## "IMPEACHMENT"

## THE UNITED STATES CONSTITUTION GIVES THE SENATE THE POWER TO TRY "<u>THE PRESIDENT</u>" 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 DESTABLIZING 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 <u>ANY</u> 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.