

“14TH AMENDMENT”

THE 14TH AMENDMENT WITH REGARD TO “DISQUALIFICATION” IS MEANINGLESS WITHOUT A DIRECT CONVICTION IN A COURT OF LAW, AS A BASIC PRINCIPLE OF DUE PROCESS.

MOREOVER, IT IS AT VERY BEST DUBIOUS THAT EVEN WITH SUCH A CONVICTION IT COULD BE APPLIED TO ANY CANDIDATE FOR PRESIDENT, AS ARTICLE II IS DISPOSITIVE ON “QUALIFICATIONS”.

“REPEAL BY IMPLICATION” OF THE SPECIFIC LANGUAGE IN ARTICLE II, THE ONLY MEANS BY WHICH “DISQUALIFICATION” COULD BE IMPOSED, IS CONTRARY TO CONSTITUTIONAL AND STATUTORY CONSTRUCTION.

THE HISTORICAL RECORD IS CLEAR THAT OUR FOUNDERS INTENDED THE BAREST OF “QUALIFICATIONS” FOR PRESIDENT IN THE SIMPLE AND ELEGANT RECOGNITION THAT ONLY THE AMERICAN PEOPLE CAN DECIDE WHO WILL BE THE PRESIDENT.

WHATEVER IS TRUE OR NOT TRUE ABOUT DONALD TRUMP, THE AMERICAN PEOPLE AND ONLY THE AMERICAN PEOPLE POSSESS THE POWER TO DECIDE WHETHER HE OR ANY OTHER PERSON MAY BE PRESIDENT.

THERE ARE THOSE FOREIGN AND DOMESTIC WHO SPEAK OF “THREATS” TO DEMOCRACY.

THESE ARE A HANDFUL OF PARTIES WHO BELIEVE THAT THEY HAVE THE RIGHT TO MAKE THAT DETERMINATION USING WHATEVER MEANS NECESSARY.

THEY WOULD USURP THE POWER OF THE AMERICAN PEOPLE TO DECIDE.

THOSE PARTIES REPRESENT THE REAL THREAT TO DEMOCRACY.

THE VOTERS OF WYOMING RECENTLY PASSED JUDGMENT ON THIS COLOSSAL HUBRIS.

THESE PARTIES WOULD BE WISE TO TAKE HEED.