As the nation is transfixed upon the daily political circus playing out on TV, radio and social media, none of which is at all important, the real actions against the Republic advance without comment or notice. Without a state controlled leftist media, none of the real threats to America presented in this report could exist.

The simple truth is the vast majority of American citizens are so disconnected from reality thanks to “fake news,” disengaged in determining the future of their own country and totally baffled by a constant media diet of bravo sierra that the Republic is on the brink of complete destruction and the average American can’t see it coming… even in close-up view.

The small minority of Citizens who can see it coming, have no clue what to do about it and in fact, in many cases, they are an unsuspecting active participants in the demise of our once great Republic.

A CLEAR AND PRESENT DANGER – The Democrat “Socialist” Party

A current public survey of Democrat voters revealed that a stunning 77% of Democrat voters in the USA now believe that “socialism” will make America a better country. Despite a global history of a 100% unprecedented failure rate, 77% of modern Democrat voters believe that socialism is a better idea than freedom and liberty.

Certainly, this presents a long-term grave threat to the U.S. Constitutional Republic and personal freedom and liberty for every American citizen. However, it does not make the TOP 5 list of most critical threats to the USA. The 23% of Democrat voters who do not yet support socialism for America and 100% of Republican and Independent voters, can deal with this threat in the election booth by simply overwhelmingly rejecting any and all forms of totalitarianism. END OF THREAT! (If they do it!)

But the none of the TOP 5 impending threats to the Republic can be resolved via any election. That’s what makes them TOP 5.

The TOP 5 Threats

...to the U.S. Constitutional Republic are not so easily dealt with... in part due to massive intentional misinformation, resulting in broad errant public support for the movements by unsuspecting and ill-educated citizens, who know not what they do.

THREAT #5 – The Amendment Movement – Eliminating “rights” for “corporations”

Although a Constitutional Amendment is a long road via constitutional process, with unlikely success, the movement is none the less very dangerous as it seeks to strip all corporations of any “constitutional protections” on the false basis that “corporations are not real legal entities” equal to “persons.”

In reality, a corporation is nothing more or less than the sum of its make-up, “people.” Incorporating simply allows “people” to act together in concert towards common goals and interests. Corporations have other legal names, “employers, consumers, investors, organizations, charities, municipalities, etc.,” in other words, “people.” While it’s true that a corporation is not one person, it is also true that corporations are made up of “people.”
Corporations exist to act in the benefit of its members, its investors, its employees, etc. It is not possible to remove the constitutional protections for corporations without eliminating those protections for every “person” who is in one way or another, a part of that corporation.

This movement has taken the form of H.J.Res.48 — 116th Congress (2019-2020), titled “Proposing an amendment to the Constitution of the United States providing that the rights extended by the Constitution are the rights of natural persons only.”

NO “Rights” are “extended by the U.S. Constitution.” All Rights in the USA are “endowed by our Creator” and as such, they are “inalienable” by man, including through congressional acts which are themselves, unconstitutional in nature. Further, what “Rights” or protections do corporations have that they should not have? A Right to face their accusers? A Right to privacy? A Right to Property? The Right to be safe and secure in their legal affairs?


H.J.Res.48 should be titled “The Elimination of Free Market Capitalism Amendment” and although it currently has a long-shot chance of taking effect in the USA, it warrants close monitoring and defeat.

THREAT #4 – The Creation of “undocumented citizenship”

For more than 240-years following the formation of the United States of America in the U.S. Constitution, anyone who was not a “documented” citizen of the United States, either by Nature, Native status or U.S. Naturalization Laws, was NOT a “citizen” at all.

Key to this issue is the Right of legal U.S. Citizens to vote.

Since the birth of our nation, only Natural Born, Native Born and Legally Naturalized individuals were “legal citizens” of this country. As a result, only such “documented citizens” were eligible to vote in the United States.

Prior to 1971 and the 26th Amendment, only “documented” citizens who had reached the age of 21 were eligible to vote. That legal voting age was dropped to 18 in the 26th Amendment signed into law by then President Richard M. Nixon.

Today, there is a multi-front movement to create a new category of legal citizenship eligible to vote in U.S. Elections, the “undocumented citizen.” The so-called “undocumented citizen” is properly identified in U.S. Law as an “illegal alien,” someone who resides within the borders of the United States illegally and is not a legal (documented) citizen of the United States.

In short, the “undocumented citizen” is nothing more than an “illegal alien.” If you are not a “documented citizen” in the United States, you are not a citizen of the United States at all. No matter the circumstance that left you in this status, you are not legally eligible to vote, seek or hold office. Of course, that’s until politicos create the new type of U.S. citizenship commonly referred to as “undocumented.”

Already we have seen “undocumented” individuals vote, run for and hold political offices. We have seen one “undocumented” citizen occupy the Oval Office for two terms. We watch millions of “undocumented” individuals vote, access public welfare resources, attend our schools in a status equal to any legally documented U.S. citizen and all of it at great taxpayer expense. None of it “legal.”
Even as we attempt to build a wall to prevent further illegal invasion of our country, elected and appointed government officials work around the clock to make every “citizen of the world” a voting citizen of the USA, “no documents required.” No wall can solve this problem!

If allowed to continue, American citizens will very soon find themselves a minority group in their own country. This process is one of the TOP 5 methods through which global socialists are forever altering the demographic make-up and voting population of the United States and their end goal is the demise of our Constitutional Republic.

THREAT #4 must be stopped dead or this is no longer our country! But this threat cannot be solved in the voting booth!

**THREAT #3 – Subversion of the Constitutional Republic via the Judiciary**

Author of our Declaration of Independence and Founding Father Thomas Jefferson warned soon after the adoption of the Constitution and Bill of Rights, that they had failed to adequately “tie the hands of the judiciary” enough to prevent them from becoming the greatest threat to the Republic.

In a letter to A. Coray dated, October 31, 1823, Jefferson wrote — “At the establishment of our constitutions, the judiciary bodies were supposed to be the most helpless and harmless members of the government. Experience, however, soon showed in what way they were to become the most dangerous; that the insufficiency of the means provided for their removal gave them a freehold and irresponsibility in office; that their decisions, seeming to concern individual suitors only, pass silent and unheeded by the public at large; that these decisions, nevertheless, become law by precedent, sapping, by little and little, the foundations of the constitution, and working its change by construction, before any one has perceived that that invisible and helpless worm has been busily employed in consuming its substance. In truth, man is not made to be trusted for life if secured against all liability to account.”

The Article III Judicial Branch is unelected and unaccountable to the people. These positions are mere political appointments. Jefferson was dead right! – “The germ of dissolution of our federal government is in the constitution of the federal Judiciary; an irresponsible body (for impeachment is scarcely a scare-crow) working like gravity by night and by day, gaining a little today and a little tomorrow, and advancing its noiseless step like a thief, over the field of jurisdiction, until all shall be usurped.” (Letter to Charles Hammond, August 18, 1821)

Since then, the Judicial Branch has become omni-powerful and totally destructive of the U.S. Constitution and Bill of Rights. Even a duly elected President cannot escape the claws of the ever-overreaching power-drunk branch of government that was originally designed to be the least powerful of all.

- **GUILTY UNTIL PROVEN INNOCENT** rules today in the Judicial Branch. Federal Prosecutors enjoy a stunning 99.8% criminal conviction rate. Are the prosecutors just that good at what they do? Does the government only charge open-n-shut easy conviction cases? Are 499 out of every 500 charged with a crime, really guilty?
- Who has made more laws in the USA over the past hundred years, Congress or the Courts? Which has sole lawmaking authority under the US Constitution?
- Is an elected President a servant of the 3rd branch?
- Did anyone elect a single Federal Judge to govern the nation?

Again, Jefferson was dead on the mark — “One single object... [will merit] the endless gratitude of the society: that of restraining the judges from usurping legislation.” (Letter to Edward Livingston, March 25, 1825)

This threat cannot be dealt with in the election booth. The Judicial Branch is wholly anti-USA today. They are elected by no one. Yet, most Americans believe “there is nothing we can do” beyond voting and calling upon congress to impeach bad judges. They are allegedly accountable to no one. No governmental body on earth presents as great a threat to our Constitutional Republic and it cannot be allowed to stand.
THREAT #2 – Elimination of the Electoral College

The Electoral College was established at the Constitutional Convention in 1787 when the Founders sought to grant citizens the power to vote in presidential elections, with the added safeguard of a group of “knowledgeable” electors who would have the final say on who would ultimately lead the country. It’s a check and balance measure. Without it, Al Gore would have been elected President in 2000 and Hillary Clinton would be President today.

Unlike congressional races with local candidates from each state and district whom voters have an opportunity to know and interact with personally, most Americans would never meet a U.S. President or Vice President in their entire lives.

The Founders established the Electoral College as a safeguard against mere popularity contest votes that would decide the most powerful political office in our land, that of Commander-in-Chief. It is the Electoral College that makes the United States a Constitutional Republic and not a mere “democracy,” referred to by the Founders as nothing more than popular “mob rule,” wherein 50.1% of the people could run roughshod over the other 49.9% by mere popular vote.

Since the Convention, groups have been trying to eliminate the electoral college, transforming our Constitutional Republic into a pure democracy. For more than 240-years, those efforts have failed.

Today, the movement is labeled the National Popular Vote movement. The movement is well underway in State Legislatures where the legislation to eliminate the Electoral College state-by-state is dangerously close to becoming law, according to movement leaders and State Legislative records on the subject. Even though states cannot “amend the US Constitution” by merely passing state level legislation, this presents a very dangerous threat to our Republic.

The operation is led by Democrat political action group National Conference of State Legislatures. It’s Republican sister group is the Convention of States (COS) movement.

Today, the following states have passed the National Popular Vote legislation into law...

California, Connecticut, District of Columbia, Hawaii, Illinois, Massachusetts, Maryland, New Jersey, New York, Rhode Island, Vermont, Washington. The number of Electoral votes needed for these laws to take effect is 270 (of 538 total). The movement currently has 172 EC votes secured and only 98 more needed to attempt to amend the US Constitution and eliminate the Electoral College without a constitutional amendment.

Additionally, the following states have passed the National Popular Vote bill in at least one state legislative chamber...

Arkansas, Arizona, Colorado, Delaware, Georgia, Maine, Michigan, Missouri, North Carolina, New Mexico, Nevada, Oklahoma, Oregon. These states represent another 116 Electoral College votes, surpassing the 98 needed to eliminate the Electoral College at the state level.

Most Americans have no idea this movement is advancing in the very states in which they live. Most pro-constitution voters do not know that their Constitutional Republic is being stolen from them right in their own back yard. In fact, many are involved in the movement through modern “Independent libertarian” groups and voters, without realizing they are slitting their own throats, along with that of every other American.

The reality is under a popular vote process without an Electoral College, approximately 15 cities would decide the future of this country… New York City, Los Angeles, Chicago, Houston, Phoenix, Philadelphia, San Antonio, San Diego, Dallas, San Jose, Austin, Jacksonville, San Francisco, Columbus (OH) and Ft. Worth, all of which are Democrat strongholds today! Compare this list to the list of sanctuary cities in the country today...

This cannot be stopped in the election booth either. Yet, it presents a critically dangerous threat to the United States Constitution and Republic, with most Americans none the wiser.

THREAT #1 – The Convention of States
Because this movement is the RIGHT counter-part advancing in concert with the National Popular Vote movement from the LEFT, this movement presents the #1 threat to our Constitutional Republic, but few understand why. The movement is loosely based upon an interesting (fake) interpretation of Article V text, which states:

“The Congress, whenever two thirds of both houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the legislatures of two thirds of the several states, shall call a convention for proposing amendments, which, in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the legislatures of three fourths of the several states, or by conventions in three fourths thereof, as the one or the other mode of ratification may be proposed by the Congress; provided that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth section of the first article; and that no state, without its consent, shall be deprived of its equal suffrage in the Senate.”

A proper interpretation of Article V is as follows;

The Congress [] shall propose amendments to this Constitution, whenever two thirds of both houses shall deem it necessary, shall propose amendments to this Constitution;

or, on the application of the legislatures of two thirds of the several states;

And;

The Congress [] shall call a convention for proposing amendments;

Contrary to popular agenda driven propaganda on the subject, promoted by both Republican and Democrat political activists, only Congress can convene a convention for the purpose of amending the U.S. Constitution. Congress “shall” do so either by resolution of two-thirds of Congress, or upon the application to do so from two-thirds of the fifty state legislatures.

In short, the states cannot amend the U.S. Constitution on their own, without Congress. The power of the States to amend the federal Constitution, is limited to a) the application to Congress to convene by two-thirds of the state legislatures; b) proposing amendments at the constitutional convention convened by Congress, and c) state-by-state ratification of any amendment passed at the convention via constitutional process.

Like the National Popular Vote movement run by Democrat activists, the Convention of States movement run by Democrat, Independent and Republican activists, aims to overthrow the U.S. Constitution by way of State legislative actions, bypassing constitutional processes and the U.S. Congress.

As a result, both movements are “unconstitutional” in nature. But more concerning is the reality that both movements, working in concert with each other, aim to overthrow the powers granted to Congress in Article I of the U.S. Congress, as well as powers granted the President in Article II and Judicial Branch in Article III. Both take aim at the Constitutional Republican form of government framed by our Founders and attempt to replace the Republic with a pure democracy, known by our Founders as “mob rule.”

These movements amount to an attempted overthrow of the U.S. Constitution and Bill of Rights by the States.

This movement cannot be stopped in the election booth. As demonstrated in this special report, these movements currently enjoy the support of democrats, independents and republicans. While the LEFT version of the movement to destroy the Republic is backed by numerous Soros organizations and a laundry list of leftist groups, the RIGHT version of the same movement is backed by the Republican National Committee, the American Legislative Exchange Council among other Republican groups and is spearheaded by none other than “the Great One,” self-proclaimed constitutional scholar (actor) Mark Levin.

What makes this Convention of the States movement THREAT #1 is the fact that it is advanced by RIGHT side Americans trusted by million of pro-constitution Americans. It is run by an “enemy within.” In contrast to the overt LEFT leaning
movements backed by obvious LEFT political action groups, this movement enjoys the cover of operating under the guise of a RIGHT pro-constitution movement full of modern libertarian intentional misinterpretations of both text and the framer’s clear intent.

As the Convention of States (Levin) movement advances on the RIGHT, it’s counterparts on the LEFT, National Popular Vote, advance via the same state processes. This cannot be dealt with in any election booth!

Alone, each of these TOP 5 THREATS presents a clear and present danger to our Constitutional Republican form of self-governance as established by our nation’s Founders more than 240-years ago. Alone, any of these TOP 5 would spell the Death of our Republic upon its success.

**But what happens when we look at the TOP 5 THREATS together?**

**ALL FIVE THREATS COMBINED**

#5 – The ability of the people to act in concert as employers, employees, shareholders, corporate consumers and more would be eliminated by excluding all “corporations” (businesses) from constitutional protections.

#4 – The growing population of “illegal aliens” in the USA (aka undocumented citizens) would allow foreigners who are not legal US citizens to overthrow all legal US citizens in the election booth. Americans will become a powerless minority in their own country. We will be a sanctuary nation without borders or any need for borders.

#3 – The nation is being run by unelected and unaccountable oligarchs that move the country further and further left in case after case, through their court rulings and opinions that were never intended to have any such power. They not only rule over the people, but over Congress and the White House as well. They are the “legal” rubber stamp on the global left movement to destroy our Constitutional Republic by every means possible.

#2 – The elimination of the Electoral College is the final nail in the coffin of the Republic, our Constitution and all natural Rights in America. From that moment forward, the USA will live under mob rule known as the popular vote. No more than 15 major cities, all of them leftist strongholds today, would control all federal elections by mere popular vote. New York state is controlled by New York city, just as all of California is controlled by Los Angeles, San Francisco, San Jose and San Diego.

#1 – The Convention of States not only opens the Constitution and Bill of Right to total final destruction in a convention which must be controlled by Congress. It has already opened the door for State Legislatures to work together to overthrow the Constitution and Bill of Rights via a growing list of State legislative actions aimed at overruling the constitutional powers of all three branches of the Federal government. We have the corrupt deaf, dumb and blind leading the easily distracted deaf, dumb and blind here.

The net result of these five threats acting in concert is TREASON and the Death of our Republic. Mob rule at the state level through popular vote, backed by leftist courts and seated by illegal aliens, spells the end of the United States of America as it has existed since 1787.

**NONE of these five threats can be defeated in the voting booth.** ALL must be defeated by some other means... yet most Americans think the only power they have is a vote. The means may remain elusive today, but the first step is educating the people on these threats so that they cease participation and being an active part of the threats.

**Our Constitutional Republic cannot survive the completion of any of the FIVE greatest THREATS we face today. But all five threats combined make the demise of a once great nation absolute!** The North American Law Center, Inc. is committed to educating the American people who are currently part of the problem, yet still the only potential solution to these threats! There are solutions to these threats... but they will not be found in the voting booth!