

Welcome Patriots!

This lawful movement is our last chance for a peaceful restoration of our Constitutional Republic. The conservative majority of America; the Silent Majority, spoke loudly in 2016 putting Donald Trump in the White House with the message clearly delivered by We the People: **ENOUGH!**

Trump supporters celebrated, his opposition was shocked. Trumpers breathed a sigh of relief and went back to sleep for the most part; but, the opposition quickly recovered and resolved to resist in every way possible. The opposition includes most of the establishment Republicans, are you surprised?

Trump vowed to "drain the swamp" and as supporters we cheered loudly and cast our votes. Whew! We did our part, right? **Wrong.** We proved that "the power of the People is **GREATER** than the people in power" with the election of Trump. But did the message we sent, the action we took, even slow down the corrupt, power-hungry elitist? Not a bit. The "swamp" cannot be drained without the People taking action to drain it efficiently enough to keep it drained. Our Constitutional Republic can only be restored by drastic action on the part of the People or else this entire nation will surely fail very, very soon. Election cycles will not work. Electing new persons to serve in the failed, corrupt system is pointless, they are quickly devoured. Our current system is flawed and too far gone to save without serious action.

Thomas Jefferson wrote in the Declaration of Independence: "Governments are instituted among Men, deriving their just power from the consent of the governed, ***That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it,***"

How much more destructive does the Federal Government have to become before We the People at the very least alter it to better serve our interests and put it back inside the framework of the Constitution? Once restrained, we have to ensure it stays restrained. Our nation's current circumstances outline the mission and define the reasons for the proposals of the Liberty Restoration Committee; our hope is that you agree. Are ready to become involved and take action?

“The Plan”

**Action of the Liberty Restoration Committee
operating under the authority of We the People**

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The Plan is legal and lawful. It uses the same method that was used historically when our young nation went from the Articles of Confederation, our first Constitution, to our current Constitution. The Liberty Restoration Committee, or LRC, was officially formed July of 2015 in order to restore our Republic to the Founders design and

operation creating a restricted, limited Federal Government. All the members of the LRC view our Constitution and its original intent Divinely inspired. The LRC did NOT set out to reinvent the wheel but DID want to propose an updated Ruling Document that contained the provisions necessary to RESTRAIN the Federal Government to its ORIGINAL INTENT!!

Why Plan can be successful:

The States created the Federal Government and continue to hold its existence under their authority. The creation is not greater than its creators.

When the original 13 Sovereign Nation States created the Federal Government, they wanted a centralized Government LIMITED in size, scope and power; so, they only delegated to the new government a few certain duties that included: securing our borders, providing for the common defense, insuring free trade between the States, AND, the Federal Government was to represent the collective States in international matters of war, peace, treaties, trade agreements and negotiations. The Federal Government was intended to direct its focus outward internationally; its focus wasn't ever intended to be inward regulating the States and the People. Look at the size of our Federal Government today. Can you even see evidence of the original intent anymore?

Overly simplified the Plan is for us, you and me, to persuade our State Legislative bodies to dissolve the current compact they entered into with each other in 1787, by ratifying an updated compact, The Constitution of the United States 2.0 revised. The result would abolish our current Federal Government and create a New Federal Government with adjusted rules to ensure that the Federal Government is restricted and remains so.

All those studying this proposal please note that the Constitution 2.0 revised contains all the original intent of the authors of our present Constitution with additions to ensure the continuation of the our little "r" republican form of Government (Not the political party) and puts restrictions on the proposed Federal Government to insure its compliance with same. Additions/Deletions to our present Constitution contained within the Constitution 2.0 revised include:

1) No language from the XVI Amendment was included that opened the door for the Federal Government to start regulating the States reaching through the level of protection of State Government, taxing and regulating the People; or the XVII Amendment so that we return to the original intent of having the Senators selected by their State Legislative bodies to represent the State's interest at the Federal Level. Further language added completely restricts the Federal Government from the ability to tax our income, borrow money or to run a deficit in the budget. All funding of the Federal Government will come from the States. The Federal budget must be prepared in advance and must balance. The only exception of these restrictions will be under an active Act of War, this temporary privilege is limited and will be regulated by the State Legislative bodies through the Senate.

2) Term Limits for House and Senate Members as follows: four two-year terms for House Members, eight-years maximum service in the House or maximum service in the

legislative branch not to exceed twelve-years. Senators will be limited to two four-year terms, eight-years maximum service in the Senate or maximum service in the legislative branch not to exceed twelve-years. The States will replace one Senator every two years. House and Senate Members will no longer draw salaries from the Federal Budget but instead be paid by the States they represent, furthermore their compensation is between the individual Representative or Senator and their State, no standard exists for their compensation and said Legislators shall not be able to vote themselves a compensation package. It is up to their employers, the States.

3) All new bills proposed to become law must be single issue in content. The People will no longer tolerate bills that are thousands of pages in length packed with unrelated items with the attempt to hide wasteful corruption. Bills will pass or fail on their own merit. The legislative membership shall not exempt themselves from any law they pass.

4) American English as our National Language, all Government documents must be in English and only English. To achieve naturalization candidates must demonstrate the ability to read, speak, converse and write English.

5) The nine Supreme Court Justices will be elected and all Justices restricted to six-year terms, maximum of twelve-years on the bench. Five will be elected by the House of Representatives and placed in service on that authority alone. Two will be elected by the Senate but require a simple majority of House approval. Two will be appointed by the Executive Branch but must achieve a simple majority of both the House and the Senate. Three Justices will be replaced or re-elected every two years, meaning of the first nine Justices three will be able to serve only two years before being subject to re-election or replacement, three Justices will be able to serve only four years before being subject to re-election or replacement and three Justices will be able to serve a full term of six years before being subject to re-election or replacement. The cycle will then be repeated every two years. The Supreme Court shall not legislate from the bench, adding to or taking away from any law, treaty or trade agreement; their task is to rule if an issue brought before them is or is not Constitutional; as well as settle disputes between two States or several States.

6) Countermand language has been included whereas thirty-four State Legislative bodies can nullify any Federal law and/or reverse any Supreme Court decision.

7) Any State Legislative body, by two-thirds majority of its members, can propose an Amendment to the Constitution 2.0 revised and circulate it among the States seeking ratification, as can a two-thirds majority of the Federal Legislature, the level of approval for ratification is two-thirds of the State Legislative bodies.

8) Ratification of the Constitution of the United States 2.0 revised will be achieved when two-thirds of the States Legislators vote to adopt it. Ratifying this compact will accomplish several things including:

A) Starting over from day one, with all unconstitutional Federal Agencies and their regulations rendered null and void;

B) All persons holding Federal Office will be removed from office, to be replaced

through election process; anyone that has exceeded the term limits in the updated Constitution while serving under the current Constitution is not eligible to run for election;

C) All previous Federal Law and Supreme Court decisions are rendered null and void;

D) Treaties with Native American Indian Tribes will be left intact, all other treaties must be reviewed within two years by Congress and reaffirmed or canceled if not in the interest of the People;

E) All Trade Agreements made after 1991 to present date are rendered null and void subject to renegotiation or replacement

9) No language from the XVIII Amendment that created prohibition nor from the XXI Amendment that repealed prohibition was included in the Constitution 2.0 revised. The eighteenth and twenty-first Amendments listed as omitted are a part of American History, but have no place in the new, fresh, whole compact the Constitution 2.0 represents.

The “father” of the Constitution James Madison would be proud of 2.0 revised!

Why? In 1788 the ratification process was stalled with only 5 States accepting the Constitution as written. Our current constitution couldn't be ratified without the promise of it being amended immediately with a Bill of Rights; what we call the first 10 Amendments. Once the promise was made the Constitution reached ratification in 9 States and the new Government was formed, a Congress elected and tasked with producing the Bill of Rights. But, were you aware that James Madison originally proposed 20 Amendments to comprise the Bill of Rights? The First Congress used the process described in Article V to propose Amendments. Madison, an elected House Representative from Virginia and responsible for helping draft the Constitution, proposed 20 Amendments in the House. House members only voted by 2/3rds majority for 17 of the 20; the Senate reduced the number further to 12, as of 1789 only 10 were ratified by the States. What happened to the missing 10 Amendments proposed by Madison?

The reason Madison would be proud is that the LRC incorporated most of his missing proposals in the drafting of the Constitution 2.0 revised. So, the question is, if all of Madison's proposals had been included originally would we need the version 2.0 revised of the Constitution? Maybe not; but they weren't included. Now we have the opportunity to correct their omission and fully empower original intent.

Still not convinced “The Plan” is possible or that you can make a difference?

Ask college C student, Gregory Watson.

In 1982 Gregory Watson was a 19-year-old student at University of Texas in Austin researching for a class paper. He discovered two unratified Amendments originally proposed in 1787 that were supposed to be part of the Bill of Rights. He was surprised because in his opinion, after much research, he concluded in his assignment that both amendments were still

“alive” or could still be ratified and become part of the Constitution. His professor graded his paper a C and explained to Watson after he protested the grade that too much time had passed and the professor didn’t feel that Watson had proven his theory.

Certain he was correct, Gregory started working to prove his paper was worthy of a higher grade. He chose one of the Amendments that had already been ratified originally by just six states. Using his own money, he started writing letters and making phone calls to State Legislative members in several different States requesting they ratify the old Amendment. It took 10-years for his mission to be complete. **The result is the 27th Amendment to the Constitution, ratified in 1992, all because of one person’s determination.** Two hundred and three years after being proposed by Madison, one of the missing Amendments became part of the Constitution. Oh, by the way, Gregory Watson finally got an A for his paper, it only took another twenty-five years to be upgraded, it was changed on his official record in 2017.

“The Power of The People is *GREATER* . . .”

The LRC is not asking you to single-handedly take on the Federal Government, all we ask is that you contact your own State Legislative members and make them aware of their power to accomplish this mission and your strong endorsement of this project. We also ask that you share this information over and over again to friends and family members and encourage them to follow your lead. Together we can correct the past and protect the future.