

American Preparation for an Article V Convention- Assuring Constitutional Intent-A Summary

Christopher A. Brown 6/26/12

Perspective on Article V needs to be described differently than it has been as the time nears where citizens of states must move to compel the several legislatures to act in pursuit of their constitutional duty. This is very important and defining step because it shows the constitutional grasp we the people can have, pursuant to the words of - Abraham Lincoln

"We the people are the rightful masters of both Congress and the courts, not to overthrow the Constitution but to overthrow the men who pervert the Constitution."

Amendments of an Article V convention MUST have Constitutional intent. This is our "Article V challenge", a challenge to our humanity and understanding of one another. A test of our ability to know the contracts of the past, between our different, inherent social structures, whatever they might be, their intents and a test of our capacity to meet the intentions anew with re invigorated understanding, re applied and re known, re used.

Preparatory amendment restores enough constitutionality while the nation is changing, enabling it to amend its constitution properly. This concept needs to be a package all delegates agree to support, BECAUSE it enables fuller constitutional intent and prevents a runaway convention. By its very nature, it creates the opposite of a runaway, thus making outreach for an Article V (ARTV) easier. A convention completely controlled by the people, with their priorities, their schedules and their futures AFTER they have fully informed opinions, that they have shared.

Gaining federal resolve to the ARTV itself is the main goal. There are sub goals before that which empower an Article V convention in preparation. Currently a criminal complaint by John Guise sits with the Criminal Division of the U.S. Attorney Generals Office about congressional, criminal violation of law. Or a failure to convene a convention 100 years ago when requisites were met. We will have to legally and socially escalate if no action is forthcoming (See the "Soldiers Inquiry".) The 100 years of nonfeasance require maximum citizen, democratic involvement in compensation per Lincolns words.

Preparatory Amendment requires all states delegates to be directed (pursuant to citizen leadership that amendments have constitutional intent), to deliberate and ratify these amendments in preparation for an Article V convention at the onset of the convention~

PREPARATORY AMENDMENT STRUCTURE:

1)End the abridging of free speech, restore its capacity for vital meanings to the many, (life, liberty etc. through the constitution, ARTV.)

(a)Restore the ability to function constitutionally (intent) democratically with; info, knowledge, opinion - then recognition of opinion of the group by the group. (Currently zero mass media working towards defense of the constitution, internet hijacked, .orgs hijacked, protests hijacked equals a 1st amendment train wreck)

(b)Through 1) above, very large groups with properly developed constitutional perspective and mass media, perhaps using direct democracy, exchange then confirm, "common knowledge of constitutionality".

(c)Opinion forming by activists is vital before an Article V convention. See the "Poll to Post" forum concept, in relation to (a), and (b).

2)Reverse citizens united, and, perhaps make an election pool with a very public eye on who fails to contribute when funds are equally applied.

3)Reform/reorganize elections and voting systems to make them fair and secure.

After these amendments are ratified, and a reasonable period of time has passed with speech having had its needed vital meanings so the people are informed, and know it; it is proposed that this nation is fully ready to consider and apply whatever amendments are actually needed and how they should be presented, then ratified, in ways having the greatest possible constitutional intent.