND RANGERS WHICH INCLUDES WATER-BOARDING AND WHATEVER MEANS NECESSARY TO EXTRACT INFORMATION SHORT OF PHYSICAL DISFIGUREMENT.

D. INTERIGATORS SHALL BE IMMUNE FROM CRIMINAL PROSECUTION AND ALL COURT PROCEEDINGS WILL BE BY MILITARY TRIBUNAL.

NO. 6 AMEND 8th AMENDMENT

BAIL SHALL NOT BE ALLOWED IN CASES OF ACTS OF WAR WHETHER PLANNED, ATTEMPTED OR CARRIED OUT BY FOREIGN OR DOMESTIC INDIVIDUALS OR GROUPS ON U.S. SOIL. THESE INDIVIDUALS SHALL BE PLACED IN MILITARY CUSTODY FOR MILITARY TRIBUNAL.

WHERE-AS THESE INDIVIDUALS CAN BE HELD WITHOUT BOND OR LEGAL REPRESENTATION FOR UP TO 7 DAYS AND ALL INTEROGATIONS WILL BE HANDLED BE F.B.I. AND C.I.A.

NO. 7 AMEND 10th AMENDMENT

THE FEDERAL GOVERNMENT SHALL BE PROHIBITED FROM THE FOLLOWING;

A. EXPANDING ANY CURRENT ENTITLEMENT OR CREATING FUTURE ENTITLEMENTS.

B. INTERFERING WITH ANY PUBLICLY TRADED COMPANY, WHETHER WITH BAIL-OUTS OR INTERFERING WITH THE OPERATION OF SAID COMPANY i.e. CONTROLLING THE PAY OF COMPANY OFFICERS OR TAKING OVER A COMPANY AND DISMANTELING IT WHEREAS THE FEDERAL GOVERNMENT SHALL BE PROHIBITED FROM ANY INTERFERENCE OF A PRIVATE OR PUBLICLY TRADED COMPANY MOVING TO OR FROM ANY STATE, INTERFERING WITH ANY PUBLICLY HELD COMPANY WHOSE EMPLOYEES REJECT ANY UNION'S ATTEMPT TO ORGANIZE THEM NOR SHALL THE GOVERNMENT HAVE THE AUTHORITY TO REMOVE ANY OFFICER OF ANY COMPANY UNLESS THAT PERSON HAS COMMITTED A FEDERAL CRIME

THE FEDERAL GOVERNMENT SHALL REPRESENT ALL THE PEOPLE AND BE FORBIDDEN TO ENDORSE OR ENCOURAGE THE UNIONIZING OF ANY PRIVATE SECTOR BUSINESS WHEREAS THE NATIONAL LABOR RELATIONS BOARD SHALL BE ELIMINATED

C. THE FEDERAL GOVERNMENT SHALL DIVEST IMMEDIATELY IN ALL PUBLICLY TRADED COMPANIES THIS ALSO MEANS ENDING SUBSIDIES FOR ETHANOL PRODUCERS. WHERE-AS ALL FEDERAL INVESTMENT WILL BE CONVERTED TO STOCK AND TRANFERED TO ALL TAXPAYERS WHO FILED IN 2008.

NOTE; AMTRACK SHALL BE PRIVATIZED

WHERE-AS ALL 1.2 MILLION UNUSED FEDERAL PROPERTIES SHALL BE SOLD TO HIGHEST BIDDER WITH A MINIMUM OF 70% RESERVE OF APPRAISED VALUE OF PROPERTY.

THE FEDERAL GOVERNMENT WHICH OWNS 1/3rd OF ALL U.S. LAND SHALL MAKE AVAILABLE FOR PURCHASE UP TO 10% OF SAID FEDERAL LAND TO INDIVIDUALS OR GROUPS IN ORDER TO RAISE REVENUE, OF SAID LAND LESS THAN 1% CAN BE DESERT AND SCRUB, THE BALANCE SHALL BE SUITABLE FOR DEVELOPMENT WHICH SHALL INCLUDE SOME FRINGE ACERAGE AROUND NATIONAL PARKS

D. DISCRIMINATING BETWEEN THE NATION'S WORKFORCE IN ANY LEGISLATION OR FEDERAL CONTRACT, SUCH AS SPECIAL DEALS FOR UNIONS WHICH COMPRISE LESS THAN 7% OF THE NATIONAL WORK FORCE AND GOVERNMENT EMPLOYEES SHALL BE FORBIDDEN

E. SHALL NOT PASS ANY LAW WHICH PLACES UNDUE FINANCIAL STRAIN ON THE STATES OR THE PEOPLE i.e. EXCESSIVE TAXES OR COMPETEING WITH ANY FOR-PROFIT OR NON-PROFIT CORPERATION. WHICH INCLUDE'S GOVERNMENT RUN HEALTH CARE AND CARBON TAXES.

F. EXPANSION OF PARKLAND OR SIEZING LAND TO RESTRICT STATES ACCESS TO DEPOSITS OF OIL, GAS, COAL OR OTHER MINERALS WHICH WOULD GENERATE REVENUE FOR THE STATES AND CARBON TAXES SHALL BE FORBIDDEN

G. MONOPOLIZING STUDENT LOANS; THE FEDERAL GOVERNMENT SHALL BE FORBIDDEN FROM CONTROLLING ALL STUDENT LOANS. THE STATES SHALL HAVE CONTROLL OF STUDENT LOANS IN THEIR RESPECTIVE STATES

H. FEDERAL GOVERNMENT SHALL BE FORBIDDEN FROM MANDATING ANY FINES OR PENALTIES ON THE CITIZENS OR STATES IN ANY LEGISLATION TO ENHANCE THE INCOME OF THE GOVERNMENT.

I. CURRENT LAW REPEAL AND REPLACE THE DODD-FRANK FINANCIAL REFORM BILL

REMOVE ALL LANGUAGE ALLOWING FEDERAL GOVERNMENT TO INSPECT PERSONAL FINIACIAL SITUATION IN BANKS, CREDIT UNIONS OR ANY FINANCIAL TRANSACTION SECRETLY WITHOUT THE KNOWLEDGE OF THE DEPOSIT OWNER

REMOVE ALL LANGUAGE INCREASING THE POWER OF THE I.R.S.

ADD THE FOLLOWING

THE FEDERAL GOVERNMENT WILL FREEZE FUNDING FOR FREDDIE MAC AND FANNIE MAE AND SPLIT EACH INTO 10 SEPARATE UNITS. THE GOVERNMENTS HOLDINGS IN FANNIE AND FREDDIE WILL BE CONVERTED TO STOCK AND DISTRIBUTED EQUALLY AMONG 2008 TAX FILERS. THE FEDERAL GOVERNMENT WILL IMMEDIATELY END ALL PARTICIPATION IN HOME LOANS EXCEEDING \$250,000 AND THOSE SHALL BE LOANS FOR VETERANS

J. THE FEDERAL GOVERNMENT SHALL BE FORBIDDEN TO BAIL OUT ANY UNION PENSION FUND WHETHER GOVERNMENT OR PRIVATE i.e. FUNDING FOR POSTAL EMPLOYEES PENSION SHALL END

K. THE FEDERAL GOVERNMENT SHALL RESTRICT FEDERAL HOUSING ADMINISTRATION TO LOW INCOME RENT OF INDIVIDUAL HOMES OR MULTI-PLEX APARTMENT SUBSIDIES ONLY.

L. THE FEDERAL GOVERNMENT SHALL BE PROHIBITED FROM PROPPING-UP ANY INDUSTRY WITH BAILOUTS, SUBSIDIES ETC. WITH THE ONLY EXCEPTION BEING THE AMERICAN FAMILY FARMER.

M. ANY STATE WHICH FEELS THAT THE FEDERAL GOVERNMENT IS NOT FOLLOWING THE CONSTITUTION OR FEDERAL LAW TO PROTECT THEIR CITIZENS SHALL BE ALLOWED TO PASS LAWS AND REGULATIONS TO USE ANY MEANS NECESSARY TO PROTECT THE CITIZENS OF THEIR STATE NO MATTER IF THE LEGISLATION MIRRORS OR EXCEEDS FEDERAL LAW

NO.8 CONSTITUTIONAL AMMENDMENT

AMEND ARTICLE 3 SECTION 3

A. IN VIOLATION OF SECTION 1.ARTICLE 3 OF THE CONSTITUTION BY FAILING THEIR OATH OF OFFICE AND SHOWING TOTAL DIRESPLECT TO OUR MILLITARY AND DISHONORING OUR MILITARY HEROS WHO MADE THE ULTIMATE SACRIFICE IN DEFENDING OUR CONSTITUTIONAL RIGHTS AND GIVING OUR SOVEREIGN CONSTITUTIONAL RIGHTS TO PRISONERS OF WAR, THE JUSTICES ON THE SUPREME COURT WHO RULED THAT OUR CONSTITUTIONAL RIGHTS BE GIVEN TO GITMO [GUANTANIMO BAY] DETAINEES WHO ARE PRISONERS OF WAR AND HELD ON FOREIGN TERRITORY THE RIGHT TO ADDRESS THEIR GRIEVENCES IN FEDERAL COURT SHALL BE CHARGED BY THIS VOTE OF THE PEOPLE WITH CONSTITUTIONAL TREASON AND REMOVED FROM THE BENCH,DISBARRED,STRIPPED OF ALL FEDERAL BENEFITS, CENSURED FOR LIFE OF ANY WRITTINGS,TEACHING OR SPEAKING ENGAGEMENTS AND PLACED UNDER HOUSE ARREST FOR LIFE

WHEREAS THERE ARE RULES WITHIN THAT SHALL DICTATE LENGTH OF APPOINTED SERVICE AND QUALIFICATIONS FOR EARNING THE RIGHT TO BE A FEDERAL JURIST AND SUPREME COURT APPOINTEE AS WELL AS PENALTIES

B. THE LEGAL FIRM [A.C.L.U.] AND THEIR ATTORNIES WHO ARGUED THAT GITMO DETAINEES DESERVE CONSTITUTIONAL RIGHTS SHALL ALSO BE DISBARRED AND PROHIBITED FROM ANYTHING INVOLVING THE UNITED STATES GOVERNMENT OR THE SUPREME COURT FOR LIFE.

C. WHERE-AS BY VIOLATING THEIR OATH OF OFFICE TO UPHOLD AND PROTECT THE CONSTITUTION BY STANDING MUTE WHEN THE SUPREME COURT SOLD OUR SACRED CONSTITUTIONAL RIGHTS FOR A POLITICAL AGENDA THOSE SERVING IN THE SENATE OF THE 110th SESSION OF CONGRESS SHALL BE CONSIDERED CO-CONSPIRITORS TO TREASON AND ALL SHALL BE SUBJECT TO THE FOLLOWING PENALTIES

1. ALL STILL SERVING SHALL RESIGN THEIR OFFICE EFFECTIVE AT THE END OF THEIR CURRENT TERM OR EARLIER DEPENDING ON THE WILL OF CONVENTION DELEGATES AND WILL BE CENSURED FOR LIFE FOR ANYTHING POLITICAL OR LEGAL INVOLVING THE UNITED STATES FEDERAL GOVERNMENT

2. ALL WILL HAVE THEIR PASSPORTS REVOKED FOR LIFE

3. ALL WILL BE RESTRICTED TO WITHIN THE BOUNDARIES OF THEIR HOME STATE FOR LIFE AND WILL WRITE LETTERS TO ALL WHO LOST LOVED ONES SERVING IN THE MILITARY BEGGING THEIR FORGIVENESS. MINIMUM 250 HANDWRITTEN WRITTEN LETTERS PER DAY, NO TWEETS, E-MAIL OR NO PHONE CALLS

4. ANY TRAVEL OUT OF STATE REQUEST MUST BE MADE THRU THE U.S. MARSHALL'S OFFICE AND TRAVEL SHALL BE UNDER U.S. MARSHALL ESCORT TO AND FROM DESTINATION WITH MAXIMUM OF 3 DAYS TRAVEL WHERE-AS ALL COSTS RELATED TO USE OF U.S, MARSALL'S SERVICE SHALL BE PAID FOR BY INDIVIDUAL AND TRAVEL REQUEST'S TO BE RESTRICTED TO 1 PER MONTH. WHERE-AS ANY ATTEMP TO LEAVE THE COUNTRY SHALL RESULT IN AUTOMATIC 20 YEARS IN LEAVENWORTH WITH NO PAROLE OR PRESIDENTIAL PARDON.WHEREAS WHEN PAROLED WILL BE PLACED UNDER HOUSE ARREST FOR LIFE.

5. ALL THOSE INVOLVED IN THIS ACT OF TREASON SHALL BE CENSURED FROM ANY FORM OF MEDIA, TEACHINGS OR PUBLISHING

6. THOSE WHO ARE ATTORNIES WILL BE DISBARRED

7. THEIR NAMES SHALL BE STRICKEN FROM THE RECORDS AS MEMBERS OF THE 110th SESSION OF CONGRESS AND MUST REPAY 100% OF THEIR SALARY AND VALUE OF BENEFITS EARNED DURING THAT SESSION.

8. MAXIMUM APPOINTED SERVICE FOR ANY FEDERAL JUDICIAL POSITION WILL BE 18 YEARS WITH THE EXCEPTION OF APPOINTMENT TO SUPREME COURT AT WHICH TIME AN EXTENSION SHALL BE PERMITTED AND PENSION WILL BE RESET AT 20% OF SALARY. ALL CURRENT PENSION CONTRIBUTIONS BY TAX PAYER FUNDS SHALL END AND BE READJUSTED

9. ALL SUPREME COURT APPOINTMENTS SHALL COME FROM FEDERAL CIRCUIT COURT SYSTEM ONLY WHEREAS ALL FEDERAL JUDGE POSITIONS SHALL COME FROM STATE COURTS. ONLY JURISTS WITH 10 YEARS EXPERIENCE ON THE BENCH SHALL BE CONSIDERED FOR FEDERAL JUDGESHIPS AND SUPREME COURT

10. A SUPREME COURT APPOINTEE WHO DOES NOT HAVE 10 YEARS EXPERIENCE ON THE BENCH SHALL BE PROHIBITED FROM CONSIDERATION.

11. INTERNATIONAL LAW INCLUDING SHARIAH LAW SHALL BE FORBIDDEN IN ANY UNITED STATES COURT SESSION AND ANY JUSTICE MENTIONING FOREIGN LAW IN WRITINGS SHALL BE REMOVED, DISBARRED AND CENSORED FROM ANY LEGAL POLITICAL OR TEACHING AGENDA

12. MANDATORY RETIREMENT AGE FOR FEDERAL JURISTS SHALL BE 70. ALLOWANCE WILL BE MADE IF SUPREME JURIST IS SEATED AFTER 52nd BIRTHDAY. LIFETIME APPOINTMENTS SHALL BE BANNED.

13. ANY FEDERAL JURIST LEGISLATING FROM THE BENCH WILL BE REMOVED FROM THE BENCH, DISBARRED AND CENSURED FROM ANY POLITICAL, PUBLISHING, SPEACHING OR TEACHING AGENDA AND STRIPPED OF ALL FEDERAL BENEFITS

14. THE CONSTITUTION SHALL BE USED IN EVERY COURTROOM IN THE UNITED STATES AND IN EVERY JURIST'S DECISION. ANY ATTEMPT TO VOID THE CONSTITUTION IN ANY COURT DECISION SHALL RESULT IN JURIST BEING REMOVED FROM THE BENCH DISBARRED CENSURED FOR LIFE AND STRIPPED OF ALL FEDERAL BENEFITS

15. SENATE MEMBERS OF THE 110th SHALL BE PROHIBITED TO SEEK ANY ELECTED OFFICE OR APPOINTED POSITION NOR WORK FOR THE GOVERNMENT IN ANY POSITION OR ANY ENTITY WITH INVOLVEMENT CONCERNING THE UNITED STATES FEDERAL GOVERNMENT NOR SHALL THEY BE ALLOWED TO ADVISE ANY SPECIAL INTEREST GROUP SEEKING FEDERAL FUNDS

16. WHERE-AS ALL THOSE INVOLVED IN THIS ACT OF TREASON SHALL FORFIET ANY AND ALL FEDERAL BENEFITS

NO.9 AMEND 12th AMENDMENT

THE ELECTORAL COLLEGE WILL RETURN TO THE 1805 ROOTS AND USED ONLY IN THE EVENT OF THE DEMISE OF THE PRESIDENT, VICE-PRESIDENT AND CABINET

THE ELECTORAL COLLEGE SHALL BE PROHIBITED FROM USE IN ANY GENERAL ELECTION

WHERE-AS ANY ANNOUNCEMENT BY THE MEDIA OF ANY ELECTORIAL GAIN BY A PRESIDENTIAL CANDIDATE BEFORE OR DURING AN ELECTION SHALL BE PROHIBITED AND ELECTION EXITING RESULTS CANNOT BE ANNOUNCED BEFORE POLLS ON WEST COAST ARE WITHIN 1 HOUR OF CLOSING

NO. 10 AMEND ARTICLE 4 SECTION 1

NO FEDERAL, STATE, COUNTY OR COMMUNITY SHALL USE EMINATE-DOMAIN AS A TOOL TO ENHANCE OR CHANGE PROPERTY TAXES

IF PROPERTY OWNER REFUSES TO SELL AT 50% ABOVE THE HIGHEST VALUE OF PROPERTY THE ENTITY INVOLVED WILL CEASE AND DESIST, WHERE- AS DECLARING THE PROPERTY CONDEMED IS NOT AN OPTION AND SHALL PROHIBITED ALTHOUGH LAND SWAPS OF EQUAL OR GREATER VALUE OF PROPERTY SHALL BE ALLOWED

ANY COMMUNITY VIOLATING THIS AMENDMENT WILL LOSE ANY FEDERAL FUNDS FOR 10 YEARS.

ANY FEDERAL OR STATE AGENCY VIOLATING THIS AMENDMENT WILL LOSE FEDERAL FUNDING FOR 5 YEARS

WHERE-AS EMINATE DOMAIN CAN BE USED BY A COMMUNITY TO RETAIN JOBS IF AN EMPLOYER CHOOSES TO MOVE TO ANOTHER STATE OR COUNTRY

NO 11. AMEND ARTICLE 4 SECTION 2

ALL ELECTED OFFICIAL'S WHETHER FEDERAL, STATE; COUNTY OR MUNICIPAL SHALL BE PROHIBITED FROM ACCEPTING ANY POSITION IN ANY ADMINISTRATION UNTIL THEIR CURRENT ELECTIVE SERVICE TERM IS FINISHED.

ACCEPTING A POSITION IN AN ADMINISTRATION WHILE CURRENTLY SERVING THEIR CONSTITUANTS IN THEIR CURRENT ELECTED POSITION WILL BE A VIOLATION OF THE PEOPLES TRUST.

THOSE VIOLATING THIS AMENDMENT SHALL BE CENSORED FROM ANY POLLITICAL AGENDA FOR 10 YEARS.

NO.12 AMEND ARTILE1 SECTION 3

THE CONSTITUTION SHALL BE READ AT THE BEGINNING OF EVERY NEW SESSION IN ITS ENTIRETY AND NOT ABRIDGED. ALL MEMBERS MUST BE PRESENT AND ANY MEMBER ABRIDGING THE CONSTITUTION OR MISSING THIS SESSION WILL BE FINED \$1,000

THE SENATE SHALL RETURN TO A CONSTITUTIONAL 2/3rds OR 67 MEMBER VOTE AND ALL LEGISLATION PASSED PREVIOUSLY BY LESS THAN 2/3rds WILL BE REVISITED AND RE-VOTED ON OR REPEALED WHERE-AS NO LEGISLATION SHALL PASS WITHOUT A 10% MINORITY PARTY YES VOTE

A SENATOR SHALL BE LIMITED TO 3 TERMS OR 18 YEARS ELECTED SERVICE. AT THIS VOTE BY THE PEOPLE THOSE IN THEIR CURRENT 3rd WILL BE PROHIBITED FROM SEEKING ANOTHER TERM, RUNNING FOR PRESIDENT OR SERVING ANY WHERE IN GOVERNMENT WHERE-AS CURRENT OR FORMER MEMBERS BY THIS VOTE HAVING SERVED 3 TERMS OR MORE WILL BE PROHIBITED FROM ANY EMPLOYMENT IN THE FEDERAL GOVERNMENT.

NO SERVING SENATOR SHALL BE ALLOWED TO CAMPAIGN FOR THE OFFICE OF PRESIDENT UNTIL HE OR SHE FIRST RESIGNS THEIR SEAT AND IS REPLACED. IF CAMPAIGN FOR PRESIDENT FAILS THE SENATOR SHALL HAVE TO WAIT UNTIL THEIR REPLACEMENTS TERM IS DONE TO SEEK THAT OFFICE AGAIN.THE TERM THE SENATOR STEPS DOWN FROM FOR PRESIDENTIAL CAMPAIGN WILL BE INCLUDED IN TERM LIMIT.

NO SERVING SENATOR SHALL BE ALLOWED TO ACCEPT A POSITION IN ANY ADMINISRTATION UNTLL THE END OF THEIR TERM. ANY SENATOR WHO VIOLATES THIS WILL BE PROHIBITED FROM SEEKING ANOTHER TERM IN SENATE OR SERVING IN ANY ADMINISTRATION

NO SENATOR SHALL RECEIVE A PENSION AS THEIR POSITION IS LIMITED BY THEIR TERM OF SERVICE, WHERE-AS ALL PENSIONS OF FORMER SENATORS SHALL END.

SENATE LEADER SHALL BE FORBIDDEN FROM EXCLUDING ANY MEMBER OF ANY PARTY OR AN INDEPENDENT OF THE SENATE FROM PROPOSING AMENDMENTS TO ANY LEGISLATION. ANY VIOLATION BY SENATE LEADER WILL BE CAUSE FOR REMOVAL FROM

OFFICE DISBARMENT IF NECESSARY AND CENSURED FROM ANYTHING INVOLVING THE FEDERAL GOVERNMENT

ANY SENATOR CHANGING POLITICAL PARTIES MID-TERM SHALL REPAY THEIR PREVIOUS PARTY ALL COSTS INVOLVED IN THEIR CAMPAIGN FOR CURRENT OFFICE INCLUDING ALL CONTRIBUTIONS

RETIRED MEMBERS OF THE SENATE SHALL BE FORBIDDEN FROM WORKING FOR A GOVERNMENT CONTRACTOR OR IN ANY LEGAL CAPACITY INVOLVING THE GOVERNMENT UNLESS SO DIRECTED BY THE PRESIDENT AND ONLY AS A NON PAID ADVISOR

SENATE COMMITTEE CHAIR POSITIONS SHALL BE LIMITED TO SINGLE 2 YEAR TERM AND NO SENATOR SHALL CHAIR A COMMITTEE MORE THAN ONCE PER TERM. SENATE MAJORITY LEADER SHALL BE LIMITED TO A 2 YEAR TERM.

A SERVING SENATOR SHALL NOT BE ALLOWED TO CAMPAIGN FOR ANY OTHER OFFICE WHILE SERVING HIS OR HER CONSTITUANTS. THIS INCLUDES RUNNING FOR GOVERNOR IN THEIR HOME STATE UNLESS THEY FIRST RESIGN THEIR SENATE SEAT AND HAVE BEEN REPLACED. NO TEMPORARY REPLACEMENT WILL BE ALLOWED. SENATOR WHO RESIGNS MUST WAIT UNTIL THE NEXT ELECTION BEFORE SEEKING SENATE SEAT AGAIN IF CAMPAIGN FAILS.

SENATE ETHICS PANEL SHALL CONSIST OF 2 MEMBERS OF EACH PARTY AND 3 FROM THE DEPT OF JUSTICE. TO EXPEDITE PROCEEDINGS JUSTICE DEPARTMENT SHALL LEAD ALL INVESTIGATION AND LITIGATION. ANY COMMITTEE CHAIR UNDER INVESTIGATION WILL RELINQUISH HIS OR HER SEAT UNTILL PROBE IS COMPLETE. JUSTICE DEPARTMENT WILL BE FORBIDDEN TO USE PARTY AFFILIATION OR AGENDA WHEN INVOLVED IN ETHICS PROBE

ANY D.O.J. ETHICS INVESTIGATOR WHO INJECTS POLITICAL PARTISANSHIP INTO ETHICS PROBE WILL BE DISBARRED AND PROHIBITED FROM ANY FEDERAL POSITION FOR LIFE.

ANY MEMBER OF THE SENATE WHO HAS VESTED INTEREST IN AN INDUSTRY THAT HAS COMPETITOR CALLED FOR HEARING WILL BE FORBIDDEN FROM SERVING ON PANEL. ANY MEMBER OF THE SENATE CAN AND SHALL BE HELD CRIMANALLY RESPONSIBLE BY THEIR CONSTITUANTS FOR UNDUE HARM TO THE PEOPLE AND OR THEIR STATE IF THEIR ACTIONS ENDANGER THE SOVERIEGNTY OF THE NATION OR THE STATES.

ANY SENATOR CAN BE RECALLED BY THEIR CONSTITUANTS WITH A PETITION SIGNED BY 25% OF THE VOTERS.

ANY SENATOR ENRICHING THEMSELVES, FAMILY MEMBERS, RELATIVES, STAFF OR BUSINESS ACQUAINTANCES THROUGH SPECIAL DEALS FROM ANY SPECIAL INTEREST GROUP OR USING KNOWLEDGE OF PENDING LEGISLATION TO ENRICH THEMSELVES THROUGH STOCK TRANSACTIONS OR LEGAL ENTITY THROUGH ANY LEGISLATION SHALL BE FINED 2 YEARS PAY, REMOVED FROM OFFICE AND CENSURED FOR LIFE FROM ANY POLITICAL AGENDA AND IF AN ATTORNEY DISBARRED.

SENATE BASE SALARY SHALL BE REDUCED TO \$60,000 PER YEAR WITH NO ANNUAL PAY RAISE. ALL MEMBERS SHALL BE REQUIRED TO PAY FOR THEIR OWN HEALTH INSURANCE. NOTATION IN NEW CAMPAIGN FINANCE RULES SHALL CLARIFY THIS

ALL SENATE OFFICE PAYROLL ALLOWANCES SHALL BE REDUCED BY 20 %

SENATE MEMBERS SHALL BE FORBIDDEN FROM GIVING OR RECEIVING CAMPAIGN DONATIONS FROM EACH OTHER OR MEMBERS OF THE HOUSE. DONATIONS TO A MEMBERS CHARITY WILL BE RESTRICTED TO \$500 PER YEAR.

ALL ETHICS VIOLATIONS, NO MATTER HOW MINOR, SHALL GO TO PUBLIC TRIAL WITH MINIMUM PENALTIES OF \$5,000, LOSS OF 2 MONTHS SALARY AND STRIPPED OF COMMITTEE ASSIGNMENTS FOR 6 MONTHS DURING A SESSION AND PUBLIC REPRIMAND ON THE FLOOR WHICH WILL BE TELEVISED IN PRIME TIME. MULTIPLE VIOLATIONS IN THE SAME TERM SHALL RESULT IN REMOVAL FROM SENATE AND CENSURSHIP FOR LIFE INVOLVING ANYTHING IN THE UNITED STATES GOVERNMENT. VIOLATION OF THE CENSURSHIP WILL RESULT IN MINIMUM OF 10 YEARS IN LEAVENWORTH WITH NO PAROLE OR PRESIDENTIAL PARDON.

MEMBERS SHALL BE HELD TO HIGHER STANDARDS FOR PERSONAL CONDUCT THAN THEIR CONSTITUANTS.

ANY MEMBER OF THE SENATE WHETHER CURRENT OR FORMER WHO HAS RECEIVED PREFERENTIAL TREATMENT FROM THE I.R.S. FOR UNPAID TAXES i.e. EXEMPTION FROM PENALTIES SHALL IMMEDIATELY BE REFERRED TO JUSTICE DEPT. FOR LEGAL ACTION. PENALTIES WILL AMOUNT TO 10 TIMES WHAT A TAXPAYER IS ASSESSED

ANY MEMBER INSERTING LANGUAGE IN ANY LEGISLATION THAT DISCRIMINATES BETWEEN THE GENERAL PUBLIC, GOVERNMENT EMPLOYEES OR UNIONS INCLUDING SENATE MEMBERS SHALL BE REMOVED FROM OFFICE, CENSURED FOR LIFE IN ANYTHING POLITICAL AND IF NEED BE DISBARRED

INSERTING FOREIGN LAW INTO ANY LEGISLATION SHALL BE FORBIDDEN AND ANY MEMBER DOING SO WILL BE EXPELLED AND CENSURED FOR LIFE FOR ANYTHING INVOLVING THE U.S. FEDERAL GOVERNMENT

THE SENATE SHALL WITHIN 60 DAYS OF NOMINATION CONFIRM OR REJECT A PRESIDENTIAL DEPARTMENT APPOINTEE OR FACE A FINE OF \$1,000 PER DAY PER MEMBER SO THE PRESIDENT CAN SEARCH FOR ANOTHER CANDIDATE

NO 13

AMEND ARTICLE 1 SECTION 2

THE CONSTITUTION SHALL BE READ IN ITS ENTIRETY AT THE BEGINNING OF EVERY NEW SESSION AND NOT ABRIDGED BY ANY MEMBER. ANY MEMBER ABRIDGING THE CONSTITUTION OR MISSING THIS SESSION WILL BE FINED \$1,000

NO SERVING MEMBER OF THE HOUSE SHALL BE ALLOWED TO CAMPAIGN FOR PRESIDENT UNTIL HE OR SHE RESIGNS THEIR SEAT AND IS REPLACED. REPLACEMENT WILL SERVE UNTIL NEXT ELECTION AT WHICH TIME THE PRESIDENTIAL CONTENDER CAN SEEK HIS OR HER SEAT AGAIN. THE TERM WILL BE CONSIDERED THE CANDIDATES AND BE ADDED TO HIS OR HER TERM LIMIT.

SERVING MEMBERS OF THE HOUSE SHALL NOT BE ALLOWED TO RUN FOR SENATE SEAT UNLESS THEY FIRST RESIGN THEIR CURRENT POSITION AND IS REPLACED

NO MEMBER OF THE HOUSE OF REPRESENTATIVES SHALL RECEIVE A PENSION AS THEIR POSITION IS LIMITED TO THEIR TERM OF SERVICE. WHERE-AS ALL PENSIONS OF FORMER MEMBERS OF THE HOUSE SHALL END. WHEREAS ALL MEMBERS SHALL PAY FOR THEIR OWN HEALTH INSURANCE

NO MEMBER OF THE HOUSE OF SHALL BE ALLOWED TO SERVE MORE THAN 6 TERMS. WHERE-AS, IF ELECTED TO SENATE WILL BE LIMITED TO SINGLE 6 YEARS TERM. IF ELECTED SERVICE CURRENTLY EXCEEDS THIS AMMENDMENT MEMBER WILL BE PROHIBITED FROM SEEKING ANY POSITION IN GOVERNMENT

SPEAKER OF THE HOUSE SHALL BE LIMITED TO ONE 2 YEAR TERM. ALSO NO SPEAKER WILL BE ALLOWED TO CHAIR A COMMITTEE AFTER THEIR TERM. WHERE-AS ALL PERKS FOR SPEAKER END 24 HOURS AFTER TERM EXPIRES AND ANY OFFICE LEASES

SIGNED BY SPEAKER WILL BE RESPONSABILITY OF RETIRED SPEAKER. THE SPEAKER WHO IS THE THIRD MOST POWERFUL ELECTED OFFICIAL IN THE FEDERAL GOVERNMENT SHALL BE REQUIRED TO USE MILITARY AIRCRAFT FOR AIR TRAVEL.

RETIRING MEMBERS OF THE HOUSE SHALL BE FORBIDDEN FROM WORKING AS A OR FOR ANY FEDERAL CONTRACTOR OR ANY SPECIAL INTEREST GROUP IN ANY LEGAL CAPACITY INVOLVING THE FEDERAL GOVERNMENT UNLESS DIRECTED BY THE PRESIDENT.

HOUSE COMMITTEE CHAIR POSITIONS SHALL BE LIMITED TO 2 YEAR TERM. NO REPRESENTATIVE WILL BE ABLE TO SERVE MORE THAN TWO CHAIR POSITION IN 6 TERM LIMIT.

HOUSE ETHICS COMMITTEE SHALL CONSIST OF 3 MEMBERS OF EACH PARTY AND 3 MEMBERS OF THE DEPARTMENT OF JUSTICE. TO EXPEDITE PROCEEDINGS JUSTICE DEPT WILL LITIGATE PROCEEDINGS. ANY HOUSE COMMITTEE CHAIR UNDER INVESTIGATION WILL RELENGUISH SEAT UNTILL PROBE IS COMPLETED.

ANY D.O.J. EMPLOYEE INJECTING POLITICAL OR RACIAL AGENDA INTO AN ETHICS INVESTIGATION SHALL BE DISBARRED AND CENSURED FROM ANY GONVERNMENT POSITION.

MEMBERS OF THE HOUSE CAN AND WILL BE HELD CRIMANALY RESPONSIBLE BY THEIR CONSTITUANTS IF THEIR ACTIONS CAUSE DUE HARM TO THE PEOPLE AND OR STATE IF THEIR ACTIONS ENDANGER THE SOVERIEGNTY OF THE NATION OR THEIR STATE.

HOUSE MEMBERS SHALL BE FORBIDDEN FROM ACCEPTING GRATUITY FROM ANY SPECIAL INTEREST GROUP. MEMBERS RECEIVING ANYTHING WILL LOSE 6 MONTHS PAY AND BE CENSURED FOR 1 YEAR.

ANY MEMBER ENRICHING THEMSELVES, FAMILY MEMBERS, RELATIVES,STAFF OR BUSSINESS AQUAINTENCES THROUGH SPECIAL STOCK DEALS FROM SPECIAL INTEREST GROUPS OR THROUGH ANY LEGISLATION WILL BE FINED 2 YEARS PAY , REMOVED FROM OFFICE AND CENSURED FOR LIFE FROM POLITICS, IF MEMBER IS AN ATTORNEY MEMBER, DISBARMENT

ANY HOUSE MEMBER WHO DOES NOT HOLD AT LEAST 10 OPEN TOWN HALL MEETINGS DURING AUGUST BREAK WILL BE FINED ONE MONTHS PAY PER MEETING NOT HELD.

REPRESENTITIVE SALARY SHALL BE REDUCED TO \$60,000 PER YEAR WITH NO ANNUAL PAY INCREASE AND MEMBERS SHALL PAY FOR THEIR OWN HEALTH INSURANCE. NOTATION IN NEW CAMPAIGN RULES SHALL CLARIFY THIS.

PAYROLL FUNDING FOR ALL HOUSE OFFICES SHALL BE REDUCED BY 20%

ALL ETHIC'S VIOLATIONS SHALL BE BROUGHT TO PUBLIC COURT NO MATTER HOW MINOR WITH MINIMUM PENALTIES OF \$5,000 FINE, LOSS OF ONE MONTHS SALARY, STRIPPED OF COMMITTEE ASSIGNMENTS FOR 3 MONTHS AND PUBLIC REPREMAND ON FLOOR THAT SHALLBE TELEVISED IN PRIMETIME. MULTIPLE VIOLATIONS IN SAME TERM SHALL RESULT IN REMOVAL FROM HOUSE AND CENSURSHIP FOR ANYTHING INVOLVING THE UNITED STATES GOVERNMENT. VIOLATION ON CENSURSHIP SHALL RESULT IN MINIMUM 10 YEARS IN LEAVENWORTH WITH NO PAROLE OR PRESIDENTIAL PARDON.

ALL MEMBERS SHALL BE HELD TO HIGHER STANDARDS OF PERSONAL CONDUCT WHILE SERVING THEIR CONSTIUANTS. ANY CIVIL FINE ASSESSED TO TAXPAYER SHALL BE 10 TIMES LARGER FOR HOUSE MEMBER

ANY MEMBER OF THE HOUSE, WHETHER CURRENT OR FORMER WHO HAS RECEIVED PREFERENTIAL TREATMENT FROM THE I.R.S. i.e. UNPAID TAXES AND PENALTIES SHALL IMMEDIATELY BE REFERED TO JUSTICE DEPT. FOR LEGAL ACTION. ANY FINES OR PENALTIES SHALL BE 10 TIMES WHAT THE CITIZEN TAXPAYER PAYS.

ALL LEGISLATION PASSED BY THE HOUSE FOR THE CITIZENS OF THE UNITED STATES SHALL INCLUDE ALL GOVERNMENT EMPLOYEES AND CONGRESSIONAL MEMBERS AND STAFF. ALSO DISCRIMINATION BETWEEN UNIONS, GOVERNMENT EMPLOYEES AND GENERAL POPULATION IN ANY LEGISLATION SHALL BE FORBIDDEN. ANY MEMBER INSERTING LANGUAGE IN LEGISLATION THAT DISCRIMINATES BETWEEN PUBLIC, GOVERNMENT EMPLOYEES AND UNIONS INCLUDING HOUSE MEMBERS SHALL BE REMOVED FROM OFFICE, CENSURED FOR LIFE FOR ANYTHING POLITICAL AND IF NEED BE DISBARRED

ANY MEMBER MISSING COMMITTEE MEETING MORE THE 5 TIMES PER MONTH SHALL BE FINED \$100 PER MEETING MISSED UNLESS FOR HARDSHIP OR MEDICAL REASONS

INSERTING FOREIGN LAW INTO ANY LEGISLATION SHALL BE FORBIDDEN AND ANY MEMBER DOING SO SHALL BE EXPELLED AND CENSURED FROM ANYTHING REMOTELY INVOLVING THE U.S. FEDERAL GOVERNMENT

ALL MEMBERS OF THE UNITED STATES CONGRESS SHALL BE SUBJECT TO ARREST ON THE FLOOR OF THE HOUSE OR SENATE BY THE MILITARY FOR WITHDRAWING FUNDS FROM ANY MILITARY APPROPRIATIONS BILL. THE OFFENDING CONGRESSPERSON SHALL BE SUBJECT TO MILITARY LAW FOR THEFT.

NO 15 AMEND ARTICLE 1 SECTION 8 LINE 2

THE BORROWING LIMIT FOR THE FEDERAL GOVERNMENT SHALL BE RESTRICTED TO 5% OF PREVIOUS YEARS TAX INCOME. WHERE-AS THE FEDERAL RESERVE SHALL FOLLOW ALL FEDERAL BANKING RULES AND FULLY DISCLOSE ALL BOOKS, ASSETS, ALL BANK OFFICERS NAMES AND SALARIES ON A QUARTERLY BASIS. THESE SHALL BE AVAILABLE TO THE GENERAL PUBLIC SO THE AMERICAN PEOPLE CAN SEE HOW OUR MONEY IS CONTROLLED AND SPENT

WHEREAS THE FEDERAL RESERVE SHALL BE RESTRICTED TO PRINTING LIMIT OF 5% OF PREVIOUS YEARS TAX INCOME

NO 16 AMEND ARTICLE 1 SECTION 8 LINE 4

THE TREASURY PRINTING LIMIT SHALL BE NO MORE THAN 5% OF PREVIOUS YEARS TAX INCOME.

NO 17 AMEND ARTICLE 1 SECTION 8 LINE 6

THE U.S. POSTAL SERVICE SHALL BE PROHIBITED TO RECEIVE ANY FUNDS FROM THE FEDERAL GOVERNMENT THUS ENDING THE \$6 BILLION FEDERAL COMMITMENT TO POSTAL RETIREMENT BENEFITS; ALSO MENTIONED IN NO.7 SECTION J.

NO 18 AMEND ARTICLE 1 SECTION 8 LINE 10

AS WAR HAS BEEN DECLARED ON THE UNITED STATES BY AL-QUIDA AND RADICAL JIHADISTS WHO USE ISLAM AS AN EXCUSE FOR THEIR AGENDA, THE UNITED STATES MUST DECLARE WAR ON AL-QUIDA AND ANY EXTREMEST GROUP THAT PROMOTES HOSTILITY TOWARDS THE U.S. WHERE-AS ANY ENEMY COMBATANT CAPTURED WILL BE INTERRED IN GUANTANIMO BAY UNTIL END OF ALL HOSTILE ACTION BY THESE GROUPS. ALL TRIALS WILL BE BY MILITARY TRIBUNAL AND WHEN FOUND GUILTY INDIVIDUAL WILL BE SENTENCED TO LIFE IN G.I.T.M.O.

IT WILL BE FORBIDDEN TO GIVE THESE TERRORISTS MIRANDA RIGHTS.

THIS ALSO MEANS THAT G.I.T.M.O." GUANTINIMO BAY" STAYS OPEN AS A DETENTION CENTER FOR ENEMY COMBATANTS i.e. PRISONERS OF WAR

ANY AMERICAN CITIZEN WHETHER AMERICAN BORN OR NATURALIZED CITIZEN INVOLVED WITH THESE TERRORIST GROUPS SHALL BE CHARGED WITH TREASON AND TREATED AS A TERRORIST i.e. ENEMY COMBATANT AND SENTENCED TO SERVE LIFE IN G.I.T.M.O.

ALL DRUG CARTELS AND RELATED DRUG GANGS WHETHER FOREIGN OR DOMESTIC SHALL BE TREATED AS TERRORIST ORGANIZATIONS AND CONSIDERED ENEMIES OF THE UNITED STATES

AS ALL AL-QUIDA, TALIBAN AND JIHADISTS BELIEVE THAT TO DIE FOR THEIR CAUSE WILL LEAD THEM TO BECOME A MARTYR. ALL TERRORISTS CAPTURED SHALL BE TRIED AT G.I.T.M.O. IN MILITARY TRIBUNALS. WHEN FOUND GUILTY THE TERRORISTS SHALL SPEND THE REST OF THEIR LIFE IN G.I.T.M.O. NO TERRORISTS SHALL RECEIVE THE DEATH PENALTY.

WITH ALL DUE RESPECT TO THE GENEVA CONVENTION, AL-QUIDA AND TERRORIST ORGANIZATIONS WHO ARE NOT AFFILIATED WITH ANY NATION, THEIR CAPTURE AND DETENTION DOES NOT FALL UNDER CONVENTION RULES, BUT THEIR TREATMENT AS ENEMY COMBATANTS WILL FOLLOW PROTOCOL OF DECENT HUMANE TREATMENT.

NO 19

AMEND ARTICLE1 SECTION 9

IT SHALL BE PROHIBITED TO GIVE THE PRIVILEGE OF WRIT OF HABIAS CORPUS TO ANY FOREIGN INDIVIDUAL CAPTURED ON A FOREIGN BATTLEFIELD OR IN THE PROCESS OF ATTEMPTING A TERRORIST ATTACK ON U.S. SOIL OR ON AND U.S. BOUND FLIGHT SHALL BE PLACED IN MILITARY CUSTODY AND HELD WITHOUT COUNSEL OR COURT APPEARANCE IN G.I.T.M.O. FOR 7 DAYS

THIS WILL INCLUDE A TERRORIST ATTACKING ANY MILITARY INSTALLATION INCLUDING RECRUITING OFFICES. THESE WILL BE CONSIDERED ACTS OF WAR AND THE MILITARY WILL LEAD CRIMINAL INVESTIGATION. C.I.A. AND F.B.I. SHALL CONDUCT ALL INTERROGATION. INTERROGATORS WILL BE IMMUNE FROM CRIMINAL PROSECUTION.

ANY U.S. SERVICE PERSONEL WHETHER AMERICAN BORN OR NATURALIZED CONVERTING TO OR FOLLOWING A TERRORIST AGENDA ON U.S. SOIL SHALL WHEN CAPTURED SHALL BE SENT IMMEDIATELY TO G.I.T.M.O. AND HELD WITHOUT COUNSEL

FOR 30 DAYS FOR INTEROGATION AND TRIAL AT WHICH TIME SHALL BE SENTENCED TO LIFE IN G.I.T.M.O.

THE A.L.C.U. SHALL BE PROHIBITED TO ENGAGE IN ANY REPRESENTATION OF THESE DETAINEES AS THEY SHALL BE CONSIDERED PRISONERS OF WAR

THIS WILL INCLUDE FORBIDDING MIRANDA RIGHTS GIVEN TO THESE INDIVIDUALS.

NO 20 ARTICLE 3 SECTIONS 3

ANY ATTEMPT BY CONGRESS OR THE CURRENT ADMINISTRATION TO IGNORE OR INTERVIENE IN THIS VOTE SHALL BE CONSIDERED TREASON

NO 21 CONSITUTIONAL AMMENDMENT

PORK PROJECTS, EARMARKS, FEDERAL LOAN GUARANTEES AND STIMULUS PROGRAMS SHALL BE BANNED.

THIS DOES NOT INCLUDE S.B.A. LOANS OR HOME LOANS FOR VETERANS

THE ONLY EXCEPTION TO A STIMULUS BAN WILL BE NO 36 INVOLVING THE E.P.A.

NO 22 CONSTITUTIONAL AMMENDMENT

ALL VOTES BY RECONCILIATION BY THIS AMENDMENT SHALL BE REVISITED BY AN INDEPENDENT PANEL OF CONSITUTIONAL SCHOLARS AND SHALL BE ADJUSTED BY NEXT SESSION OF CONGRESS.

DEEM AND PASS SHALL BE FORBIDDEN.

WHERE-AS NO LEGISLATION SHALL BE LEGAL WITHOUT 10% YES VOTE BY MINORITY PARTY, THIS SHALL END ALL TOXIC PARTISAN VOTES

NO 23 CONSTITUTIONAL AMMENDMENT

NO LOBBIEST SHALL BE ALLOWED ACCESS TO MEMBERS OF CONGRESS FOR THE FIRST 60 DAYS OF A NEW SESSION AS MEMBERS WILL BE BUSY DOING THE PEOPLE'S BUSINESS

A LIMIT OF 435 LOBBIESTS REGRESTRATIONS WILL BE ALLOWED PER MONTH AND ALL INDIVIDUAL LOBBIESTS SHALL POST CASH BOND OF \$100,000 PER YEAR WHICH IS NON-REFUNDABLE

A LOTTERY SHALL BE HELD ON LAST DAY OF EACH MONTH AY WHICH TIME THE NEXT MONTHS LIST WILL BE POSTED

ANY LOBBIEST AND THEIR FIRM VIOLATING THE LOTTERY RULES BY ANY MEANS SHALL BE REMOVED FROM THE LOTTERY FOR 5 YEARS

LOBBIESTS WILL BE LIMITED TO CERTAN TIMES AND DAYS FOR PRESENTING THEIR REQUESTS

STATES AND NON-PROFITS EXCLUDING UNIONS SHALL HAVE PRIORITY IN LOBBIESTS REGRESTRATIONS

IF IMPROPRIETIES SUCH AS GIFTS OR FUNDS ARE GIVEN TO ANY CONGRESSIONAL MEMBER, MEMBERS STAFF OR FAMILY AND OR RELATED BUSINESS, LOBBIEST SHALL BE BANNED FROM ANY GOVERNMENT EMPLOYEE CONTACT AND CONGRESSIONAL MEMBER WILL BE REMOVED FROM OFFICE AND CENSURED FOR LIFE FROM ANYTHING POLITICAL OR LEGAL INVOLVING THE GOVERNMENT

ANY SPECIAL INTEREST GROUP INCLUDING UNIONS IN VIOLATION OF THIS AMENDMENT WILL LOSE ACCESS TO ALL GOVERNMENT AGENCIES FOR 10 YEARS WITH FINES ASSESSED TO EQUAL 10 % OF THEIR NET WORTH

ANY RECIEPENT OF FEDERAL TAXPAYER BAILOUT FUNDS WHICH HAVE NOT BEEN REPAYD SHALL BE PROHIBITED TO LOBBY THE GOVERNMENT UNTILL ALL BAILOUT FUNDS ARE TOTALLY REPAYD

NOTE: THE NEW TAX CODE LISTED IN PROPOSAL 51 WILL REDUCE THE NEED TO LOBBY THE GOVERNMENT BY CORPORATIONS FOR TAX BREAKS AND SUBSIDIES

NO 24

CAMPAIGN FINANCE REFORM

1. WITH THE EXCEPTION OF THE SECRET SERVICE ALL PRESIDENTIAL CAMPAIGNING AND FUND RAISING TRIPS BY THE PRESIDENT WILL BE BILLED 100% TO THE PRESIDENTS POLITICAL PARTY, WHETHER CAMPAIGNING FOR A SECOND TERM OR FOR PARTY MEMBERS SEEKING AN OFFICE OR ANOTHER TERM AND FOR GOVENORS. THIS ALSO INCLUDES CAMPAIGNING BY ANY MEMBER OF EXECUTIVE BRANCH AND

PRESIDENTS WIFE OR FAMILY MEMBERS. WHERE-AS ANY MENTION OF ANOTHER TERM BY THE PRESIDENT WITHIN THE FIRST 2 YEARS OF HIS OR HER TERM SHALL BE CONSIDERED A CAMPAIGN PROCLAMATION AND PRESIDENTS PARTY SHALL BE CHARGED THE EXPENSE OF THAT TRIP.

2. A PRESIDENT NOR HIS OR HER POLITICAL PARTY SHALL BE FORBIDDEN TO USE ANY AREA OF THE PEOPLES HOUSE i.e. THE WHITE HOUSE FOR ANY POLITICAL FUND RAISING, STRATIGY MEETING OR FILMING ANY CAMPAIGN ADVERTISING MESSAGE
3. A PRESIDENTIAL CANDIDATE SHALL BE FORBIDDEN FROM GIVING ANY CAMPAIGN SPEECH OUTSIDE THE U.S. WITH THE EXCEPTION OF OVERSEAS MILITARY POSTS OR AN EMBASSY.
4. NO SENATE CANIDATE SHALL BE ALLOWED TO RECEIVE MORE THAN 25% OF HIS OR HER CAMPAIGN FUNDS FROM OUTSIDE THEIR STATE AND LIMITED TO 25% FROM THEIR POLITICAL PARTY.
5. NO REPRESENTATIVE CANDIDATE SHALL BE ALLOWED TO RECEIVE MORE THAN 25% OF HIS OR HER CAMPAIGN FUNDS FROM OUTSIDE THEIR DISTRICT AND 25% FROM THEIR PARTY.
6. ALL CONGRESSIONAL CANDIDATES SHALL BE ALLOWED TO SET ASSIDE UP TO \$150,000 FROM CAMPAIGN CONTRIBUTIONS FOR EACH YEAR OF ELECTIVE SERVICE THEY ARE SEEKING TO COVER THEIR LIVING EXPENSES IN WASHINGTON AS THEIR TAXPAYER FUNDED SALARY SHALL BE REDUCED TO \$60,000 PER YEAR.
 - A. HOUSE TOTAL SET ASSIDE \$300,000
 - B. SENATE TOTAL SET ASSDIDE \$900,000
 - C. THESE FUNDS SHALL BE PLACED INTO A SEPARATE ACCOUNT IN THE TREASURY AND CAN BE DRAWN ON MONTHLY
7. MEMBERS OF CONGRESS SHALL BE PROHIBITED TO DONATE TO ANOTHER MEMBERS CAMPAIGN FUND.
8. A CORPORATION MUST HAVE HAD OFFICE ESTABLISHED IN SENATORS STATE OR CANDIDATES DISTRICT FOR AT LEAST 10 YEARS PRIOR TO THIS VOTE TO LEGALY DONATE TO A CAMPAIGN
9. MAXIMUM CAMPAIGN ADVERTISING EXPENSES BY NON-PROFIT GROUPS WILL BE \$5 MILLION OR \$15 PER MEMBER.
10. BUNDELING WILL BE PROHIBITED WITH THIS VOTE UNLESS FULL DISCLOSURE OF ALL DONATIONS IS PROVIDED, WHERE-AS ANY INDIVIDUAL WHO DONATES AS AN INDIVIDUAL AND CONTRIBUTES TO A BUNDLE WILL BE FINED \$100,000
11. ALL POLITICAL ACTION COMMITEES MUST DISCLOSE EVERY CONTRIBUTOR AND AMOUNT
12. ALL NON-PROFITS, " INCLUDING UNIONS", WHO HAVE RECEIVED FEDERAL TAXPAYER FUNDS WHETHER THROUGH FEDERAL INTERFERENCE BY TAKEOVER OF A CORPORATION , PENSION BAILOUT AND/OR SPECIAL TAX BREAKS SINCE THE YEAR 2000

THAT DONATES TO A CAMPAIGN MUST DONATE EQUALLY TO ALL POLITICAL PARTIES AND CANDIDATES . ANY VIOLATION OF THIS, THE GROUP INVOLVED WILL LOSE FEDERAL TAX EXEMPTION FOR 10 YEARS OR FACE PERMINATE DECERTIFICATION

13. ALL CORPORATIONS WHICH HAVE RECEIVED TAXPAYER FUNDS THROUGH BAILOUTS AND/OR ANY STIMULAS LEGISLATION SHALL SUPPORT ALL POLITICAL PARTIES EQUALLY. VIOLATION WILL BE FINE OF 1% OF NET WORTH

14. REPEAL SCHUSTER DICLOSURE ACT AS ALL POLITICAL DONATIONS MUST BE WITH FULL DISCLOSURE WITH THE FEDERAL ELECTION COMMISION

15. ALL GOVERNMENT EMPLOYEE UNIONS WHETHER FEDERAL STATE OR MUNICIPLE INCLUDING TEACHERS AND TRANSIT WORKERS WHICH RECEIVE 100% OF THEIR FUNDING FROM ALL TAXPAYER'S SHALL SUPPORT ALL POLITICAL PARTIES AND CANDIDATES EQUALLY OR NON AT ALL WHERE-AS THESE UNIONS SHALL BE PROHIBITED TO RUN OR SPONSOR ANY ATTACK ADS WHAT SO EVER. ALSO GOVERNMENT EMPLOYEE UNIONS CANNOT TRANSFER FUNDS TO A PRIVATE SECTOR UNION OR AFFILLIATE'S FOR ADS WHERE-AS ANY VIOLATION SHALL RESULT IN LOSS OF TAX STATUS AND CANCELATION OF CONTRACT OR DECERTIFICATION. ALL GOVERNMENT EMPLOYEE UNIONS SHALL BE PROHIBITED FROM FUNDING, PROMOTING OR ENGAGING IN ANY RECALL OF AN ELECTED OFFICIAL OTHER THAN INDIVIDUAL MEMBERS SIGNING A PETITION. INDIVIDUAL UNION MEMBERS SHALL NOT BE AFFECTED BY THIS AND ARE FREE TO CONTRIBUTE TO THE CANDIDATE OF THEIR CHOICE

16. ALL FEDERAL CONTRACTORS SHALL BE REQUIRED TO SUPPORT ALL POLITICAL CANDIDATES AND POLITICAL PARTIES EQUALLY OR NON AT ALL AS THEY RECEIVE ALL OR MOST OF THEIR INCOME FROM ALL TAXPAYERS

17. PRIVATE SECTOR UNIONS WHO REPRESENT ANY MEMBER IN GOVERNMENT SECTOR EMPLOYMENT SHALL BE HELD TO THE SAME CONDITIONS AS GOVERNMENT EMPLOYEE UNION

18. VOTER REGESTRATION FRAUD WILL RESULT \$5,000 FINE AND 5 MONTHS IN PRISON

19. VOTER FRAUD WILL RESULT IN \$10,000 FINE AND 1 YEAR IN PRISON

20. VOTER FRAUD BY A CONVICTED FELON \$20,000 AND 10 YEARS IN PRISON

20. VOTER INTIMIDATION BY ANYONE WITHIN 100yds OF A POLLING PLACE SHALL RESULT IN THE INDIVIDUAL OR INDIVIDUALS BANNISHMENT FROM ANY U.S. POLLING PLACE FOR A PERIOD OF 5 YEARS

WHERE-AS ALL STATES MUST FINISH THEIR PRIMARIES BY SEPTEMBER 5th IN ORDER FOR OUR MILLITARY PERSONEL AROUND THE WORLD TO CAST THEIR VOTE

ALL CAMPAIGN ADVERTISING MUST END 96 HOURS BEFORE POLLS OPEN ON EAST COAST ON ELECTION DAY

NO 25 NATIONAL SECURITY AMMENDMENT

YUCCA MOUNTAIN SHALL BE LICENSED FOR STORAGE OF NUCLEAR WASTE AS \$36 BILLION IN TAX PAYER FUNDS HAS ALREADY BEEN SPENT BUILDING THIS FACILITY.

THE FEDERAL GOVERNMENT SHALL APROPIATE THE ADDITIONAL FUNDS NECESSARY TO FINISH THE PROJECT

WHERE-AS ALL ON SITE NUCLEAR STORAGE CURRENTLY AT POWER PLANTS SHALL BE STORED IN YUCCA MOUNTAIN UNTIL A MORE SUITABLE LOCATION IS FOUND

THIS WILL REDUCE THE SECURITY RISK CURRENTLY AT THESE LOCATIONS

NO 26 CONSTITUTIONAL AMMENDMENT

BALLENCED BUDGET

NO FEDERAL BUDGET SHALL EXCEED 18% OF PREVIOUS YEARS G.D.P. BASED ON A G.D.P. OF \$15 TRILLION. ADMINISTRATIONS AND CONGRESS WILL BE PROHIBITED FROM INCOME AND SPENDING PROJECTIONS OF MORE THAN 10 YEARS BASED ON PREVIOUS 10 YEARS TAX INCOME. CONGRESS SHALL BE PROHIBITED FROM INCOME PROJECTIONS EXCEEDING A 2.5% GROWTH IN THE PREVIOUS YEARS G.D.P.

FEDERAL SPENDING CANNOT BE EXCEEDED WITH THE EXCEPTION OF WAR FUNDING

ALL BUDGETS MUST HAVE 2.5%SET ASSIDE FOR EMERGENCIES SUCH AS DISASTERS

WHERE-AS ANY OF THE 2.5% LEFT OVER AT THE END OF A FISCAL YEAR SHALL BE USED FOR DEBT REDUCTION ONLY

FEDERAL SPENDING BY THIS VOTE WILL RETURN TO 2008 LEVELS AS SOON AS POSSIBLE AND WITHIN 4 YEARS RETURN TO 2006 LEVELS

SPENDING SHALL BE RESTRICTED TO 2% GROWTH PER YEAR BASED ON G.D.P.

WHERE-AS ANY SESSION OF CONGRESS THAT FAILS TO PASS A BUDGET OR ANY APPROPRIATIONS BILL ON TIME WILL CONSTITUTE FINES TO SPEAKER OF \$2,000 PER DAY, MAJORITY AND MINORITY LEADERS IN HOUSE AND SENATE SHALL BE FINED \$1,500 PER

DAY AND EVERY MEMBER OF CONGRESS \$750 PER DAY. THESE FINES WILL BE DEDUCTED FROM PAYCHECK.

BY VIOLATING FEDERAL CODE IN FAILING TO PASS A BUDGET IN APRIL 2009 THE SPEAKER OF HOUSE AT THAT TIME AND SENATE MAJORITY LEADER AT THAT TIME SHALL BE FINED \$2,500 PER DAY EACH FOR FAILING TO PASS A BUDGET, REMOVED FROM OFFICE, DIABARRED, CENSURED AND LOSE ALL FEDERAL BENEFITS FOR LIFE AND FORBIDDEN FROM ANY INVOLVMENT CONCERNING THE FEDERAL GOVERNMENT

BUDGET SHALL NOT INCLUDE THE DEFECIT TAX OF 8% AS STATED IN PROPOSAL 51 OF THIS AGENDA

NO 27 CONSTITUTIONAL AMMENDMENT

FOREIGN LAW SHALL BE BANNED IN THE U.S. COURT SYSTEM OR MENTIONED IN ANY U.S. LEGAL DOCUMENT INCLUDING SHARIAH LAW, WHEREAS ANY JURIST WHETHER FEDERAL STATE OR MUNICIPAL ENTERTAINING SUCH ACTION SHALL BE DISBARRED CENSURED AND LOSE ALL FEDERAL BENEFITS

ALL U.S. COURT'S SHALL BE PROHIBITED TO ENTERTAIN ANY LEGAL ACTION GRANTING HUMAN RIGHTS TO ANIMALS, PLANTS OR WATER SOURCES

NO.28 FEDERAL LAW;

BY VIOLTAING THE COMMERCE CLAUSE, THE SEPERATION OF LEGISLATION AND APPROPRIATIONS AND DISCRIMINATING BETWEEN SPECIAL INTEREST GROUPS AND THE PUBLIC THE PEOPLE MUST REPEAL THE AFORDABLE HEALTH CARE LAW H.R. 3962 AND REPLACED WITH THE FOLLOWING PROPOSALS

END ELIMINATION OF PRE-EXISTING CONDITION EXCLUSIONS

PARENTS CAN COVER CHILDREN UP TO 24 YEARS OF AGE ON THEIR POLICIES

ELIMNATE LIFETIME CAPS ON BENEFITS

MAMOGRAMS AND COLONOSCIPIES SHALL PAID BY HEALTH INSURER

FREE MEDICAIDE CHECKUPS FOR ALL

CLOSE MEDICARE DONUT HOLE FOR SENIORS

ELIMINATE THE REST AND ADD THE FOLLOWING

BAN HOSPITAL CERTIFICATE OF NEED IN ALL STATES AS THIS IS ANOTHER REASON HEALTH COSTS ARE SOARING. ADDING MORE HOSPITALS AND DOCTORS WILL ENCOURAGE COMPETITION AND REDUCE HEALTH COSTS.

REMOVAL OF STATE BORDERS FOR ALL HEALTH INSURANCE COMPANIES WILL ALSO REDUCE HEALTH RELATED COSTS.

TORTE REFORM; FOLLOW TEXAS EXAMPLE

FEDERAL GOVERNMENT WILL UNDERWRITE ALL COSTS FOR MEDICAL CLINICS AND MEDICAL TEAMS IN IMPOVERISHED AND RURAL AREAS

FEDERAL GOVERNMENT SHALL SUBSIDIZE ALL MEDICAL TRAINING COSTS FOR DOCTORS AND NURSES WHO COMMIT TO 10 YEARS IN RURAL AREAS

THE FEDERAL GOVERNMENT SHALL ELIMINATE THE REQUIREMENT THAT INDIVIDUALS ENTERING MEDICARE DROP THEIR CURRENT HEALTH INSURANCE

NO 29

CONSTITUTIONAL AMMENDMENT

FARMERS RIGHTS OF WATER FOR DEPENDABLE FOOD SUPPLY.

NO FARMER OR LAND OWNER SHALL BE DENIED RELIABLE ACCESS TO ANY SOURCE OF WATER. ANY LAND OWNER OR FARMER DENIED WATER BY ACT OF CONGRESS SHALL HAVE THEIR WATER RESTORED BY THIS VOTE AND THE FARMER SHALL HAVE THE RIGHT TO SUE THE FEDERAL GOVERNMENT FOR LOSS OF REVENUE. FARM WORKERS SHALL HAVE THE RIGHT TO SUE THE FEDERAL GOVERNMENT FOR LOSS OF INCOME.

ANY LAND OWNER SHALL HAVE THE RIGHT TO COLLECT AND STORE RAIN WATER OR FROM A FLOW THROUGH WATER SOURCE UP TO 15,000 GALLONS OF WATER PER ACRE.

THE FEDERAL GOVERNMENT SHALL BE FORBIDDEN TO LIMIT WHAT A FARMER CAN GROW ON HIS OR HER LAND

**AN AMERICAN ENERGY POLICY:
NO AMOUNT OF WIND, SOLAR, HYDROELECTRIC,
GEOTHERMAL OR NUCLEAR ENERGY WILL REDUCE
OUR NEED FOR OIL**

NO.30

CONSTITUTIONAL AMMENDMENT

NATIONAL SECURITY

NATIONAL ENERGY POLICY: PART 1

- A. OUR GREAT NATION SHALL END THE POLICY OF USING 20% OF OUR FOOD SUPPLY AS A SOURCE OF FUEL FOR OUR VEHICLES
- B. THE GRAIN ETHANOL MANDATE SHALL BE REPEALED WHERE-AS ETHANOL AND BIO-DIESEL PRODUCTION SHALL BE REDUCED YEARLY AND BE PROHIBITED AS ANY FUEL SOURCE WITHIN 5 YEARS AND THE FEDERAL GOVERNMENT SHALL REDUCE THE TARRIF ON IMPORTED SUGAR ETHANOL[WHICH HAS 8 TIMES THE ENERGY OF CORN] BY 95%
- C. THE FEDERAL GOVERNMENT SHALL BE PROHIBITED TO USE TAXPAYER FUNDS AS INVESTMENTS IN GREEN TECHNOLOGY OR GUARENTEE TAX PAYER FUNDS AS COLLATERAL FOR GREEN TECHNOLOGY PROGRAMS AND LOANS. \$400 BILLION OVER THE LAST 30 YEARS IN GREEN TECHNOLOGY HAS RESULTED IN ONLY .4% OF OUR ELECTRIC POWER AND IS NOT VIABLE
- D. THE FEDERAL GOVERNMENT SHALL ELEMINATE ALL 17 BOTIQUE FUEL BLENDS AND GO TO A STANDARD SINGLE BLEND NATIONWIDE FOR AT LEAST 10 YEARS
- E. DOMESTIC OIL AND NATURAL GAS PRODUCTION

THE FEDERAL GOVERNMENT SHALL OPEN ALL AREAS OF THE UNITED STATES AND THE ENTIRE OUTER CONTINENTAL SHELF, ARTIC NATIONAL WILDLIFE REFUGE AND NATIONAL PETROLEUM RESERVE ALASKA FOR OIL AND GAS EXPLORATION AND PRODUCTION

F. THE FEDERAL GOVERNMENT SHALL MAKE AVAILABLE GRANTS TOTALING \$5 BILLION TO OIL COMPANIES FOR DEVELOPING ENVIRONMENTALLY SAFE TECHNOLOGY FOR EXTRACTING OIL FROM OIL-SHALE DEPOSITS

G. NO OFFSHORE WELL SHALL PERMITTED AT DEPTHS OF MORE THAN 15,000 FEET WITHOUT STRINGENT SAFETY PRECAUTIONS

H. ALL PERMITS GRANTED TO FOREIGN NATIONS OR OIL COMPANIES TO DRILL AND PRODUCE OIL WITHIN TERRITORIAL WATERS OF THE UNITED STATES THAT DO NOT HAVE OPERATIONS ESTABLISHED IN THE UNITED STATES PRYOR TO THE YEAR 2000 SHALL BE NULL AND VOID

I. IN THE EVENT OF A WELL BLOWOUT AND OIL SPILL THE FEDERAL GOVERNMENT SHALL AUTOMATICALLY SUSPEND THE JONES ACT IF FOREIGN COMPANIES HAVE BETTER RECOVERY TECHNOLOGY THAT CAN HELP

J. ALL GULF STATES SHALL HAVE THE AUTHORITY TO DO WHATEVER THEY NEED TO DO TO PROTECT THEIR COAST AND WETLANDS WITHOUT FEDERAL INTERFERENCE AND THE FEDERAL GOVERNMENT SHALL UNDERWRITE ANY AND ALL COSTS THE STATES NEED

K. THE FEDERAL GOVERNMENT SHALL PROHIBIT THE SPECULATION OF DOMESTICLY PRODUCED OIL

L. THE FEDERAL GOVERNMENT SHALL PROHIBIT THE EXPOLRATION AND PRODUCTION OF OIL AND GAS IN THE GULF BY FOREIGN NATIONS OR FOREIGN OIL COMPANIES UNLESS THAT OIL IS SOLD TO AND FOR AMERICAN CONSUMPTION WHEREAS ROREIGN COMPANIES SHALL BE HELD TO STRICK PRODUCTION POLOCIES

THERE WILL BE NO EMMISION CAPS OR CARBON TAXES

M. WHERE-AS ALL FEDERAL LAND IN ANY STATE THAT HAS BEEN APPROPRIATED BY THE FEDERAL GOVERNMENT THAT HAS OIL, GAS, COAL OR OTHER MINERAL DEPOSITS WILL BE RETURNED TO THE STATES SO THEY CAN GENERATE REVENUE.

N. THE FEDERAL GOVERNMENT SHALL EXPIDITE THE PERMITING PROCESS FOR OIL AND GAS EXPLORATION AND PRODUCTION

STRICT REGULATIONS SHALL BE REQUIRED BUT NOT OVERBEARING

WITHIN 15 YEARS WE WILL REDUCE OUR DEPENDANCY ON FOREIGN OIL BY 80% TO WHAT WE IMPORT FROM CANANDA AND MEXICO

O. ANY HESITATION BY THE INTERIOR DEPARTMENT OR DEPT. OF ENERGY IN GRANTING LEASES WILL RESULT IN REMOVAL OF SECRETARY.

P. ALL DRILLING PERMITS SHALL BE EXPEDITED WITH FILING TO PERMIT APPROVAL REQUIREMENTS BY THE DEPT.OF INTERIOR REDUCED TO 60 DAYS

Q. EXPEDITE LICENSING FOR 20 NEW 250,000 TO 500,000 BARREL OIL REFINERIES IN THE MIDWEST TO SHIFT MUCH OF THE REFINING FROM THE GULF COAST AREA THUS REDUCING SHORTAGES CAUSED BY HURRICANES AND IF NEED BE THESE REFINERIES WILL BE PLACED ON FEDERAL LAND AND LEASED TO THE OIL COMPANIES.

R. THE FEDERAL GOVERNMENT WILL MAKE AVAILABLE GRANTS OF UP TO \$2 BILLION PER REFINERY WITH THE STIPULATION THAT PRICE CAPS WILL BE ENACTED WHEN DOMESTIC PRODUCTION EXPENDENTIALY OVER IMPORTED OIL AND WILL PREVENT UP SWINGS IN GAS PUMP PRICES DURING VOLITILE WORLD OIL PRICES. AN ADDITIONAL \$1 BILLION DOLLARS PER REFINERY WILL BE MADE AVAILABLE FOR PIPELINE CONSTRUCTION.

S. EXPORT OF DOMESTICALLY PRODUCED OIL AND NATURAL GAS SHALL BE FORBIDDEN

T. PROTECTION OF WILDLIFE IS IMPORTANT BUT RESTRICTING DRILLING DUE TO LIMITED HABITAT OF ANY SPECIES SHALL BE PROHIBITED

NATIONAL ENERGY POLICY: PART 2

A. AS COAL IS OUR LEAST EXPENSIVE SOURCE OF PRODUCING ELECTRICITY AND OUR NATION HAS AN ESTIMATED 200 YEAR SUPPLY THE FEDERAL GOVERNMENT SHALL EXPEDITE THE LICENSING OF UP TO 60 NEW COAL-FIRED POWER PLANTS OF WHICH SEVERAL SHALL REPLACE OLDER PLANTS THAT CAN'T MEET CURRENT E.P.A. EMISSIONS WITHOUT MASSIVE OVERHAULS OR THE FEDERAL GOVERNMENT SHALL UNDERWRITE THE OVERHAULS NEEDED ON CURRENT PLANTS THAT DO NOT MEET E.P.A. STANDARDS.

B. WHERE-AS CONGRESS WILL EXPIDITE THE LICENSING OF COAL TO SYNTHETIC FUEL TO REDUCE OUR DEPENDENCY ON FORIEGN OIL.

THERE WILL BE NO EMMISION CAPS OR CARBON TAXES

C. THE FEDERAL GOVERNMENT WILL PROVIDE \$1 BILLION GRANTS FOR EACH NEW COAL PLANT WHICH UTILITY WILL NOT HAVE TO REPAY IF UTILITY RATES DO NOT INCREASE AND OVER TIME THE UTILITIES SHALL INVEST IN WIND AND SOLAR

D. THE FERDERAL GOVERNMENT WILL ALSO MAKE AVAILABLE \$1 BILLION PER POWER PLANT FOR TRANSMISSION LINES

E. IF NEED BE THESE COAL PLANTS WILL BE PLACED ON FEDERAL LAND AND LEASED TO ELECTRIC UTILITIES COMPANIES

F. THE FEDERAL GOVERNMENT SHALL BAN OR RESTRICT THE USE ANY LIGHT BULB SOLD IN THE U.S. THAT CONTAINS MERCURY IN A HOME ENVIRONMENT SUCH AS WITHIN A CLOSET, CHILD'S ROOM, KITCHEN, DINING ROOM OR BASEMENT. THESE BULBS SHALL BE PROHIBITED FOR USE IN RESTAURANT COOKING AREAS, STORAGE AREAS AND DINING AREAS OR ANY WHERE FOOD IS STORED, PREPARED AND SERVED

USE OF THESE MERCURY LACED BULBS SHALL BE FORBIDDEN IN ANY SCHOOL BUILDING

THESE MERCURY LACED BULBS SHALL BE PROHIBITED IN CONVENIENCE STORES OR ANY WHERE FOOD, WHETHER PACKAGED OR PREPARED AND OR STORED

THESE MERCURY LACED BULBS SHALL ONLY BE USED IN OUTDOOR SETTINGS

THE FEDERAL GOVERNMENT SHALL OVERTURN THE BAN ON INCANDESCENT LIGHT BULBS

WHERE AS, INTERFERENCE BY ANY INDIVIDUAL OR GROUP OF THIS CONSTITUTIONAL ENERGY POLICY SHALL BE CONSIDERED TREASON AGAINST THE NATIONAL SECURITY OF THE UNITED STATES. THESE PEOPLE WILL BE PLACED IN THE CUSTODY OF THE MILITARY.

NATIONAL ENERGY POLICY: NATURAL GAS

THE FEDERAL GOVERNMENT SHALL EXPEDITE THE PERMITTING FOR UP TO 50 NATURAL GAS FUELED POWER PLANTS AND MAKE AVAILABLE GRANTS OF \$1 BILLION PER PLANT AVAILABLE AND UP TO \$1 BILLION AVAILABLE FOR PIPELINE CONSTRUCTION. WHEREAS UTILITIES SHALL OVER TIME INVEST IN WIND AND SOLAR

NO 31 CONSTITUTIONAL AMMENDMENT

BAN FEDERAL FINANCIAL SUPPORT FOR UNIVERSITIES WITH MORE THAN \$1 BILLION IN ENDOWMENTS.

WHERE-AS ANY UNIVERSITY WHICH HAS FACULTY MEMBERS WHO PROMOTE THE DISTRUCTION OF THE FEDERAL GOVERNMENT AND THE UNITED STATES OR WHO AID AND ABET THE THR TRAVELS OF ILLEGAL IMMIGRANTS INTO THE COUNTRY SHALL HAVE ALL TAXPAYER FUNDS ENDED

ALL UNIVERSITIES WHICH DO NOT HAVE A BALANCED VIEW AND PROMOTE A ONE SIDED AGENDA IN ALL AREAS OF ACADEMIA WILL LOSE ALL FEDERAL FUNDING

NO 32 CONSTITUTIONAL AMMENDMENT

FEDERAL NON-MILLITARY PAYROLL LIMITS

FEDERAL NON-MILLITARY PAYROLL SHALL BE FORBIDDEN TO EXCEED 0.006% OF OUR NATIONS POPULATION.

CURRENT POPULATION OF ABOUT 308 MILLION DICTATES THAT NON-MILLITARY FEDERAL PAYROLL SHALL NOT EXCEED 1,848,000

ALL NON-SECURITY SALARIES WILL BE RESET TO 2005 LEVELS AND FROZEN FOR 10 YEARS. CURRENT NATIONAL UNEMPLOYMENT AT 9.1% AND TOTAL ESTIMATED AT UP TO 17% DEEMS THAT THE FEDERAL PAYROLL AND SALARIES BE REDUCED

FEDERAL RETIREMENT AGE FOR NON MILLITARY EMPLOYEES WILL BE RESET TO A MINIMUM 65 YEARS.

TAXPAYER CONTRIBUTIONS TO FEDERAL EMPLOYEE PENSIONS SHALL BE REDUCED BY 80% WHICH WILL INCLUDE SENIOR MILITARY PENSIONS REDUCED BY 60%

RETIRING FERDERAL EMPLOYEES SHALL BE FORBIDDEN FROM WORKING FOR ANY FEDERAL CONTRACTOR OR AS A FEDERAL CONTRACTOR OR FOR A COMPANY THAT THE AGENCY THEY WERE IN HAD REGULATORY CONTROLL OVER. THIS BAN WILL ALSO RESTRICT RETIRING MILITARY PERSONEL WORKING FOR DEFENSE CONTRACTORS FROM CHARGING CONSULTANT FEES TO THE BRANCH OF SERVICE THEY WERE IN.

ALL NON-SECURITY EMPLOYEES MUST REAPPLY FOR THEIR POSITION AND HIRING SHALL BE BASED ON THEIR PAST 10 YEARS OF JOB EVALUATION. ANY INTERFERENCE IN WITH-HOLDING NAMES OF EMPLOYEES WHO HAVE HAD POOR WORK RECORDS INCLUDING MISS-USE OF FEDERAL PROPERTY SHALL RESULT IN ENTIRE AGENCY OR DEPARTMENT TERMINATED

AVERAGE FEDERAL NON SECURITY SALLARY AVERAGE SHALL NOT EXCEED PRIVATE SECTOR AVERAGE SALLARY BY MORE THAN 5% AND MAXIMUM FEDERAL NON SECURITY SALLARY SHALL NOT EXCEED PRIVATE SECTOR AVERAGE SALARY BY MORE THAN 10% DEPENDING ON POSITION.

FEDERAL EMPLOEES WHO RETIRE SHALL BE PROHIBITED FROM RE-ENTERING FEDERAL SERVICE AGAIN WHERE-AS ANY CURRENT FEDERAL EMPLOYEE WHO HAS LEFT GOVERNMENT SERVICE AND RE-ENTERED SHALL BE DENIED A SECOND PENSION ACCOUNT

ANY GOVERNMENT EMPLOYEE RECEIVING GRATUITIES FROM GOVERNMENT CONTRACTOR OR LICENSEE WILL BE SUBJECT TO \$250,000 FINE AND 10 YEARS IN PRISON.

ANY GOVERNMENT EMPLOYEE MIS-USING FEDERAL PROPERTY WILL BE SUBJECT TO \$200,000 FINE, IMPRISONMENT UP TO 10 YEARS OR REDUCTION OF SALARY TO MINIMUM WAGE UNTIL MIS-USE IS REPAID. THIS SHALL BE RETROACTIVE TO 2004

ANY GOVERNMENT EMPLOYEE INCLUDING MILITARY PERSONEL RELEASING SENSITIVE DOCUMENTS SHALL BE CHARGED WITH TREASON [ARTICLE 3 SECTION 3] DEPENDING ON SEVERITY AND IF FOUND GUILTY WILL SERVE LIFE IN LEAVANWORTH

NO 33

CONSTITUTIONAL AMMENDMENT

COST-PLUS CONTRACTS SHALL BE BANNED

IN 2007 COST OVERRUNS WERE \$807 BILLION.

ALL FEDERAL CONTRACTORS WHO CANNOT STAY WITHIN CONTRACT CONSTRAINTS SHALL BE BANNED FROM GOVERNMENT CONTRACTS FOR 15 YEARS, AT WHICH TIME THEY WILL BE ON PROBATION FOR 5 YEARS AND ANY MISMANAGEMENT OF CONTRACT LENGTH DURING PROBATION WILL VOID CONTRACT AND CONSTITUTE LIFE BANNISHMENT FROM GOVERNMENT PROJECTS FOR ALL INVOLVED IN COMPANY INCLUDING UNIONS. ALL COST-PLUS CONTRACTS CURRENTLY IN SERVICE SHALL END BY THIS VOTE AND RESET

ANY GOVERNMENT EMPLOYEE WHO AUTHORIZES A COST OVERRUN WITHOUT CONGRESSIONAL APPROVAL SHALL BE FIRED, DISBARRED IF APPLICABLE AND LOSE ALL FEDERAL BENEFITS.

NO 34

CONSTITUTIONAL AMMENDMENT

DEMINSH E.P.A. AUTHORITY AND/OR REORGANIZE THE ENVIORNMENTAL PROTECTION AGENCY INTO AN ADVISORY PANEL WITH MINIMAL AUTHORITY TO SET OR ENFORCE POLICY. POLICY AND ENFORCEMENT CAN ONLY BE SET BY CONGRESS

WHERE-AS ALL E.P.A. EMPLOYEES WHOSE IDEALOGY AND PERSONAL OR POLITICAL OBJECTIVES HAVE ENDANGERED THE PUBLIC OR ANY AMERICAN BUSINESS, SHALL BE REMOVED AND IF NECESSARY LOSE ALL ACCREDITAION

ANY E.P.A. SCIENTIST WHOSE PERSONAL IDEALOGY AND OBJECTIVES REFLECT ANY REJECTION OF CONSTITUTIONAL VALUES SHALL BE REMOVED, LOSE ALL ACCREDITATION AND CENSURED FROM ANY INVOLVEMENT IN GOVERNMENT.

ALL E.P.A. REGULATIONS THAT HAVE CAUSED LOSS OF AMERICAN JOBS OVER THE LAST 20 YEARS SHALL BE INVESTIGATED AND REVERSED

THE FEDERAL GOVERNMENT SHALL INVESTIGATE ALL PLANT CLOSURES AND IF ANY OF THESE WERE CAUSED BY AN E.P.A. REGULATION THAT REGULATION SHALL BE AMMENDED OR MODIFIED AND THE FEDERAL GOVERNMENT SHALL FINANCE UP TO 25% OF THE PLANTS RESTART

ANY CITIZEN WHO LOST A JOB BECAUSE OF AN E.P.A. REGULATION WILL BE ASKED TO SUBMIT A COMPLAINT AND SITUATION DIRECTLY TO THE E.P.A. AND THEIR SENATOR AND CONGRESSPERSON IN ORDER TO RECTIFY THE LOSS OF JOB WHEREAS ANY BUSINESS OWNER WHO LOST THEIR BUSINESS BECAUSE OF ABUSIVE E.P.A. OVER-REGULATION SHALL BE ASKED TO RE-ADDRESS ALL REGULATION TO THE E.P.A. AND CONGRESS FOR ALL LOSES AND REIMBUSEMENT

IF PLANT WAS CLOSED AND JOBS SENT OVERSEAS THROUGH MANIPULATION OF FEDERAL LAW AND REGULATION PREVIOUS EMPLOYER SHALL BE RESPONSIBLE FOR 25% OF RESTARTING COSTS OF PLANT

NO 35

CONSTITUTIONAL AMMENDMENT

BAN PROJECT LABOR AGREEMENTS AND COLLECTIVE BARGAINING IN ALL FEDERAL AGENCIES OR PROJECTS AND FEDERAL EQUIPMENT OR SUPPLY CONTRACTORS, i.e. MILITARY EQUIPMENT AND AIRCRAFT.

BAN COST-PLUS ON ALL MILITARY EQUIPMENT AND WEAPONS DEVELOPMENT CONTRACTS AND CONTRACTOR MUST HAVE 35% STAKE IN ANY PROJECT IN WHICH THEY INITIATE

WHERE-AS ALL FEDERAL PROJECTS SHALL HAVE NO-STRIKE CLAUSES IN CONTRACT.

VIOLATION OF THIS BY A UNION SHALL RESULT IN LOSS OF ANY GOVERNMENT WORK BY UNIONS MEMBERS FOR 10 YEARS.

ANY AND ALL FEDERAL CONTRACTS SHALL GO TO LOWEST BIDDER WHETHER UNION OR NON-UNION NO MATTER WHAT THE VALUE OF THE PROJECT AND IF A NON-UNION COMPANY WINS ANY INTERFERENCE BY A UNION OR UNION MEMBER IN WINNING COMPANIES OPERATION SHALL RESULT IN THAT UNION BEING BANNED FROM ANY GOVERNMENT AND STATE CONTRACT INVOLVING FEDERAL TAXPAYER FUNDS

NO.36 CONSTITUTIONAL AMMENDMENT

NO MORE” WE HAVE TO PASS THIS LEGISLATION BEFORE WE CAN FIND OUT WHAT’S IN IT”

ALL LEGISLATION, WITH THE ONLY EXCEPTION BEING A NATIONAL EMERGENCY SHALL BE POSTED ON THE INTERNET FOR 7 DAYS PRIOR TO BEING VOTED ON AND ALL LEGISLATION SHALL BE READ ON THE FLOOR OF HOUSE AND SENATE BY ALL MEMBERS AND MUST WAIT 7 DAYS BEFORE VOTING TO RECEIVE PUBLIC COMENTS

WHERE-AS ALL LEGISLATION MUST SHOW AS TO WHERE IN THE CONSTITUTION IT APPLYS AND WORDING TO THE EFFECT SHALL BE INCERTED INTO LEGISLATION FOR SAID LEGISLATION TO BE CONSTITUTIONAL

ANY AMMENDMENT INSERTED INTO LEGISLATION AFTER IT IS PLACED ON THE INTERNET OR AFTER DURING VOTING SHALL RESULT IN LEGISLATION BEING PLACED ON THE INTERNET FOR AN ADDITIONAL 7 DAYS, WHERE-AS ALL LEGISLATION SHALL BE COMPLETE BEFORE BEING POSTED ON INTERNET.

ALL LEGISLATION SHALL BE WRITTEN IN PLAIN ENGLISH SO THE PUBLIC CAN UNDERSTAND WHAT THEIR CIVIL SERVANTS ARE DOING

NO LEGISLATION SHALL BE PASSED WITHOUT 15% OF MINORITY PARTY VOTING FOR APPROVAL

NO 37 CONSTITUTIONAL AMMENDMENT

BOTH SENATE AND HOUSE WILL HAVE ALL ACTIONS ON C-SPAN. ANY CLOSED DOOR ACTION OTHER THAN NATIONAL SECURITY BY ANY POLITICAL PARTY SHALL VOID AMENDMENTS WRITTEN IN SECRET

NO 38 CONSTITUTIONAL AMMENDMENT

USE OF TAXPAYER FUNDS AS BRIBES OR EXTORTATION TO ENTICE A MEMBERS VOTE SHALL BE FORBIDDEN. ANY VIOLATION SHALL CONSTITUTE REMOVAL FROM OFFICE AND LIFETIME CENSORSHIP OF ANYTHING LEGAL OR POLITICAL INVOLVING THE FEDERAL GOVERNMENT INCLUDING UTTERANCE IN MEDIA INCLUDING BOOK DEALS. THIS INCLUDES THE PRESIDENT.

NO 39 CONSTITUTIONAL AMMENDMENT

ALL AMBASSADOR POSITIONS SHALL COME FROM WITHIN THE STATE DEPARTMENT OR AN EX-PATRIOT OF NATION TO BE SERVED OR FORMER MEMBERS OF THE STATE DEPARTMENT. APPOINTMENTS AS REPAYMENT FOR POLITICAL CONTRIBUTIONS SHALL BE FORBIDDEN.

NO. 40 CONSTITUTIONAL AMMENDMENT

LIFE BEGINS AT CONCEPTION.

TAXPAYER FUNDING FOR ABORTION EXCEPT FOR RAPE, INCEST, OR IF THE PREGNANCY ENDANGERS A MOTHERS LIFE SHALL BE PROHOIBITED. D.N.A. WILL BE EXTRACTED DURING EVERY ABORTION FOR RAPE AND INCEST TO BE USED AGAINST VIOLATOR IN COURT

TAXPAYER FUNDED ABORTIONS SHALL BE BANNED AFTER THE FIRST TRIMESTER UNLESS THE MOTHERS LIFE IS ENDANGERED WHEREAS LATE TERM, PARTIAL-BIRTH OR LIVE-BIRTH ABORTIONS BY ANY DOCTOR SHALL BE CONSIDERED MURDER WITH THE FOLLOWING

A FIRST OFFENSE SHALL RESULT IN A FINE OF \$100,000 AND LOSS OF CREDENTIALS FOR 1 YEAR

B SECOND OFFENSE SHALL RESULT IN FINE OF \$250,000 AND LOSS OF CREDENTIALS FOR 5 YEARS

ANY ATTEMPT TO DEFRAUD THE SYSTEM BY A WOMAN CLAIMING RAPE AND WANTING AN ABORTION USING TAXPAYER FUNDS SHALL BE FINED \$5,000 AND 1 YEAR IN PRISON AND FATHER OF THE FETUS SHALL BE FINED \$5,000 AND 5 YEARS IN PRISON

WHERE-AS TAXPAYER FUNDS FOR ABORTION AND STEM CELL RESEARCH SHALL BE FORBIDDEN ANY WHERE IN THE WORLD.

CHILD RAPISTS AND SEXUAL PREADATORS SHALL RECEIVE NOT LESS THAN 20 YEARS PER COUNT IN FEDERAL PRISON WITH NO PAROLE. IF AND WHEN RELEASED PAROLEE WILL WEAR MONITORING BRACELET FOR LIFE, A 2nd OFFENSE BY ANY CURRENT OFFENDER WHO IS ON PAROLE SHALL CONSTITUTE LIFE IN PRISON WITH NO PAROLE.

IF RAPIST IS DEEMED INCOMPITENT TO STAND TRAIL SAID RAPIST SHALL BE PLACED IN A STATE HOSPITAL FOR A PERIOD OF NO LESS THAN 20 YEARS AND RELEASED UNDER THE SAME CRITERIA AS STATED FOR CONVICTED RAPIST

ANY JURIST FAILING TO UPHOLD THIS AMMENDMENT BY ANY SENTENCE LESS THAN STATED SHALL BE REMOVED FROM THE BENCH, DISSBARED AND CENSURED FROM ANY LEGAL POLITICAL OR TEACHING POSITION FOR LIFE AND SENTENCED TO SERVE THE SAME SENTENCE A RAPIST WOULD RECEIVE

WHERE-AS ANY INTENTIONAL DEATH OF A PREGNANT WOMAN OR ENDANGERMENT OF FETUS THAT CAUSES DEATH OF FETUS SHALL BE CONSIDERED MURDER IN THE FIRST DEGREE AND IF BOTH MOTHER AND FETUS DIE AS RESULT OF INTENTIONAL HARM THE CHARGE SHALL BE DOUBLE MURDER.

A WOMAN WHO SEEKS AN ABORTION USING FEDERAL TAX PAYER FUNDS SHALL FIRST SEEK CONSULTING FROM A MINISTER OR PRIEST IN AN ATTEMPT TO CONVINCHE THE MOTHER TO KEEP THE CHILD FULL TERM WITH GOVERNMENT FUNDING FOR PRENATAL CARE AND DELIVERY AND PUT THE CHILD UP FOR ADOPTION OR IF THE WOMAN INSISTS ON AN ABORTION THE MINISTER OR PRIEST SHALL BE PRESENT AND GIVE THE FETUS LAST RIGHTS AND SEE THAT THE FETUS GETS A PROPER BURIAL

VIOLATION OF THE CONSULTING PROCESS BY A DOCTOR SHALL RESULT IN FINE OF \$50,000 FINE AND LOSS OF CREDENTIALS FOR 1 YEAR

THE FATHER OF THE FETUS SHALL BE BILLED FOR THE ABORTION AND BURIAL

NO. 41 CONSTITUTIONAL AMMENDMENT

DEFENSE OF MARRIAGE ACT

MARRIAGE SHALL BE A HOLY BOND BETWEEN A MAN AND A WOMAN ONLY. IT HAS BEEN THIS WAY FOR THOUSANDS OF YEARS AND SHALL BE FOREVER

WITH THIS VOTE MARRIAGE LICENSES FOR SAME SEX COUPLES SHALL BE BANNED

NO 42 CONSTITUTIONAL AMMENDMENT

LOBBIESTS SHALL BE BANNED FROM WORKING IN ANY ADMINISTRATION, FROM SEEKING ANY FEDERAL ELECTIVE OFFICE OR WORKING IN ANY GOVERNMENT AGENCY

NO 43 CONSTITUTIONAL AMMENDMENT

ALL MILITARY APPROPRIATIONS FUNDING SHALL BE PASSED WITHOUT ANY NON-MILITARY AMENDMENTS. ANY CONGRESSIONAL MEMBER ADDING A NON-MILITARY AMENDMENT SHALL BE FINED 6 MONTH'S PAY AND CENSORED FOR 1 YEAR FROM ALL LEGISLATIVE AGENDAS.

ALL APPROPRIATIONS BILLS MUST BE PASSED ON TIME AND FAILURE TO PASS ON TIME SHALL RESULT IN FINES UP TO \$2,000 PER DAY FOR SPEAKER, \$1,500 FOR MAJORITY AND MINORITY LEADERS IN BOTH SENATE AND HOUSE AND \$500 FOR EVERY MEMBER OF CONGRESS. FINES WILL BE DEDUCTED FROM MEMBERS PAYCHECK.

NO 44 CONSTITUTIONAL AMMENDMENT

CARD CHECK SHALL BE FORBIDDEN IN ANY WORKPLACE .ANY ATTEMPT TO INSTITUTE CARD CHECK OTHER THAN SECRET VOTE WILL BE SUBJECT TO FEDERAL PROSECUTION

ANY MEMBER OF CONGRESS OR ADMINISTRATION ATTEMPTING TO INSERT LEGISLATION BENEFITING UNION PREFERENCE OVER THE GENERAL WORKING POPULATION SHALL BE REMOVED FROM OFFICE DISBARRED IF NECESSARY AND CENSURED FROM ANYTHING LEGAL OR POLITICAL INVOLVING THE FEDERAL GOVERNMENT FOR LIFE

NO 45 CONSTITUTIONAL AMMENDMENT

INTENTIONAL MEDICARE OR MEDICAIDE FRAUD BY DOCTOR SHALL RESULT IN PUNISHMENT OF \$250,000 FINE, LOSS OF ACCREDITATION AND 10 YEARS IN FEDERAL PRISON PER COUNT. FRAUD BY NON MEDICAL INDIVIDUAL OR BUSSINESS SHALL RESULT IN \$500,000 FINE AND 25 YEARS IMPRISONMENT PER COUNT.

WHERE-AS INTENTIONAL MEDICARE OR MEDICAIDE FRAUD COMMITTED BY A CORPORATION WILL RESULT IN ALL CHIEF OFFICERS AND BOARD OF DIRECTORS BEING FINED 50% OF THEIR PERSONAL WEALTH AND LOSS OF ANY GOLDEN PARACHUTE RETIREMENT FUNDS.WHEREAS THE COPORATION SHALL BE FINED 50% OF THEIR PREVIOUS YEARS PRETAX PROFIT

WHERE-AS INTENTIONAL MEDICARE FRAUD COMMITTED BY ANY INDIVIDUAL OR CORPORATION THE INDIVIDUAL WORKS FOR SHALL CONSTITUTE THE INDIVIDUAL BEING FORBIDDEN FROM SEEKING ANY POLITICAL OFFICE

NO 46

ARTICLE 1 SECTION. 7.

THE CONGRESS OF THE UNITED STATES SHALL BE FORBIDDEN FROM PROJECTING COST ESTIMATES OF ANY LEGISLATION WITHOUT USING PREVIOUS 10YEARS TAX RETURNS AS A GUIDE PLUS 2%

THE CONGRESS OF THE UNITED STATES SHALL BE FORBIDDEN FROM PASSING ANY LEGISLATION FOR SPENDING THAT EXCEEDS BALANCED BUDGET. BALLANCED BUDGET AMMENDMENT MUST LEAVE 2. 5% OF PREVIOUS YEARS TAX INCOME SET ASSIDE FOR EMERGENCIES.

THE CONGRESS OF THE UNITED STATES SHALL BE FORBIDDEN TO PASS ANY SPENDING BILL WITHOUT FIRST HAVING THE FUNDS AVAILABLE. NO EXCESSIVE BORROWING ABOVE TREASURY LIMIT AS NOTED IN PROPOSAL 16.

THE CONGRESS SHALL BE FORBIDDEN FROM PASSING ANY LEGISLATION THAT EXCLUDES FEDERAL EMPLOYEES INCLUDING CONGRESSIONAL MEMBERS AND STAFF OR ANY SPECIAL INTEREST GROUP i.e. UNIONS IN ANY LAW

ARTICLE 4, SECTION 4

THE FEDERAL GOVERNMENT SHALL ORDER THE DEPLOYMENT OF 24,000 NATIONAL GUARD TROOPS TO SECURE OUR BORDER WITH MEXICO OF WHICH 1/3rd SHALL BE CONSTRUCTION PERSONEL WHEREAS THE FEDERAL GOVERNMENT SHALL MAKE AVAILABLE \$12 BILLION DOLLARS FOR A TRIPLE FENCE FOR THE UNFINNISHED AREAS FROM SAN DIEGO TO PORT ISABEL TEXAS AND THE CONSTRUCTION OF 5 TO 7 DETENTION CENTERS ALONG THE BORDER TO HOUSE ILLEGAL IMMAGRANTS CAUGHT CROSSING INTO THE U.S. AND THOSE ALREADY IN THE U.S. WHO HAVE COMMITTED CRIMES AGAINST AMERICANS.

THE INTERIOR DEPARTMENT SHALL STAND MUTE IN THE AFORE MENTIONED DEPLOYMENT OF THE NATIONAL GUARD ALONG THE MEXICAN BORDER AND ANY INTERFERENCE BY AN EMPLOYEE IN THE INTERIOR DEPT. SHALL RESULT IN FINE AND JAIL TIME.

WHEREAS ILLEGAL IMMAGRANTS HELD IN STATE OR COUNTY PRISONS SHALL BE TRANSFERRED TO THESE DETENTION CENTERS WHEN THEY ARE BUILT THUS REMOVING THE COST OF DETAINING ILLEGALS FROM STATES TO FEDERAL CONTROLL

ANY FAILURE TO SECURE THE BORDER BY THE FEDERAL GOVERNMENT SHALL CONSTITUTE TREASON AGAINST THE CITIZENS OF OUR NATION. ALL STATES BORDERING MEXICO BY FAILURE OF THE FEDERAL GOVERNMENT TO UP HOLD FEDERAL LAW AND THE CONSTITUTION REGARDING THE SECURITY OF THE COUNTRY SHALL HAVE THE RIGHT TO SUE CONGRESS AND SETTING ADMINISTRATION AND AGENCIES FOR CONSTITUTIONAL TREASON AND PASS LEGISLATION TO ENFORCE ANY AND ALL FEDERAL LAW REGARDING ILLEGAL IMAGRANTS EVEN IF SAID LEGISLATION EXCEEDS FEDERAL LAW

WHEREAS ANY STATE CAN AND SHALL BE ALLOWED TO PASS LEGISLATION EXCEEDING FEDERAL LAW THAT CAN IDENTIFY ILLEGAL IMMIGRANTS AND DETAIN THEM BUT FOLLOW THE RULES SET IN NO. 48 FOR REGRESTRATION

WHERE-AS LAND OWNERS ALONG THE MEXICAN BORDER SHALL HAVE THE RIGHT TO PROTECT THEMSELVES AND THEIR PROPERTY BY ANY MEANS SHORT OF DEADLY FORCE UNLESS PROVOKED TO DETAIN ANY ILLEGAL IMMAGRANT FOR LAW INFORCEMENTAND SHALL BE IMMUNE FROM PROSECUTION AND FINANCIAL HARM

THIS SHALL ONLY HAPPEN AFTER ARTICLE 4 SECTION 4 IS REALIZED

VISITORS TOURISTS AND FOREIGN EMBASSY PERSONAL [WOMEN] WHO GIVE BIRTH TO A CHILD WHILE IN THE UNITED STATES THE CHILD SHALL NOT BE GRANTED BIRTHRIGHT CITIZENSHIP NOR BE AFFORDED A S.S.I. NUMBER

RULES FOR ILLEGAL IMMIGRANT NATRALIZATION

THIS IS FOR ALL ILLEGAL IMMIGRANTS NO MATTER WHAT THEIR NATIONALITY.

1. EXPECTING MOTHERS WHO COME TO THE UNITED STATES FOR THE SPECIFIC PURPOSE OF HAVING A CHILD BORN IN THE U.S. FOR CITIZENSHIP SHALL BE PROHIBITED

2. MARRIED ILLEGAL IMMIGRANTS WITH CHILDREN BORN IN THE UNITED STATES MUST PAY \$25 PER WEEK PER COUPLE AND \$15 PER WEEK FOR A SINGLE WITH CHILD OVER A PERIOD OF 6 YEARS TO EARN THEIR RIGHT TO STAY AS LONG AS THEY REMAIN EMPLOYED.ONCE RESIDENCY IS ESTABLISHED FOR CENSUS PURPOSES RESIDENT HAVE RIGHTS TO VOTE IN STATE AND LOCAL ELECTIONS ONLY EXCEPT U.S. CONGRESSIONAL ELECTIONS. AFTER A PERIOD OF AN ADDITIONAL 2 YEARS FULL CITIZENSHIP SHALL BE GRANTED PROVIDING NO LEGAL PROBLEMS AT WHICH TIME FULL VOTING RIGHTS WILL BE GRANTED IN NATIONAL ELECTIONS

3. CHILDREN OF ILLEGAL IMMIGRANTS WHO CROSSED INTO THE U.S. WITH THEIR PARENTS CAN BECOME CITIZENS BY SERVING IN THE MILLITARY FOR 4 YEARS OR 10 YEARS IN NATIONAL GUARD.

4. CHILDREN OF ILLEGAL IMMIGRANTS WHO DO NOT QUALIFY FOR MILLITARY SERVICE SHALL BE ALLOWED TO REGISTER FOR RESIDENCY STATUS AT A RATE OF \$10 PER WEEK FOR 4 YEARS AND CITIZENSHIP AFTER AN ADDITIONAL 2 YEARS BARRING ANY VIOLATION OF THE LAW. FELONY CONVICTION AND DETENTION SHALL ADD TO THE REGRESTION LENGTH. MULTIPLE VIOLATIONS SHALL VOID REGRESTRATION.

5. CHILDREN BORN IN THE U.S. TO ILLEGAL IMMIGRANTS WILL BE CONSIDERED CITIZENS AFTER PAYING THE STANDARD IMMIGRATION FEE OVER A PERIOD OF 2 YEARS FROM FILING DATE

6. SINGLE IMMIGRANTS SHALL BE ALLOWED TO REGISTER FOR GUEST-WORKER PROGRAM WHEREAS THOSE WHO ALREADY HAVE FULL TIME JOBS MUST FILE AND RETURN TO THEIR HOME COUNTRY FOR A PERIOD OF 6 MONTHS BEFORE RETURNING AND AGREE TO 6 MONTH WORK PERIOD IN U.S. AND RETURN HOME FOR 6 MONTH'S PER YEAR. INDIVIDUALS WHO DO NOT HAVE JOBS AND ARE BASICLLY DAY LABORERS CAN FILE FOR GUEST-WORKER PROGRAM BUT MUST RETURN TO THEIR HOME COUNTRY UNTIL THERE IS A VIABLE JOB SPONSOR TO GUARENTEE AT LAST 6 MONTH'S WORK

THOSE WHO CAN'T PROVIDE ANY WORK HISTORY THAT CAN BE VARIFIED SHALL BE REGISTERED WITH IMMAGRATION AND RETURNED TO THEIR HOME COUNTRY AND BE PROHIBITED FROM RETURNING TO THE U.S. WHEREAS RE-ENTERING THE COUNTRY BY ILLEGAL MEANS SHALL RESULT IN 5 YEARS DETENTION

7. EMPLOYERS WHO HIRE ILLEGAL IMMIGRANTS MUST PAY 15\$ PER WEEK PER EMPLOYEE AND BE RESPONSIBLE FOR IMMIGRANTS FEE WHILE THEY ARE EMPLOYED. IF A COMPANY RELEASES AN IMMIGRANT BECAUSE OF THIS IT WILL BE FINED \$15,000 PER EMPLOYEE RELEASED.

8. EMPLOYERS MUST PAY SAME WAGE AS LEGAL RESIDENT TO THEIR EMPLOYEES.

9. IMMIGRANTS MUST LEARN ENGLISH WITHIN THAT TIME.

10. ANY IMMIGRANT WHO HAS OVERSTAYED THEIR VISA WILL BE FINED, LOSE THEIR VISA RIGHTS AND BE DEPORTED AND PROHIBITED FROM APPLYING FOR ANOTHER VISA FOR 5 YEARS WHEREAS VIOLATING THE 5 YEAR PERIOD SHALL RESULT IN 5 YEARS IN DETENTION AND PERMINATE DEPORTATION

11. ANY ILLEGAL IMMIGRANT VIOLATING U.S. LAW SHALL SERVE NO LESS THAN 10 YEARS IN A BORDER FEDERAL DETENTION CENTER THEN DEPORTED. IF THE PERSON RETURNS HE OR SHE WILL BE A GUEST OF THE U.S. FEDERAL DETENTION SYSTEM FOR 10 YEARS. IF THE IMMIGRANTS HOME COUNTRY REFUSES REPATRIATION OF DEPORTATION IMMIGRANT SHALL REMAIN IN DETENTION AND HOME COUNTRY WILL BE BILLED FOR COST OF DETENTION.

12. ANY COMMUNITY ACTING AS A REFUGE FOR ILLEGALS SHALL BE FINED \$25,000 PER WEEK UNTILL ALL ILLEGALS ARE TURNED OVER TO FEDERAL AUTHORITIES

13. ANY COMMUNITY HARBORING AN ILLEGAL IMMIGRANT WHO HAS COMMITTED A CRIME AGAINST AN AMERICAN CITIZEN SHALL BE FINED \$100,000 PER WEEK OR LOSE ALL FEDERAL FUNDING PERMINATLY. ILLEGALS WHO HAVE COMMITTED ANY CRIME SHALL BE PLACED IN ONE OF 5 TO 7 FEDERAL DETENTION CENTERS WHICH WILL BE PLACED NEAR THE MEXICO BORDER IN CA.AZ.N.M. AND TEXAS

14. ANY OFFICER OF THE COURT WHETHER JUDGE, BALIFF OR POLICE OFFICER WHO KNOWINGLY ALLOWS AN ILLEGAL IMMIGRANT TO BE RELEASED BEFORE FEDERAL AUTHORITIES ARE INFORMED AND ON SITE TO TAKE ILLEGAL IMMIGRANT TO FEDERAL DETENTION SHALL BE REMOVED FROM THEIR DUTIES AND STRIPPED OF ALL AUTHORITY INCLUDING DISBARMENT AND LOSS OF ALL FEDERAL BENEFITS FINED \$50,000 AND SENTENCED TO 5 YEARS IN DETENTION WITH NO PAROLE

15. WHERE-AS BY THIS VOTE ALL ILLEGAL IMMIGRANTS HOUSED IN ANY MUNICIPLE, COUNTY OR STATE PRISON SHALL BE TRANSFERRED TO FEDERAL CUSTODY TO BE HELD IN FEDERAL A DETENTION CENTER UNTILL ARRANGEMENTS CAN BE MADE FOR DEPORTATION AND IF IMMIGRANTS HOME COUNTRY REFUSES TO ACCEPT THE IMMIGRANT SAID IMMIGRANT SHALL BE PLACED IN DETENTION IN ONE OF 5 TO 7 DETENTION CENTERS TO BE BUILT IN TX.N.M.AZ. AND CA. WHEREAS DEPENDING ON THE VIOLATION ILLEGAL IMMIGRANTS WHO HAVE FAMILIES AND ARE IN DETENTION OF COUNTY OR STATE FACILITIES SHALL BE ALLOWED TO REMAIN CLOSE TO FAMILY AND FEDERAL GOVERNMENT SHALL COVER DETENTION COSTS

16. ANY FEDERAL AGENT WHO TAKES INTO CUSTODY AN ILLEGAL IMMIGRANT AND TRANSFERS HIM OR HER TO A FEDERAL FACILITY SHALL BE HELD PERSONALLY RESPONSIBLE IF IMMIGRANT IS NOT PROPERLY BOOKED INTO FEDERAL FACILITY AND ANY FEDERAL FACILITY KNOWINGLY RELEASING AN ILLEGAL IMMIGRANT BEFORE PROCESSING AND INCARCERATION FOR DETENTION SHALL LOSE ALL CREDITATION AND TERMINATED

17. ANY JURIST RELEASING AN ILLEGAL IMMIGRANT ON BOND WHO HAS COMMITED A CRIME AGAINST AN AMERICAN CITIZEN OR LEGAL RESIDENT SHALL BE REMOVED FROM BENCH DISBARRED AND CENSURED FOR LIFE IN ANY THING INVOLVING THE FEDERAL GOVERNMENT AND LOSS OF ALL FEDERAL BENEFITS

18. ANY ILLEGAL IMMIGRANT CAUSING THE DEATH OR SERIOUS INJURY OF AN AMERICAN CITIZEN OR LEGAL RESIDENT SHALL BE SENTENCED TO LIFE IN A FEDERAL BORDER DETENTION FACILITY WITH NO PAROLE

19. OATH OF CITIZENSHIP MUST BE GIVEN IN ENGLISH WHEREAS COACHING DURING THE OATH PROCESS FOR THOSE WHO HAVE DIFFICULTY WITH ENGLISH SHALL BE PERMITTED

NO 49 AMEND ARTICLE 4 SECTION 3

ALL NATIVE AMERICAN TRIBES SHALL BE CONSIDERED INDEPENDENT SOVERIEGN NATIONS UNDER THE AUSPICES OF THE STATE DEPARTMENT AND WILL EACH BE ALLOWED THE FOLLOWING

THE FEDERAL GOVERNMENT SHALL TRANSFER TITLE'S OF ALL RESERVATION LAND INCLUDING RIGHTS TO ALL MINERALS WITHIN SAID LAND PLUS BUILDING'S, HOMES AND EQUIPMENT TO THE TRIBE'S NAME THAT ARE TITLED IN THE NAME OF THE U.S. GOVERNMENT WHEREAS THE FEDERAL GOVERNMENT SHALL TRANSFER ANY AND

ALL FUNDS FROM SALE OF DRILLING, LOGGING AND COAL EXCAVATION RIGHTS TO SAID TRIBES

EACH TRIBE SHALL BE ALLOWED TO ISSUE PASSPORTS THRU THE STATE DEPT. WITH THE TRIBE'S NAME AND LEGEND INTERLACED INTO THE GOVERNMENT PASSPORT AS A SOVERIEGN NATION. THESE PASSPORTS WILL BE OF NO COST TO THE TRIBE.

EACH TRIBE WILL BE GRANTED FUNDS UP TO AND INCLUDING ALL COSTS INVOLVED FOR ON RESERVATION [DEPENDING ON TRIBES FINANCIAL STATUS] HOSPITALS, WATER AND SEWER IMPROVEMENTS, FIRE DEPARTMENTS, POLICE DEPARTMENTS AND COMMUNICATIONS.

ALL CONSTRUCTION PROJECTS ON ANY TRIBAL LANDS WILL BE DONE BY TRIBAL MEMBERS AND NATIVE AMERICAN CONTRACTORS WITH NO OUTSIDE INTERFERANCE OTHER THAN SUPERVISION.

ALL NATIVE AMERICAN'S SHALL HAVE THEIR COLLEGE TUITION PAID FOR BY THE FEDERAL GOVERNMENT. ANY NATIVE AMERICAN WHO ATTEND 'S MEDICAL SCHOOL AND RETURNS TO THEIR NATION TO SERVE THEIR CITIZENS WILL RECEIVE SALARY CAMPARED TO NON-TRIBAL DOCTORS AND NURSES.

THE BUREAU OF INDIAN AFFAIRS WILL CEASE ALL OPERATIONS AND STATE DEPARTMENT WILL TREAT EVERY TRIBE AS A SOVERIEGN NATION WITH ADVISORY BOARD CONSISTING OF 21 TRIBAL LEADERS OF WHICH WILL BE FROM 21 DIFFERENT AREAS AND OF THE COUNTRY.

NO STATE SHALL INTERFERE WITH THE OPERATION OF ANY SOVERIEGN NATIVE AMERICAN TERRITORY OR IMPOSE ANY TAX OR FEE UPON SAID SOVERIEGNTIES DECISIONS TO ENHANCE THEIR OWN FINANCIAL WELL BEING.

NO. 50 CONSTITUTIONAL AMMENDMENT

THE EQUAL RIGHTS AMMENDMENT FOR WOMEN RIGHTS IN THE WORKPLACE PASSED BY CONGRESS IN 1972 SHALL BE CONSTITUTIONAL

NO. 51 THE 16th AMMENDMENT

AMEND AND REPLACE AS WELL AS ELEMIMATE THE ENTIRE U.S. FEDERAL TAX CODE WITH ONLY EXCEPTION BEING NON-PROFIT SECTION WHICH SHALL REMAIN

THE FOLLOWING AMENDMENT CANNOT SUCCEED WITH OUT THE SPENDING BANS, CUTS AND RESTICTIONS PREVIOUSLY MENTIONED

NONE OF THESE TAXES SHALL BE INCREASED NOR SHALL THE GOVERNMENT INSTITUTE OR MANDATE ANY OTHER TAXES THAN THESE UNLESS BY 3\4ths OF REGESRTERD VOTERS

TOP TAX RATE FOR INDIVIDUALS WILL BE 30% WITH MINIMUM OF 25%

ALTHOUGH FOR THE FIRST 10 YEARS DEDUCTIONS SHALL BE MINIMAL WHICH WOULD BE 10% OF INCOME FOR CHARITABLE DONATONS DUE TO OUR GOVERNMENTS EXCESSIVE BORROWING AND OVER SPENDING

INDIVIDUAL TAX RATE WILL BE PRORATED AS FOLLOWS.

A	UP TO \$15,000	4%	NO DEDUCTIONS
B.	\$25,001 TO \$40,000	5%	NO DEDUCTIONS
C.	\$40,001 TO \$70,000	7.5%	NO DEDUCTIONS
D.	\$70,001 TO \$150,000	10%	NO DEDUCTIONS
E.	\$150,001 TO \$250,000	15%	NO DEDUCTIONS
F.	\$500,001 TO \$1,000,000	20%	NO DEDUCTIONS
G.	\$1,000,001 TO \$2,500,000	25%	MINIMUM 20%
H.	\$2,500,001 TO \$5,000,000	27.5%	MINIMUM 22.5%
I.	\$5,000,001 AND OVER	30%	MINIMUM 25%

AFTER THE FIRST 10 YEARS THE TOP 3 RATES SHALL BE REDUCED BY 1/2 POINT EVERY 3[THREE] YEARS UNTIL THEY REACH A PERMINATE 22%, 23.5% AND 25% RESPECTFULLY AND SHALL NOT BE INCREASED AT WHICH TIME DEDUCTIONS WILL NOT BE ALLOWED. FOR THE FIRST 10 YEARS ONLY ALLOWABLE DEDUCTIONS SHALL BE CHARITABLE CONTRIBUTIONS UP TO 10% OF INCOME AND MORTGAGE INTEREST DEDUCTION ON PRIMARY RESIDENCE ONLY

ALL DEDUCTIONS MUST NOT EXCEED THE MINIMUM PAYABLE

GOLDEN PARACHUTES EXCEEDING \$10,000,000	SHALL BE TAXED AT 50%
YEARLY BONUSES UP TO \$100,000	SHALL BE TAXED AT 20%
YEARLY BONUSES \$100,001 TO \$250,000	SHALL BE TAXED AT 30%
YEARLY BONUSES \$250,000 TO %500,000	SHALL BE TAXED AT 32.5%
YEARLY BOBUSES ABOVE \$500,000	SHALL BE TAXED AT 37.5%

AFTER TEN [10] YEARS THE TOP 3 TAXES SHALL BE REDUCED 1 HALF POINT EVERY 2 YEARS UNTILL THE REACH A PERMINATE 25%, 27.5% AND 30%

INDIVIDUALS REPATRATING FUNDS HELD OFFSHORE FOR TAX REASONS SHALL BE TAXED A SIMPLE 15% WITH NO ALLOWABLE DEDUCTIONS

THESE TAX RATES SHALL NOT BE INCREASED UNLESS BY A 3/4ths VOTE OF THE VOTERS NATIONWIDE

4. TOP TAX RATE FOR CORPORATIONS WILL BE 25% WITH MINIMUM OF 17.5% WITH THE FOLLOWING EXCEPTIONS. DEDUCTIONS WILL BE MINIMAL FOR FIRST 10 YEARS. WHEREAS AFTER THE INITIAL 10 YEARS OF THIS RATE IT SHALL BE REDUCED BY 1 POINT EVERY 3 YEARS TO A PERMINATE 20% AND SHALL NOT BE INCREASED WITHOUT A 3/4ths MAJORITY OF REGESTERED VOTERS NATIONWIDE

CORPORATIONS REPATRATING PROFITS FROM OVER SEAS OPERATIONS SHALL BE REQUIRED TO PAY A MINIMUM 12.5% TAX ON THOSE FUNDS WITH NO DEDUCTIONS

NO CORPERATION SHALL PAY LESS THAN 17.5% IN TAXES FOR THE FIRST 10 YEARS WHEREAS THIS RATE SHALL BE REDUCED BY ½ POINT EVERY 3 YEARS TO A PERMINATE 15% AND SHALL NOT BE INCREASED WITHOUT A 3/4ths MAJORITY OF REGESTERED VOTERS NATIONWIDE

THE TAX FOR THOSE CORPERATION'S WHO CONTINUE TO OUT SOURCE JOBS OUTSIDE THE COUNTRY SHALL BE NO LOWER THAN 30%. THIS WILL BE REDUCED WHEN THE CORPERATION INCREASES THEIR U.S. LABOR FORCE EXPENDENTIALLY OVER THEIR NON U.S. PAYROLL

THE TAX FOR COMPANIES WHO HAVE ILLEGAL IMMIGRANTS WORKING FOR THEM SHALL BE NO LOWER THAN 28% AND THEY WILL REMAIN AT THAT RATE UNTILL THE IMMIGRANTS FILING FEE IS PAID AND THE COMPANIES FINE PAID OVER 5 YEARS OF WHICH WILL BE \$45 PER WEEK WHICH IS BOTH COMPANIES AND IMMIGRANTS FINE . IF THE COMPANY FIRES THE IMMIGRANT IT SHALL BE FINED \$15,000 PER ILLEGAL EMPLOYEE.

TAX RATE SHALL BE PRORATED BASED ON PAYROLL AND SALES STARTING AT 16%

4. THE MAXIMUM TAX RATE FOR CORPORATIONS IN WHICH THE OWNER DECLARES ALL PROFIT AND LOSS ON INDIVIDUAL TAX FILINGS SUCH AS SUB-CHAPTER- S ,SHALL NOT EXCEED 17.5% WITH MINIMUM OF 12.5%. DEDUCTIONS WILL BE MINIMAL FIRST 10 YEARS SO THAT EXCESS INCOME FROM THESE CAN GO TO PAY DOWN THE NATIONS DEBT. MINIMUM TAX WILL BE 10%. WHEREAS AFTER THE INITIAL 10 YEARS AT 17.5% THE RATE SHALL BE REDUCED ½ POINT EVERY 2 YEARS UNTILL THE RATE IS A PERMINATE 15% WITH NO DEDUCTIONS

5. TOP TAX RATE FOR INHERITANCE SHALL BE 24% WITH THE FOLLOWING;

- A. ALL FAMILY FARMS AND RANCHES SHALL BE EXEMPT

- B. CORPORATE FARMS AND RANCHES SHALL BE TAXED AT 25%
- C. FAMILY BUSINESSES WITH ASSETS BETWEEN \$5 AND \$7.5 MILLION 10%
- D. FAMILY BUSINESSES WITH ASSETS BETWEEN \$7.5 AND \$15 MILLION 15%
- E. FAMILY BUSINESSES ABOVE \$15 MILLION 24%
- F. INDIVIDUALS WITH UP TO \$5 MILLION IN ASSETS 5%
- G. INDIVIDUALS WITH \$5 TO \$15 MILLION IN ASSETS 15%
- H. INDIVIDUALS WITH \$15 MILLION OR MORE IN ASSETS 25%

HEIRS WILL HAVE UP TO 10 YEARS TO PAY TAXES AT SIMPLE INTEREST RATE OF 10%

THE FOLLOWING THREE TAXES COMBINED WILL BE 20% AND WILL BE LOWER THAN THE 22% IN AVERAGE PASS THRU TAXES CURRENTLY IN ALMOST EVERY THING WE PURCHASE

6. A DEFECIT TAX OF 8% SHALL BE PLACED ON ALL PRODUCTS AND SERVICES AT RETAIL POINT NATIONWIDE. THIS DEBT TAX SHALL NOT BE INCLUDED IN A BALANCED BUDGET AND GOES DIRECTLY TO THE NATIONS DEBT

THIS SHALL BE REDUCED TO 7% IN 10 YEARS, THEN 6% FOR 5 YEARS AT WHICH TIME IT WILL BE REDUCED AND REMAIN AT 5% UNTILL THE DEBT. IS MORE MANAGABLE AND THE FEDERAL GOVERNMENT SHALL BE FORBIDDEN TO CARRY A DEFICIT LOAD OF MORE THAN 25% OF G.D.P. OR AS SOON AS THE DEBT IS REDUCED TO 30% OF G.D.P. THIS TAX SHALL END

ANY MISSUSE OF THE DEBT TAX INCOME FOR OTHER THAN PAYING OUR NATIONS DEBT SHALL RESULT IN A FINE OF \$500,000 AND 25 YEARS IN LEAVENWORTH WITH NO PAROLE AND NO PRESIDENTIAL PARDON

8. A SUPPLEMENTAL MEDICARE-MEDICAIDE TAX OF 2% ON ALL PRODUCTS AND SERVICES TO EXTEND MEDICARE AND WHEN THE DEBT TAX DROPS A POINT THIS TAX SHALL BE INCREASED TO 3%. WHEN THE DEBT TAX SUNSETS THIS TAX SHALL BE SET AT A MAXIMUM 5%.

THE MAJORITY OF THIS SUPPLIMENTAL TAX SHALL BE USED IN MEDICAIDE GRANTS TO THE STATES OF WHICH SHALL BE ALLOWED TO USE AT THEIR DISCRETION WITH NO INTERFERENCE FROM THE FEDERAL GOVERNMENT ON HOW THE FUNDS ARE USED EXCEPT FOR MEDICAIDE

WHEREAS ANY MISSUSE OF MEDICARE-MEDICAIDE TAX INCOME BY ANY MEMBER OF AN ADMINISTRATION OR CONGRESS FOR ANY OTHER PROGRAM OR PURPOSE SHALL

RESULT IN REMOVAL FROM OFFICE A FINE OF \$500,000 MINIMUM AND AUTOMATIC 20 YEARS IN LEAVENWORTH WITH NO PAROLE OR PRESIDENTIAL PARDON

9. A NATIONAL SALES TAX OF 10% SHALL BE PLACED ON ALL PRODUCTS AND SERVICES AT THE RETAIL POINT NATIONWIDE AND SHALL NOT BE INCREASED UNLESS A VOTE BY 3/4ths OF THE PEOPLE

10. THE HIGHWAY USE TAX ON GAS AND DIESEL FUEL WILL REMAIN INTACT AND SHALL BE SET AT 40 CENTS PER GALLON ONLY AFTER THE ENERGY POLICY IS ENACTED AND PRICE OF OIL HAS STABILIZED TO AN EVEN \$55 PER BARREL OR LESS

THESE TAXES SHALL BE SEPARATE AND BE PLACED INTO AN ACCOUNT STRICTLY FOR HIGHWAY INFRASTRUCTURE ONLY AND ABSOLUTELY NO HIGHWAY USE TAX WILL BE USED FOR NON-HIGHWAY EXPENDITURES SUCH AS WATER-WAYS, BIKE TRAILS, PARKS, RAILROADS, ETC UNLESS WHERE THESE INTERSECT WITH HIGHWAYS.

ANY MISUSE OF THIS TAX BY AN EMPLOYEE OF THE FEDERAL GOVERNMENT SHALL RESULT IN A MINIMUM FINE OF \$250,000 AND 20 YEARS IN LEAVENWORTH WITH NO PAROLE OR PRESIDENTIAL PARDON

11. LOTTERY TAXES WILL REMAIN INTACT AND MAXIMUM WILL BE 25%

12. THE SOCIAL SECURITY TAX SHALL REMAIN AND PASSAGE OF THIS SHALL INSTITUTE THE FOLLOWING.

THOSE CURRENTLY RECEIVING S.S.I. AND THOSE ENTERING THE SYSTEM OVER THE NEXT 10 YEARS SHALL NOT BE AFFECTED AND THOSE CURRENTLY UNDER THE AGE OF 55 WILL BE SLIGHTLY AFFECTED WITH A POSSIBLE REDUCTION OF 10% TO 15% FROM PROMISED BENEFITS.

THOSE WITH THE FINANCIAL ABILITY WILL HAVE THE OPTION OF DEDUCTING OVER A PERIOD OF 10 YEARS NO MORE THAN 2 YEARS OF S.S.I. DEDUCTED FROM THEIR PAY DURING THEIR WORKING LIFE INSTEAD OF COLLECTING S.S.I. AND HELPING THOSE WHO NEED IT MOST

BECAUSE OF THE MIS-MANAGEMENT BY OUR ELECTED CIVIL SERVANTS i.e. CONGRESS, S.S.I AND MEDICARE WILL BE 25 CENTS SHORT FOR EVERY DOLLAR PAID OUT BY 2024 WHERE-AS THOSE TURNING 40 AT THIS VOTE SHALL ONLY REALIZE 65% OF

CURRENT BENEFITS VALUE AND THOSE WHO ARE NOW 20 SHALL REALIZE ONLY 35% OF CURRENT BENEFITS VALUE AVAILABLE

MEANS TESTING MUST BE DONE FOR ALL RECIPIENTS AND ONLY THE POOREST NEEDIEST SHALL BE SERVED

THE F.I.C.A. SUPPLEMENTAL TAX PREVIOUSLY MENTIONED MAY EASE SOME OF THE ANXIETY OF THE SYSTEM GOING BROKE IN THE NEXT 15 YEARS AND EXTEND THE VIABILITY OF THE PROGRAM FOR MANY YEARS TO COME

12. MEDICARE TAX AND MEDICAID WILL REMAIN

THOSE CURRENTLY RECEIVING AND THOSE ENTERING THE SYSTEM IN THE NEXT 10 YEARS WILL NOT BE AFFECTED AND THOSE CURRENTLY UNDER THE AGE OF 55 MAY REALIZE A 10 TO 15% REDUCTION IN PROMISED BENEFITS

BECAUSE OF THE MIS-MANAGEMENT AND OVER-PROMISING BY OUR GOVERNMENT THOSE TURNING 40 AT THIS VOTE SHALL UNDERSTAND THAT THEY WILL ONLY RECEIVE 65% OF CURRENT BENEFITS VALUE WHEN THEY TURN 65 AND THOSE NOW TURNING 20 SHALL HAVE ONLY 35% OF CURRENT BENEFITS VALUE AVAILABLE WHEN THEY TURN 65

ALL THOSE UNDER THE AGE OF 54 AT THIS VOTE AND WHEN THIS GOES INTO EFFECT SHOULD SET ASIDE AN AMOUNT EACH YEAR EQUAL TO THE F.I.C.A. TAX OF 7.5% WHICH CONSISTS OF MEDICARE AND S.S.I. IN AN ACCOUNT TO SUPPLEMENT BOTH MEDICARE, MEDICAID AND S.S.I. WHEN THEY RETIRE

MEANS TESTING WILL BE DONE AND ONLY THE POOREST AND NEEDIEST SHALL BE SERVED

THE PREVIOUSLY MENTIONED F.I.C.A. SUPPLEMENTAL TAX MAY EASE SOME OF THE ANXIETY THAT THE SYSTEM IS GOING BROKE IN THE NEXT 15 YEARS AND EXTEND THE VIABILITY OF THE PROGRAM FOR MANY YEARS TO COME

12. UNEMPLOYMENT TAXES SHALL CONTINUE

13. CAPITAL GAINS TAX SHALL NOT EXCEED 5% AND ELIMINATED AFTER 15 YEARS

14. DIVIDEND TAX SHALL NOT EXCEED 5% AND ELIMINATED AFTER 15 YEARS

15. MIS-USE BY ANY MEMBER OF CONGRESS OR ADMINISTRATION WITH THESE TAXES WILL CONSTITUTE IMMEDIATE REMOVAL FROM OFFICE, LOSS OF ALL FEDERAL BENEFITS AND CENSURE FROM ANY POLITICAL UTTERANCE WITH MINIMUM FINE OF \$250,000 FOR VIOLATION AND 20 YEARS IN LEAVENWORTH FOR THEFT OF TAXPAYER FUNDS

THIS WILL REDUCE THE I.R.S. PAYROLL AND PAPERWORK BY 50%

COMPANIES HOLDING MONEY IN OTHER COUNTRIES DUE TO OUR CURRENT TAX CODE SHALL HAVE A ONE YEAR GRACE PERIOD FROM THE TIME THIS TAX CODE IS IN PLACE TO REINVEST IN THE U.S. AT A SIMPLE TAX OF 10%

TOUGH CHOICES HAVE TO BE MADE AND PERSONAL RESPONSIBILITY MUST BE MADE