

“IMPEACHMENT”

**THE UNITED STATES CONSTITUTION GIVES
THE SENATE THE POWER TO TRY “THE PRESIDENT” SINGULARLY.**

**THE TENTH AMENDMENT AND THE PRINCIPLE OF STRICT CONSTRUCTIONISM
EMBODY THE QUINTESSENTIAL LINE BETWEEN GOVERNMENT AND THE PEOPLE:**

POWERS NOT SPECIFICALLY ENUMERATED ARE NOT GRANTED.

**THE DELETERIOUS AND DESTABILIZING EFFECTS OF
TRYING FORMER PRESIDENT’S AD INFINITUM ARE MANIFEST.**

**UNDER THE CONSTITUTION AND SETTLED PRINCIPLES IN AMERICA,
POSTERITY IS THE SOLE JUDGE OF ANY FORMER PRESIDENT.**

**THE UNITED STATES SENATE HAS
NO AUTHORITY OR JURISDICTION TO TRY ANY FORMER PRESIDENT.**

**DOING SO CONSTITUTES A GRIEVOUS AND UNCONSTITUTIONAL
USURPATION OF POWER BY THE SENATE AGAINST THE AMERICAN PEOPLE.**

IT ALSO VIOLATES THE DOCTRINES OF LACHES, MOOTNESS AND DUE PROCESS.

**THE SUPREME COURT HAS THE CLEAR AND PRESENT DUTY,
UPON PROPER APPLICATION, TO ISSUE A WRIT OF PROHIBITION
OR OTHER EQUITABLE RELIEF ENJOINING THIS ULTRA VIRES ACT.**

**THE UNITED STATES SENATE MUST RESPECT
THE CONSTITUTIONAL LIMIT TO THEIR POWERS.**

**IF THEY FAIL OR REFUSE, THEY MUST BE COMPELLED TO DO SO,
AS A VITAL MATTER OF CHECKS AND BALANCES.**

**THIS AND OTHER USURPATIONS ARE HISTORICAL ACTS
WHICH CAN BE CALLED TO ACCOUNT AT ANY TIME.**