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Tel# 336-234-8238
P. O. Box 246
Milton, N.C. 27305
May 26,2016

Dear Congressman & Justices of State Supreme Courts:

The last of the first ten amendments to the U.S. Constitution, which we today know as "The Bill of Rights" came about on December 15, 1791 under the sponsorship of Patrick Henry, Thomas Jefferson and other Virginia delegates who made it clear, these additions to the Constitution were necessary if Virginia was to ratify the Constitution. By that time it had become clear to Benjamin Franklin and the other Fifty-four of our Founding Fathers --"Without Virginia's ratification there would not be a U.S. Constitution".

The Tenth Amendment, is the most important of all the Amendments, and yet the least understood and greatest ignored portion of that Great Document. Remember that Thomas Jefferson had a hand in preparing this Amendment. Reading his biography one early realizes his major concern about the U.S. Constitution was the powers it bestowed on the Supreme Court. On numerous occasions he had remarked ---"There needs to be a tight leash on the Supreme Court, or it will destroy the U.S. Constitution ."

Clearly he hoped that the House of Representatives, using it's (Article I, Section 2) "sole Power of Impeachment" and (Article III, Section 1, "good Behaviour" requirement, Along with the Tenth Amendment to keep the Supreme Court in check, would be this "leash".. Unfortunately the delinquency of Congress consistently has failed in this responsibility, and they are still exercising that failure..>>

Just what does the Tenth Amendment say ? "Article X---The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States Respectively, or to the people."..> NOW THAT IS BLUNTLY CLEAR, AND IT WAS AIMED DIRECTLY AT THE U.S. SUPREME COURT BY THOMAS JEFFERSON (1743-1826).

But even before Jefferson's death thirty five years later, the Supreme Court has been dabbling in what the Tenth Amendment makes bluntly clear are the affairs of--"the States Respectively, or to the people..

I believe it is about time for the State Supreme Court Justices to meet in conference with The House Judiciary Committee members to reclaim their Tenth Amendment prerogatives, stolen from them by the U.S. Supreme Court a century and a half ago.. IF this had been done in 1860-61 probably the war between the States could have been avoided.. IF such a meeting between State Court officials and U.S. House of Representatives to bring about the necessary impeachments and removals, to protect the peoples "Bill of Rights" does not succeed and a SILENT and delinquent Congress can't, or fails to meet these needs, you can expect to see the people, using their Second Amendment prerogatives to move in defense of the Constitution.

Have you taken a look at the steadily increasing sale of guns in the country in recent years ? The Tenth Amendment removes Marriage, Health Care and Education among other areas, from Federal Court jurisdictions.

Sincerely,


Frank B. Turberville, Jr.

NOTE: To Governors---Please share this with
Your State Supreme Court Justices.. >>

Tel #336-234-8238
P.O. Box 246
Milton, N.C. 27305
May 27, 2016

Dear Congressman:

Statements that members of Congress have made about Impeachment and removable from office reveals a shocking ignorance that can only exist by failing to study and read the U.S. Constitution.

An Impeachment as covered in Article I, Section 2: "The House of Representatives: Article I, Section 2 -- "The House of Representatives shall chuse their Speaker and other Officers; and shall have the sole Power of Impeachment.". Contrary to popular belief only a simple majority of the members present is required for a successful impeachment. Once an official has been impeached he/or she cannot be elected, or appointed to any Federal, State or County office, Regardless of whether the Senate does or does not remove him from office.. IF the Senate fails to remove a President Impeached in his first term in office, he can complete that term in office, but cannot run for the second term, nor can he even qualify for a minor clerks office in any State or County public office.

The Senate's responsibility in removing an Official from Office is covered in Article I, Section 3..> "The Senate shall have the sole Power to try all Impeachments. When sitting for that Purpose, they shall be on Oath of Affirmation. When the President of the United States is tried, the Chief Justice shall preside: And no Person shall be convicted without the Concurrence of two thirds of the Members present."

If the House of Representatives had impeached Barack Obama in his first term, no doubt the Senate could not have raised a two thirds concurring vote; never the less even though Obama could complete that term in office, there would not have been any second term, and his every act, signatures and appointments would have been officially exposed as ULTRA VIRES ACTS. ALL OF HIS COURT APPOINTMENTS WOULD BE IMMEDIATELY OUT OF OFFICE.

Even though Hillary Clinton is no longer "Secretary of State" She is still subject to Impeachment for criminal use of a private E-mail system, jeopardizing classified information, and failure as Secretary to provide the additional security for our Ambassador and his staff at Benghazi. IMPEACHMENT OF HILLARY CLINTON NOW, BY THE HOUSE OF REPRESENTATIVES, WITH NO ACTION BY THE SENATE, WOULD KEEP HER FROM TAKING THE OATH OF OFFICE EVEN IF ELECTED.. YES CONGRESS IN IT'S DO NOTHING SILENCE "IS BROKE" BUT BREAK YOUR SILENCE AND IMMEDIATELY MOVE TO IMPEACH HILLARY AND POSSIBLY YOU CAN RECOVER SOME OF YOUR RESPECTABILITY. Your current do nothing silence keeps you an accessory after the Fact to Hillary's and Obama's felony and high TREASON..>>

Sincerely,


Frank B. Turberville, Jr.