

“DISQUALIFICATION”

WHERE STATUTE OR CONSTITUTION PROSCRIBE PENALTY OR SANCTION FOR A CRIMINAL ACT, CONVICTION IS REQUIRED PRIOR TO IMPOSITION OF ANY SUCH PENALTY OR SANCTION.

THIS IS A BEDROCK PRINCIPLE OF AMERICAN JURISPRUDENCE SINCE OUR INCEPTION AS A NATION, THE MARQUEE RIGHT UNDERLYING LIBERTY.

IT IS NOT SUBJECT TO “OPINION” OR “INTERPRETATION”.

ACTS OF THE COLORADO COURTS ARE NOT WITHIN THE AMBIT OF JURISPRUDENCE, BUT RATHER AN ATTACK ON THE CONSTITUTION AND THE RIGHT OF ALL AMERICANS TO CHOOSE THEIR PRESIDENT.

IT IS PART OF A “CONTINUING CRIMINAL ENTERPRISE” TO SUPPRESS DISSENT AND DENY THE AMERICAN PEOPLE THE PRESIDENT OF THEIR CHOICE.

THERE ARE MANY PARTIES.

AMERICAN JURISPRUDENCE IS BEING DISGRACED AT GREAT COST TO PRESTIGE AND POWER.

THIS ILLUSTRATES THE WISDOM AND IMPERATIVE OF RESPECTING THE LINE DELINEATING “POLITICAL QUESTIONS” AND JURISPRUDENCE.

PRECEDENT IS RIPE TO BE SET, AND THE SUPREME COURT IS WISE AND DUTY BOUND TO SET IT DECISIVELY.