



Take Back America



Take Back America Principles

Candidates for the United States Congress and Citizens pledge to come together in partnership to Take Back America. For this to succeed candidates commit to a total effort, seeking all Constitutional avenues, and joining in partnership with the citizens expecting their support to accomplish the objectives of the Take Back America action plan.

All Liberty Loving Americans are welcome. Challenge candidates thoroughly on these principles:

- Person of Faith
- Constitutionalist
- America 1st Policies & Treaties
- American workers 1st trade
- Secure borders – America 1st immigration law
- Robust antitrust – civil rights enforcement
- Pro-life

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Take Back America

Action Plan 2022

Separation of Powers: support candidates who will prohibit the delegation or assumption of Constitutionally enumerated powers and will implement meaningful government accountability.

Objectives:

- Support candidates who will prohibit delegating any constitutional authority to the Executive or Judicial Branches.
- Support candidates who will restore and protect constitutional Separation of Powers in government.
- Support candidates who will champion meaningful accountability of government.

Constitutional Amendment – Legislative Branch Accountability

Objectives:

- Term Limits – no person shall be eligible to serve in Congress, regardless of chamber, for more than twelve (12) years in aggregate.
- Provide for Senatorial recall process and statewide US Senate electoral system.
 - Provide senate recall process requiring a 3/5 majority to recall.
 - Provide a US Senate electoral system of selection that requires a candidate to win a majority of counties within their state by a majority vote to serve as Senator.
- Senate “filibuster rule”; require a 3/5 majority in the Senate for legislative acts when one party controls both chambers of Congress and the White House.
- Congress and special interest groups shall equally abide by all laws imposed on the American people.
- All congressional members past and present contractual arrangements, entered into while serving, are void. Members are to return to private life and live in the society they created.
 - Revoke Congress’ ability to grant emolument Art. I Sec. 9 clause 8.
- Impose campaign finance restrictions limiting contributions to instate businesses and private citizens only, prohibit multinational corporate and out of state contributions, and limit the amount of the contributions.

Constitutional Amendment – Judicial Branch Accountability

Objectives:

- Constitutionally establish the number of Supreme Justices at nine (9).
- Federal District Court Judges who have their decisions over-turned on appeal by reason of misapplication of the law or failure to apply the law as written (legislating from the bench) shall be removed from the bench and that decision nullified.

- Federal Circuit Court Judges, voting in the Majority affirming a District Court’s ruling, that is appealed to the Supreme Court and reversed, similarly shall be removed from the bench and the decision nullified. The removal shall cascade down the District Court Judge.
- A decision by the Supreme Court may be objected to by a majority of the US Senate and House or a majority of the State Legislatures. Should an objection be sustained by 3/5 of the State Legislatures, the Justices voting in the majority for the decision objected to shall be removed from the Court. Any lower court judge’s ruling impacted by such an objection shall be removed and the decision nullified.

Constitutional Amendment Statehood

Objective:

- Enable citizens within states who suffer national electoral disenfranchisement greater than 2 million voters to join and form a new state.

Regulatory Reclamation Act

Objectives:

- Require regular Legislative reauthorization of all government regulatory authority and action.
- Repeal all regulatory authority that has not received Legislative reauthorization for 10 years.

Voting Integrity Act, amend the Voting Rights Act to fortify and ensure that all four (4) of the constitutional amendments assuring “Citizens” voting rights are not abridged.

Objectives:

- Prohibit illegal voting in any election for any level of government.
- Mandate strict voting security laws are enacted and enforced ensuring unlawful vote manipulation or fraud by any means cannot occur.
- Require election results be certified and reported only by the constitutionally empowered authority.

Personhood Act, legislation ensuring Constitutional protections for the unborn.

Civil Liberties Protection Act

Objectives:

- A system of mandatory punishment for government officials who violate their oath of office, abuse their authority, or exercise authority in a disparate fashion.
- Constitutional civil liberties shall not be eroded, abridged, or amended by legislative, judicial, or executive action at any level of government.
- Strict limits on emergency powers impacting civil liberties.
- Strict reform of the Patriot Act and FISA Courts.
- Mandatory, top priority action by the DOJ to civil liberty matters.

Parental Rights Act (amend Civil Rights Act) ensuring parental authority over the wellbeing and education of their child(ren) before any assertion of government.

Objectives:

- Secure parents unalienable right over their child's spiritual, moral, and values education and development. Require informed explicit consent to delegate or assume that right.
- School choice and tax policy facilitating educational options for families.
 - Income tax credit for family educational expenses equivalent to their local school tax amount.
 - Expand programs (529's) to include all education levels.

Immigration Law

Objectives:

- Secure the border to prevent uninhibited infiltration of our international borders.
- Enact immigration law that ensures those migrating to the United States will be able to assimilate and thrive in our society.
- Reform or Repeal all existing asylum laws.

Lawfare Protection Act

Objectives:

- Loser pay requirements protecting citizens and organizations against frivolous civil lawsuits. Losing plaintiffs of such actions shall pay all expenses incurred by the respondent.
- Persons bringing unfounded criminal allegations against another shall face the penalty imposed by the false allegation.

Energy Independence Act

Objectives:

- Legislation protecting the exploration and production of US natural resource harvesting and infrastructure necessary for the US to maintain energy independence.
- Require critical energy production and delivery infrastructure be capable of providing 125% of peak demand under emergency conditions.

Antitrust – Civil Rights Enforcement Mandate require the Antitrust and Civil Rights Divisions of the DOJ to aggressively enforce the antitrust, voting, and civil rights laws of the United States.

Separation of Powers

Each branch of government has specific enumerated powers assigned by the Constitution. The delegation or assumption of these specific powers by another branch of government must be stopped. The Legislative branch created the bureaucracy within the Executive to manage government affairs and later shift blame to unelected, unaccountable officials for what was happening in government. The Bureaucracy then created the Deep-State who answer to masters other than We the People.

Specific powers in a nutshell; Congress has sole authority to legislate, write laws. The Executive branch shall faithfully execute those laws. The Judicial branch shall determine constitutionality of law and impartially adjudicate its compliance.

Current problem: The President issuing “executive orders” to craft law, not faithfully execute them. The Judiciary exercising fiat to rewrite or create laws they have no authority to do. Creating law by judicial fiat, executive order, or using agencies as weapons against domestic political rivals will kill the republic. Congress assuming judicial powers to hold political kangaroo courts and attempting to insert themselves in the role of Commander in Chief must end for our republic to remain vital. Corrupting influence of unchecked power is the disease and constitutional accountability is the cure.

Support candidates who will fiercely defend separation of powers, who will strictly prohibit the delegation or assumption of enumerated powers between the branches of government and who will champion accountability of government to the people.

Amendment for Article 1 Legislative Branch Accountability

Currently the elected officials in congress enjoy little accountability to voters more than six months prior to an election. The inexplicable paradox of congress having an approval rating of 15-25% and an incumbent reelection rate of 85-95% is mind boggling. How to address the cause of this phenomenon vexes concerned patriots nationwide. Voter apathy, though likely, is an unfair generalization of the circumstances. People will necessarily busy themselves with what matters to them on a day-to-day basis, making a living, paying bills, raising children, enjoying life... Paying attention to congress is an annoyance people choose not to engage in any more than they must. Human nature will not change, therefore, managing the effect is what should be the focus.

Term Limits will reduce incumbent over-reliance on name recognition to achieve reelection and cause voters to pay better attention at least during periods when incumbents have termed out. Term limits will also relieve, to a degree, the human tendency of being corrupted by power. The proposed 12-year limit on service regardless of chamber will maintain the balance of power between the House and Senate and curtail human nature by curbing entrenched corruption from taking pervasive root in congress.

A Senator is the least accountable of the elected members of government. They face the voters every 6 years rather than 2 or 4 and enjoy an incestuous system of discipline for poor performance that reside only within the halls of the Senate. There are many examples of Senators betraying their voters before the ink is dry on their reelection papers. Many Senators are accomplished at the Senatorial Two-Step, where they do the bidding of their special interest cronies and pay scant attention to their constituents' interest except just prior to reelection. A Senator recall process will address this problem. A Senator may be recalled by a 3/5 vote of their constituents at any time during their term.

The 17th Amendment changed the method by which Senators are selected. Originally there were three distinct methods of selecting our elected federal officials. Bearing in mind we are a republic, not a democracy; House members elected by direct popular vote, Senators selected by State Legislators, state interest assured, and the President by the Electoral College. Now there are two methods, direct popular vote for both chambers of Congress and Electoral College for President. Creating a hybrid election process whereby Senators are elected by a majority popular vote per county and winning most of the counties of their state would restore three distinct selection methods for elected federal officials. This would ensure better representation of every demographic of the state. Interests of rural and suburban voters would not be oppressed by densely populated urban voters.

Requiring a 3/5 vote in the Senate, "filibuster rule", for all legislative actions when one party controls both chambers of Congress and the Presidency will ensure protection of the minority in our republic.

Prohibit congressional and special interest exemption from acts imposed on the public. Congressional benefits shall be the same type programs available to the public. Not having special benefits will cause those entrusted with public welfare to take better care of it, as they will be sleeping in the bed they have made for their constituents. Revoking congress' power to grant emoluments will also curtail corrupting influence.

Limit congressional campaign finance sources to instate private persons and businesses will remove corrupting out of state influences from impacting what the voters of the state desire. Prohibit multinational corporate contributions and limit the amount of instate contributions will tend to cause candidates to earn votes rather than buy them.

Amendment for Article 2 Judicial Branch Accountability

Constitutionally establish the number of Supreme Court Justices at nine (9). This action will further insulate the Judicial Branch from political influence.

Implement a system for removing rogue judges from the bench. Enable the judiciary to police itself at the lower (District and Appellate) court levels and a system where the Supreme Court will be accountable to the public through their legislators. The structural flaw of an unaccountable judiciary must be corrected for our republic to remain vital. Dred Scott was not property, unborn babies are not inanimate lumps, and corrupt unconstitutional election tampering allowed unchecked are failings of our judiciaries lack of accountability, and this must be corrected. Our robed demigods must be reminded they are mortals by instituting a system of accountability for their activism and mistakes.

Internal discipline can be achieved by an automatic removal from the bench of any activist District Court Judge whose decision is reversed on appeal for reason of misapplication of law or not applying the law as it is written (legislating from the bench). Similarly, activist Appellate Court Judges, voting in the majority, who are reversed by the Supreme Court shall be removed from the bench. Supreme Court decisions may be object to by a majority of both chambers of Congress or a majority of state legislatures. Should 3/5 of the state legislatures sustain the objection, the decision shall be nullified and the Justices voting in the majority shall be removed from the bench. Consequence for judicial activism shall cascade down the judiciary, impacting all judges involved.

Amendment for Article 4 Statehood

Enable citizens within states who suffer national electoral disenfranchisement greater than an average of two (2) million votes for two (2) cycles to join and form a new state. Ten of the more populous states would currently qualify under this criterion CA, TX, NY, FL, PA, IL, OH, MI, GA, and NC.

Consider the political ideology, social, and economic reasons of citizens to contemplate such an action.

- Citizens who are living under the yoke of progressive tyranny in a state might enjoy having the opportunity for freedom available to them.
- Ruling class progressives rely on sucking the life's blood of their working-class serfs to appease their slothful dependent voters, would resist their productive taxpayers seeking freedom.
- Citizens in large, medium, and small states would support liberty for their fellow Americans as freedom benefits everybody in the long run.
- Render progressive voters powerless to continue to live off the sweat of another's brow, they can get a job.

Of the states currently eligible, perhaps the working-class citizens of CA, NY, and IL would enjoy an opportunity for freedom.

For the left to push statehood for Washington DC opens a constitutional issue, we on the right need to be prepared for the fight. I know there is an effort in Illinois to separate, the 2 million conservative voters of Illinois want to divest themselves of Cook county. There are 6 million taxpaying voters in California and another 3 million in New York who might want freedom as well. Citizens in small and medium size states might support such an amendment because it would increase conservatives in the Senate and enhance their states electoral power relative to large states being divided when choosing a President.

To any person wishing to amend the Constitution, see Article V.

Regulatory Reclamation Act

All government regulatory authority and actions shall require regular Legislative reauthorization. Any regulatory provision that has not been reauthorized for ten (10) years shall automatically be repealed.

This Act will serve to restore Article 1 Section 1 authority to the Congress, Bill of Rights protections to individuals and, 10th Amendment protections to the States.

Voting Integrity Act

2020 saw election laws unconstitutionally changed in four (4) states by judicial or executive interference, this happened. In several additional states voting laws were illegally rendered impudent by various officials, having no authority to do so, creating an opportunity for voter fraud on an unprecedented scale. The constitutional and legal remedies available were discounted by proclaiming lack of standing, no precedent, ignorance, nefarious purpose, or cowardice. This can never be allowed to happen again.

Amend the Voting Rights Act to ensure that all four (4) of the constitutional amendments assuring "Citizens" voting rights are not abridged. Illegal voting in any election shall not occur. Citizens who are at least 18 years old, regardless of race, sex, or economic status shall not have their vote eroded by noncitizens, nonpersons, mechanical or electronic manipulation, underage or ineligible persons voting in their jurisdiction. This standard shall apply for all elections, federal, state, and local.

Election results shall be certified and reported only by those who are constitutionally empowered to do so, this responsibility cannot be delegated, assumed, or interfered with by any means or any person.

Personhood Act

Dred Scott was not property, and unborn babies are not inanimate lumps of tissue. Our Constitution was made only for a virtuous people, it is inadequate for any other. In an increasingly secular society heartbeat legislation may be the first step on the path to redemption. Our societal virtue was degraded over many decades; it is reasonable to consider the road back will be equally as long.

Heartbeat legislation declaring personhood for unborn babies, whose heartbeat is detectable and measurable, will provide all constitutional protections for the unborn.

Civil Liberties Protection Act

Public officials who violate their oath of office, exceed their lawful authority, or apply the law in a disparate fashion shall be held personally liable for any damages their abuse of power caused. Qualified immunity shall not extend to officials who exceed or abuse their lawful authority or reasonable standards of performance of their duties.

Constitutional civil liberties shall not be eroded, abridged, or amended by legislative, judicial, or executive action at any level of government. Persons who engage in such unlawful conduct shall not be protected by qualified immunity and shall be personally liable for damages.

Strict limits shall be imposed on emergency powers impacting civil liberties. Emergency conditions eligible for exercising such authority shall require having an acute impact on public safety, chronic conditions will not qualify for emergency power declaration. Strict definition of the specific emergency declared will be required and specific short-term periods established to mitigate the emergency. Open ended emergency declarations are prohibited, and extensions of the emergency declaration period shall be prohibited without legislative approval.

Strict reform of the Patriot Act and FISA Court system shall be conducted to prevent the abuses that have occurred. Strict penalties for abuses shall be mandatory for all officials engaged in abusing these laws and institutions.

Mandatory, top priority and expeditious action shall be required of the DOJ. Failure to comply promptly with this duty shall result in the immediate termination and obstruction of justice prosecution for those officials involved.

Parental Rights Act

Amend the Civil Rights Act to include a Parental Rights Title protecting the parent's unalienable rights over their child's spiritual, moral, and values education and development. Secure parent's authority over the wellbeing and education of their child(ren) before any assertion of government. Require explicit informed consent from the parent, delegating any child rights, before their child is exposed to material or activities that abridges these rights. Exercise of these rights cannot be assumed or delegated via implied consent.

Provide for school choice and facilitate options for the family in the form of direct income tax credits equivalent to local school taxes for services not enjoyed. Expand tax incentives (529s) to include all education levels.

Immigration Law

Secure the international borders and ports of entry to significantly prevent uninhibited, illegal infiltration of our national territory.

Enact immigration law that ensures those migrating to the United States will be able to assimilate and thrive in our society. Prohibit government assistance for immigrants on arrival and an extended period thereafter.

Reform or repeal all existing asylum laws.

Lawfare Protection Act

Strategic Lawsuits Against Public Participation (SLAPP) has become a favorite weapon of the left, time for the right to fight back.

Enact Loser Pay legislation protecting citizens and organizations against frivolous civil lawsuits. Losing plaintiffs of such actions shall pay all expenses incurred by the respondent.

Enact legislation placing in jeopardy persons bringing false or unfounded criminal allegations against another. Those persons making false criminal allegations shall face the very penalty imposed for the crime they falsely accused another of.

Energy Independence Act

Legislation would enable energy producers the ability to explore and develop the infrastructure necessary to extract and deliver all types of natural resources of the United States unincumbered by political whim. The needs of domestic energy consumption for ordinary commerce, home use, and national security purposes will have priority over other considerations. Achieving and maintaining United States energy independence is a top national security concern.

The Act will require critical energy suppliers, electric, home heating and transportation fuel suppliers, be of a capacity and capability to deliver 125% of peak demand during periods of emergency conditions. The purpose being to eliminate, as much as practical, the circumstance of rolling blackouts and significant interruption of transportation required for reasonable levels of commerce to occur.

Antitrust – Civil Rights Enforcement Mandate

There are presently a small number of exceptionally powerful corporations likely engaging in activities that violate the antitrust, voting, and civil rights laws of the United States. The oligarchs controlling these companies influence over domestic politics and unfair market practices must be broken and any unlawful antitrust/voting/civil rights activity punished.

Require the Antitrust, criminal, and Civil Rights Divisions of the DOJ to aggressively enforce the antitrust, voting, and civil rights laws of the United States related to these corporate activities.

Complacency Kills

There is no force on earth that can kill an idea. Complacency kills an idea.

The idea of the United States form of government is unique in the history of mankind. Never has there been a governing principle that places individual liberty first and limits the power of government to infringe upon those unalienable rights. The United States of America is the most prosperous and powerful nation ever to have existed on earth. Our citizens enjoy the highest standard of living ever realized by civilization. The United States has been the most benevolent country in the history of mankind. Yet there are those who seek to destroy it from within. This shall not happen.

It has been warned that the threat to our Constitutional Republic will come from within. There are people occupying seats of power in government today who seek to destroy our republic. It is time for hard working Americans who, minding our own business, earning a living, raising a family, and paying our taxes to stand up, and be silent no more. Upset the status quo the ruling class elite have established. Reset the bar strengthening Constitutional principles with amendments and legislation that will have lasting impact. Invest the time to get the job done, be factually informed, speak up, let your candidates know how you feel. Support only those candidates who will champion Take Back America and America 1st principles.

Playing Defense is not enough, it's time to put the Offense on the field.

“Let's Roll” ...

Paid for by Mike Williams for Congress