DEFENDING THE CONSTITUTION AND BILL OF RIGHTS AGAINST ALL ENEMIES

COLONEL ROBERT F. CUNNINGHAM, AKU PRESS, LLC. ALBUQUERQUE

Honorable Guardians of the Sacred Constitution of these United States:

Republican Chair, Senator Garth D. Everett;
Democratic Chair, Senator Kevin J. Boyle;
Representative Melanie Donnelly;
Representative Chanin Zwing;
Members of the House State Government Committee:

THE Convention of States Project

Is like this brave snake stopping the fish from Drowning.
There will be a hearing of the Pennsylvania Senate State Govt Committee addressing all Senate applications for an Article V Convention on Tuesday October 22 @ 9:00 AM (Eastern).

Former US Senator Kommrade KRAPolian Tom Coburn and Kommrade KRAPolian Mark Meckler from COSP are expected to testify, spreading their usual damned lies and polished falsehoods. Kommrade KRAPolian Coburn is on the COSP payroll for $240,000 in 2016 alone!

Here are the bills we oppose in the Pennsylvania House and Senate: **HR206 (COS), HR444 (Term Limits), HR457 (Wolf-PAC); SR192 (Wolf-PAC), SR133 (HR187) (COSP); SR254 (HR357) (WP); and SR134 (Regulation Freedom) !!!**

**VOTE "NO!" ON HR206 (COS), HR444 (Term Limits), HR457 (Wolf-PAC), SR192 (Wolf-PAC), SR133 (HR187) (COSP); SR254 (HR357) (WP); SR134 (Regulation Freedom); and any and all other Resolutions asking Congress to call an Article V Convention !!!**

**Term limits: a palliative, not a cure** explains why term limits won’t cure the real problem: *disregard for our Constitution*. This **VIDEO** (4:23 9:22) explains why a term limits amendment should be called the "Lame Duck Amendment."

The Declaration of Independence, paragraph 2, expresses the right of the people (i.e. convention Delegates) "to alter or to abolish" our "Form of Government." Pennsylvania Legislators need to know that the subject of the amendment doesn’t matter; **it’s the Article V Convention process that jeopardizes our Constitution !!!**

The fact is, Delegates to an ARTICLE V CONVENTION would determine their own Rules and do whatever they want, **including write a new Constitution**. Whatever Rules ASL or any other group comes up with are totally irrelevant. David Super’s new article in the Denver Post is excellent: *"Gambling with our Constitution"*

**Kommrade KRAPolian George Soros** is the major money behind these deceptions by COSP, *just like he sold out Jews and Innocents to Hitler’s Gestapo!* The Article V Convention Project (COSP) is focused on deceptive delegate bills in several states as a strategy to fool legislators into voting for their ARTICLE V CONVENTION resolutions.

(1) This **VIDEO** (at 0:44) features COS General Counsel **Kommrade KRAPolian Robert Kelly** explaining that **COS intends to "amend" the bulk of the Constitution** should a convention be called! And here **Kommrade KRAPonian Mark Meckler** admits his "solution" won’t solve the problem.

**ARTICLE (a)** shows how COSP’s own **Dog & Pony show** proposed amendments would **expand, not limit** the federal government!

**ARTICLE (b)** exposes why a Balanced Budget Amendment (BBA) would **legalize** unconstitutional spending eliminate all Freedom, Liberty and Pursuit of Happiness, **our capability to defend against this growing tyrannical government** and dishonor the Brilliant Men who framed our Constitution.

**ARTICLE (c)** why we need to oppose the BBA and all ARTICLE V CONVENTION resolutions.

**HERE** is a State Flyer which explains the dangers of an Article V Convention (AVC).
Here are words from Brilliant Men who warned against an AVC.

Legislators have been assured by COSP that state legislators will control convention Delegates and set the convention rules. But this isn't true and the perpetrating liars know it!!!

Article V provides that when 2/3ds of the state legislatures apply for it, Congress calls a convention. At that point, it is out of the State Legislators' hands.

This chart shows who has the power to do what under Article V.

This article shows why states can't control the delegates or prevent a runaway convention.

(2) Once the Convention is convened, Delegates are the Sovereign Representatives of the People and can make whatever rules they want. States can't prevent a runaway convention! At the federal "amendments" convention of 1787, the Delegates made rules on May 29, 1787 to make their proceedings secret. Consider this scenario:

Gavel = This Article V Convention will come to order!
Gavel = Is there a motion to be determined by this Article V Convention?
Gavel = Motion #1, make these proceeding secret?
Gavel = 100% Yea! 0% Nay! The Yeas have it, the motion is carried.
Gavel = Is there a motion to be determined by this Article V Convention?
Gavel = Motion #2, abolish the Constitution of these United States in its entirety!
Gavel = 100% Yea! 0% Nay! The Yeas have it, the motion is carried.
Gavel = Is there a motion to be determined by this Article V Convention?
Gavel = Motion #3, enact the Communist Manifesto in its entirety as the Supreme Law of governance of these United States!
Gavel = 100% Yea! 0% Nay! The Yeas have it, the motion is carried.
Gavel = Is there a motion to dismiss and disband this Article V Convention?
Gavel = 100% Yea! 0% Nay! The Yeas have it, the motion is carried.
Gavel = This Article V Convention is dismissed and closed.

(3) And our entire Sacred Constitution, Sacred Bill of Rights and Sovereign Nation will be gone!

As an Elected Guardian of our Sacred Constitution and Sacred Bill of Rights you cannot permit this COSP disaster to occur!

Stop the Article V Convention Constitutional Disaster!

Following Constitutional Process of State-by-State confirmation or rejection of Constitutional additions and subtractions: The original Bill of Rights contained only TEN (10) Articles – currently there are TWENTY SIX (26) - SIXTEEN (16) Amendments enacted into law since the original ratification. Amendment XI passed by Congress on March 4, 1794, ratified by the states February 7, 1795 via IN-State Conventions!

Reference Fact: The Eighteenth (Amendment XVIII) to the United States Constitution, ratified on January 17, 1920 mandated nationwide Prohibition on alcohol. The Twenty-first (Amendment XXI), ratified on December 5, 1933, REPEALED the Eighteenth (Amendment XVIII), ratified on January 17, 1920
- WITHOUT the idiocy or necessity of any 'convention' other than State-by-State legislative processes.

Amendment XXI, SECTION 3

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions IN the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by the Congress.

QUOTE: "conventions IN the several States," and "within SEVEN years from the date of submission" ... simple and has worked for over 220 years!

Thank you for defending our Constitution!

Sincerely,

Colonel Robert F. Cunningham

The unauthorized interception of this e-mail is a federal crime: 18 U.S.C. Sec. 2517(4).
Ward 14, Legislative District 14, Senate District 12
1826 Poplar Lane, SW
Albuquerque, NM 87105
505 247 4843
colrfcunningham@theakuriansmail.com