

What Are "We The People" Doing About It?

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This page is dedicated for the sole purpose of publishing information as it becomes available regarding what is being done around the country to educate the people and our leaders on the local, state and federal levels about the statutes governing our land that have effectively suspended our Constitution and the Common Law-God's Law, under Title 12 USC 95(a) and 95(b) also known as the National Emergency in Banking Relief Act and the Trading with Enemy Act of 1917, as amended. We will also post information regarding 10th Amendment resolutions as well.

- [Resolution #5, as adopted unanimously by the GOP of Texas Executive Committee 6/17/95](#)
- [Resolution as adopted by the California Republican Assembly 3/26/95](#)
- [10th Amendment Resolution as adopted by the Alaska State Legislature on 2/15/95](#)

Resolution of the [Republican Party of Texas](#)

Restoration of the United States Constitution

Adopted by unanimous vote on June 17, 1995 by the Republican Party of Texas State Executive Committee RESOLUTION # 5

Whereas, The Republican Party of Texas recognizes that acts of the Congressional body and the Office of the President of the United States of America created an emergency condition, and that on and after March 6, 1933 and March 9, 1933 the same said Public Offices effectively impaired and suspended the Constitution for the United States of America under pretense of these same created emergency

conditions, and that the impairments and disabilities yet exist and are in full force and effect throughout the Nation and several States of the Union as of the date of this resolution"; and

Whereas, there has occurred continuous breach of trust, duty and obligation imposed under authority of the Constitution for the United States of America, resulting in a continued abridgment of the Rights, Privileges, Immunities, and Liberties of Citizens and others, all committed under pretense of a continuing national crisis and furtherance of emergency conditions"; and

Whereas, In the "Foreword" of United States Senate Report 93-549 it states "Since March 9, 1933, the United States of America has been in a declared state of national emergency which has not been resolved during the last 62 years"; and

Whereas, Senate Report 93-549 admits and professes that "This vast range of powers taken together confers enough authority to rule our country without reference to normal constitutional process"; and

Whereas, in Title 12 United States Code it is arbitrarily declared that "The actions, regulation, rules, licenses, orders and proclamations heretofore or hereafter taken, promulgated, made, or issued by the President of the United States or the Secretary of Treasury since March 4, 1933, pursuant to the authority conferred by subsection (b) of the Act of October 6, 1917, as amended [12 USCS sec 95a], are hereby approved and confirmed.. (Mar. 9, 1933, c.1, Title 1, sec 1, 48 Stat. 1.)". We therefore recognize that every order issued by the President since March 9, 1933, or any order issued thereafter was and is automatically approved and confirmed. These powers being conferred under purported authority of the Act of October 6, 1917, as amended on March 9, 1933, are strictly the War Powers, and have been wrongfully used against the several States of the Union and the People (See Stoehr vs. Wallace 255 US 239); and

*Whereas, our forefathers recognizing these same conditions wrote to the British Parliament and King of Great Britain in The Declaration of Rights of 1774:
"Whereas, since the close of the last war, the British Parliament, claiming a power of right to bind the people of America, by statute, in all cases whatsoever, hath in some acts expressly imposed taxes on them, and in others, under various pretenses, but in fact for the purpose of raising a revenue, hath imposed rates and duties payable in these colonies established a board of commissioners, with unconstitutional powers, and extended the jurisdiction of courts of admiralty, not only for collecting the said duties, but for the trial of causes merely arising within the body of a county.*

And Whereas, in consequence of other statutes, judges, who before held only estates at will in their offices, have been made dependent on the Crown alone for their salaries, and standing armies kept in times of peace... Today under pretense of the emergency and reorganization the mischief has been recreated and reinstated within the Nation and several States of the Union, and has once again left the people without any plain, speedy or adequate remedy, and is wholly contrary to the true original extent and end of the Union and civil Government as ordained and

established by the People; and

Whereas, In November, 1994 our Republican State Governors unanimously adopted the Williamsburg Resolve. In it, they said: "The challenges to the liberties of the people... comes from our own Federal government that has defied, and now ignores, virtually every constitutional limit fashioned by the framers to confine its reach and thus to guard the freedoms of the people" and that "Federal action has exceeded the clear bounds of... the Constitution, and thus violated the rights guaranteed to the people"; and

Whereas, George Washington forewarned the Nation and several States of the Union in his 1796 farewell address "If in the opinion of the people the distribution or modification of the constitutional powers be in any particular wrong, let it be corrected by an amendment in the way the Constitution designates. But let there be no change by usurpation; for though this in one instance may be the instrument of good, it is the customary weapon by which free governments are destroyed... "; and

NOW, THEREFORE, BE IT RESOLVED that the Republican Party of Texas being duly apprised of the continuing emergency declared on March 9, 1933, demands that the Gold and Silver Coin be fully reinstated and maintained as the lawful money and tender of payment of debts within the United States of America, and that any and all notes and obligations heretofore or hereinafter issued be brought back to and maintained at par value with the said Coin"; and

BE IT FURTHER RESOLVED that The Republican Party of Texas hereby demands the rescinding of the Emergency Banking Relief Act of March 9, 1933 and all subsequent related acts thereunder and demands a Presidential proclamation declaring the related state of national emergency declared on March 9, 1933 terminated thereby returning the United States of America to its original peacetime Constitutional Republic.

Adopted by unanimous vote on June 17, 1995 by the Republican Party of Texas State Executive Committee

Resolution of the California Republican Assembly

WAR EMERGENCY POWERS

Number 395.1

Whereas: When the United States Congress declares an emergency, there is no Constitutional government, and are no restraining laws put upon Congress under War Emergency Powers; and

Whereas: On March 9, 1933 the United States Congress approved War Emergency Powers pursuant to Sec. 5 of the Act of October 6, 1917 and since March 9, 1933 the people of the United States of America have been in a state of declared national emergency; and

Whereas: Under the power delegated by these statutes the President may seize property, organize and control means of production, seize commodities, assign forces abroad, institute martial law, seize and control all transportation and communication, regulate the operation of private enterprise, restrict travel, and control the lives of the lives of the American people; and

Whereas: The privilege of the Writ of Habeas Corpus shall be suspended in case of declared national emergency; and

Whereas: Citizens may be held for capital offenses without the indictment of a Grand Jury in the times of war or public danger; and

Whereas: On March 9, 1933 Chapter 1, Title 1, Sec. 1, 48 Stat 1 the actions, regulations, rules, licenses, orders and proclomations issued by the president or the secretary of treasury pursuant to the authority conferred by subdivision (b) of Sec. 5 as amended 12 USC's Sec. 95a has not been rescinded; therefore be it

Resolved: The California Republican Assembly at the Annual Convention in San Diego, March 26, 1995, does hereby determine to inform members of state and federal elected and appointed offices that the United States of America is presently under War and Emergency Powers and has been for 62 years; be it further

Resolved: That the California Republican Assembly will support only men and women who are willing to become aware of the usurpation of the power of the United States Constitution and who are committed to restoring our Constitution to its rightful place as the Supreme Law of our Land.

Adopted by the California Republican Assembly, March 26, 1995.

BILL: SJR 7
SHORT TITLE: OPPOSING FEDERAL MANDATES
ON STATES
BILL VERSION: HCS SJR 7 (STA)

TITLE: Relating to mandates imposed on the states by the federal government. SJR
7

Relating to mandates imposed on the states by the federal government.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF ALASKA:

WHEREAS *the Tenth Amendment to the Constitution for the United States states:*

"The powers not delegatd to the Unites States by the Constitution, not prohibited by it to the States, are reserved to the States respectively, or to the people."; and

WHEREAS *the Tenth Amendment defines the total scope of federal power as being*

that specifically granted by the United States Constitution and no more; and

WHEREAS the scope of power defined by the Tenth Amendment means that the federal government was created by the states specifically to be an agent for the states; and

WHEREAS today, the states are demonstrably treated as agents of the federal government; and

WHEREAS many federal mandates are directly in violation of the Tenth Amendment; and SJR 7 and

WHEREAS the United States Supreme Court has ruled in New York v. United States, 2 112 S. Ct. 2408 (1992), that the Congress may not simply commandeer the legislative ["and regularatory" - left out of Alaska] processes of the states; and

WHEREAS a number of proposals now pending before the Congress may further violate the Tenth Amendment of the United States Constitution; and

WHEREAS numerous resolutions addressing various mandates imposed on the states by federal law have been sent to the federal government by the Alaska State Legislature without any response or result; and

WHEREAS the United States Constitution envisions sovereign states and guarantees the states a republican form of government; and

WHEREAS Alaska and its municipalities are losing their power to act on behalf of SJR 7

WHEREAS Alaska and its municipalities are losing their power to act on behalf of state Citizens as the power of government is moving farther away from the people into the hands of federal agencies composed of officials who are not elected and who are unaware of the needs of Alaska and the other states; and

WHEREAS the federal court system affords a means to liberate the states from the grips of federal mandates;

BE IT RESOLVED that the Alaska State Legislature hereby claims sovereignty under the 10th Amendment to the Constitution for the United States over all powers not otherwise enumerated and granted to the federal government by that constitution; and be it

FURTHER RESOLVED that this resolution serves as notice and demand to the federal government to cease and desist, effective immediately, imposing mandates on the states that are beyond the scope of its constitutionally delegated powers; and be it

FURTHER RELOLVED that the Governor is respectfully requested to examine and

challenge by legal action on behalf of the state, federal mandates contained in court rulings, federal laws and regulations, or federal practices to the extent those mandates infringe on the sovereignty of Alaska or the state's authority over issues affecting its citizens; and be it

FURTHER RESOLVED that Alaska's sister states are urged to participate in any legal action brought under this resolution.

COPIES of this resolution shall be sent to the Honorable Bill Clinton, President of the United States; the Honorable Al Gore, Jr., Vice-President of the United States and President of the U.S. Senate; the Honorable Strom Thurmond, President Pro Tempore of the U.S. Senate; the Honorable Newt Gingrich, Speaker of the U.S. House of Representatives; to the Honorable Ted Stevens and the Honorable Frank Murkowski, U.S. Honorable Don Young, U.S. Representative, members of the Alaska delegation in Congress; and to the governor of each of Alaska's sister states.

"My people are destroyed for lack of knowledge."... Hosea 4:6

Get involved! Many of your elected officials are not aware of this information. Please write your representatives and inform them of this website. The only way we can regain our Constitution is through knowledge.

If you know of resolutions being passed in your state regarding the termination of the Title 12 USC section 95a & 95b or 10th Amendment resolutions, please send email to: [John Tello afc@metronet.com](mailto:John.Tello.afc@metronet.com)

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