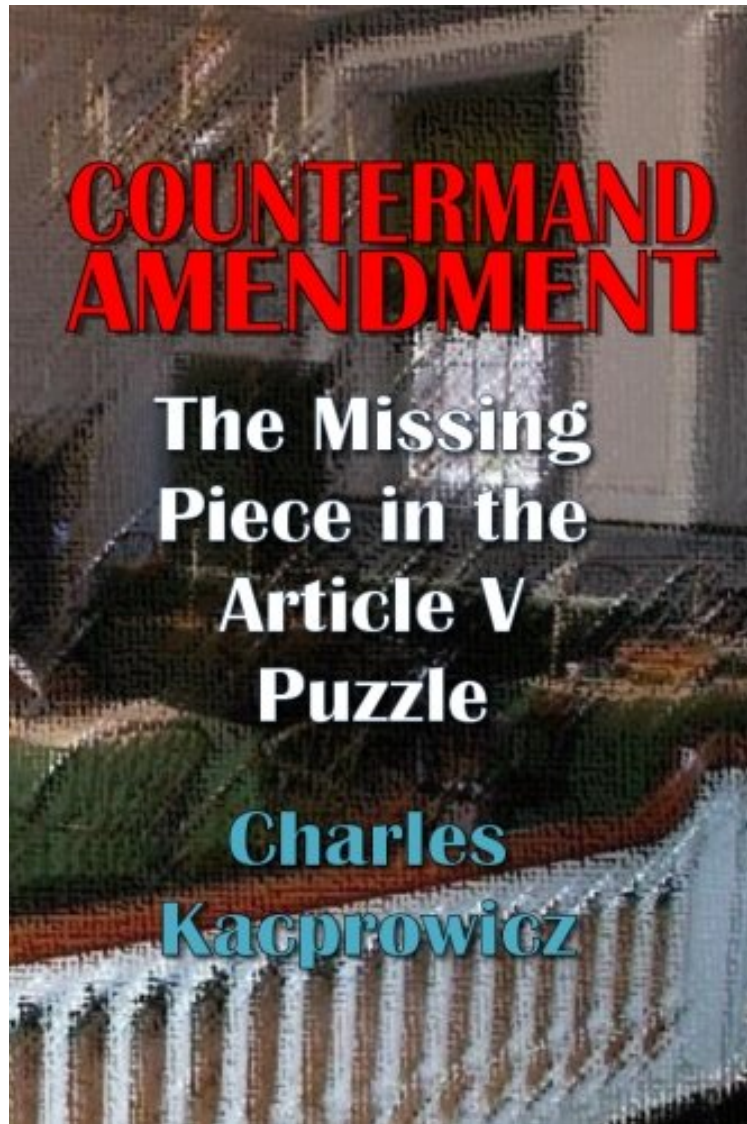


[E-BOOK] Countermand Amendment: The Missing Piece in the Article V Puzzle

Countermand Amendment: The Missing Piece in the Article V Puzzle

Mr. Charles Kacprowicz

*DOC | *audiobook | ebooks | Download PDF | ePub*



DOWNLOAD



READ ONLINE

#4307291 in Books 2015-02-02Original language:EnglishPDF # 1 9.00 x .50 x 6.00l, .64 #File Name: 150782792X218 pages | File size: 69.Mb

Mr. Charles Kacprowicz : Countermand Amendment: The Missing Piece in the Article V Puzzle before purchasing it in order to gage whether or not it would be worth my time, and all praised Countermand Amendment: The Missing Piece in the Article V Puzzle:

Charles Kacprowicz presents "the" most compelling explanation of the Article V process: 1) how it originated from the Articles of Confederation to the Constitutional Convention; and 2) how the Framers intended State Legislatures to use Article V and Single Issue Amendment Conventions. Virtually every pro Article V group today will cause the abdication of Legislature sovereignty. Only Citizen Initiatives and the Countermand Amendment will safely restore our Constitutional Republic while protecting Article V for future generations. You will learn how we can restore our Constitutional Republic through the non partisan Article V COUNTERMAND AMENDMENT. Presently 18 States have sponsors and 9 have either filed or are in the process of filing in their committees. (LA, NM, AZ, UT, TX, NV, WY, SD, ND, WV, NC, GA, AK, NH, OK, NC and MO.) 4 States expect to complete Applications directing Congress to convene the Countermand Amendment Convention in this legislative session. Charles Kacprowicz shows how we will soon restore our Constitutional Republic safely and quickly. Thirteen State Legislatures in 1787, through the delegates they sent to the Constitutional Convention, created a new Constitution. Eventually all thirteen Legislatures ratified it. With ratification, they also created three Branches of the Federal government. The Federal government did not create State Legislatures. The Federal government is subject to the collective will of todays State Legislatures under Article V. The Founders wisely left for future Legislatures sovereignty and deliberative authority that empowers them to modify the conduct of the Federal government through Amendment Conventions when the people suffer an egregious wrong that the Federal government refuses to remedy. State Legislatures do not need the consent of any Branch of the Federal government to convene an Amendment Convention for the purpose of proposing Amendments to the United States Constitution. CONTENT About the AuthorPreface Introduction WE ARE MAKING CONSTITUTIONAL HISTORY WITH THE COUNTERMAND AMENDMENT. State Legislatures must think in terms of SOVEREIGNTY: not legal precedents, convention experience or historical events.Chapters 1. State Legislature Sovereignty 2. Countermand Amendment Overview 3. Citizen Initiatives and Its Team 4. Proposing Amendments 5. State Legislatures are Final Arbiters in All Constitutional Matters 6. What Federal Laws Can the States Countermand and Rescind? 7. Article V and the Countermand Amendment Empowers the States 8. Article V Does Not Allow Delegates to Write a New Constitution 9. Article V and Constitutional Conventions 10. Transition from Articles of Confederation to US Constitution 11. Delegates at Constitutional Convention vs Article V Amendment Convention 12. State Legislatures Created the Federal Government 13. Many Pro Article V Groups Will Cause Abdication of State Sovereignty 14. State Legislatures are the Deliberative Body 15. Thorniest Problem at the 1787 Constitutional Convention 16. One Vote per State - the Most Important Issue at the 1787 Constitutional Convention 17. 534 Politically Charged Delegates at an Article V Amendment Convention 18. The Countermand Amendment Will Avoid a Lengthy and Disruptive Convention 19. The Countermand Amendment is Non Partisan 20. States Become Respected Partners with the Federal Government 21. Tools with Teeth 22. State Nullification - Unenumerated Rights 23. The Article V Countermand Amendment Process 24. Delegate Resolution Does Not Violate Article 1, Section 10 25. The 34/26/38/51 Strategy 26. Comparison Tables (Countermand Amend-ment vs. other Proposed Amendments) 27. Official Documents for Non-Partisan Countermand Amendment 28. National Strategy Committee 29. Text for the Countermand Amendment 30. Countermand Amendment Application on Congress 31. Countermand Amendment Delegate Resolution

About the AuthorCharles Kacprowicz is the founder of CITIZEN INITIATIVES. He has been working to restore our Constitutional Republic (under Article V) for 41 years through Single Issue Amendments to the Constitution either through Congress or State Legislatures. The Countermand Amendment is his top priority because it will restore our Constitution and Republic by allowing States to countermand and rescind laws and regulatory rulings that are burdensome to citizens and businesses w/o altering our States Rights or civil liberties in the Constitution. The Countermand Amendment is a tool for Legislatures that will create a functional and Constitutionally correct balance of power between the Federal government and the States. Charles has been fighting for the Unborn Childs right to life since January 22, 1973. After hearing the news that the Supreme Court made elected abortions legal in its Roe vs. Wade decision, he addressed an outdoor audience at Akron, OH on January 23, 1973. His message before the first elected abortion was performed: We must overturn Roe vs. Wade! . . . We must not give American woman the right to decide who lives and dies in America. He has authored multiple position papers, the UNBORN CHILD AMENDMENT, THE ELEVENTH NATION America Identified In Prophecy, RECLAIMING AMERICA thru Single Issue Federal Conventions and COUNTERMAND AMENDMENT The Missing Piece in the Article V Puzzle. Charles has appeared on hundreds of radio/TV talk shows. He conducts prophecy seminars, has been the guest speaker before 200+ audiences, lobbied Congress on behalf of the Unborn Child Amendment and Late Term Abortion Bills twice vetoed by President Clinton, and has received support from United States Senators, United States Representatives, State Legislators, Church leaders and Pro-Life Groups. He hosts the weekly COUNTERMAND AMENDMENT REPORT on www.pnntalkradio.com. He has served in the Church as Preacher, Elder, Deacon, Teacher, Jail Ministry Director and Youth Director. Charles has been recognized by Entrepreneur Mag. for creating one of Americas top 500 entrepreneurial co's, been licensed by NASD and been awarded Authority Author status by Ezine Directories. Charles has been married for 50 years. He has two sons and nine grandchildren. Hes a graduate of

California State (Government/Political Science), with 4 years of post graduate work at Loyal Law School and Moody Bible Extension Studies. He also served honorably in the U.S. Navy.