



FIRST AMENDMENT PETITION FOR REDRESS OF GRIEVANCES

Relating to Violations of the United States Constitution MONEY AND MONETARY POLICY

WE THE FREE PEOPLE OF THE UNITED STATES, *by and through the unalienable, individual Rights guaranteed by the Declaration of Independence and the Constitution for the United States of America, hereby Petition the President of the United States and the members of the House of Representatives and Senate of the United States Congress for Redress of our Grievances, to honor their Oaths or Affirmations of office and their constitutional obligations by responding to this Petition within forty (40) days, providing a formal acknowledgement of its receipt with a rebuttal of its legal arguments and statement of facts, or demonstrating a good faith effort to comply with its remedial instructions.*

WHEREAS, by the terms and conditions of the Declaration of Independence and Constitution for the United States of America, We the People have expressly established a republican form of government, empowering it to act only in certain ways, while purposely and patently restricting and prohibiting it from acting in certain other ways without Amendment, and;

WHEREAS, We the People are entitled, by Right, to a constitutionally valid form of money and system of national monetary policy, and;

WHEREAS, the current debt-based, fiat currency has had a devastating, adverse impact on America's economy and Her middle class, and;

WHEREAS, the current debt-based, fiat monetary system violates the Letter and Spirit of Article I, Section 8, Clause 5 and Article I, Section 10, Clause 1 of the Constitution for the United States of America, and;

WHEREAS, the First and Ninth Amendments to the Bill of Rights guarantee to every American the unalienable Right to hold the government accountable to each and every principle, prohibition, restriction and mandate of the Declaration of Independence and Constitution for the United States of America,

NOW THEREFORE:

WE THE PEOPLE *do hereby seek the following Remedies and Instruct the*

President and the members of Congress to respond to this Petition as follows:

1. Within forty (40) days following the service of this First Amendment Petition for Redress, The Congress of the United States, in the exercise of its power authorized by Article I, Section 8, Clause 5 of the Constitution for the United States of America, “[t]o Coin Money, regulate the Value thereof, and of foreign Coin,” shall enact a statute:
 - (a) establishing a National Advisory Commission on Alternative and Competitive Currency, and;
 - (b) calling upon each of the several States to establish its own State Advisory Commission on Alternative and Competitive Currency, and;
2. That the sole purpose of the said Advisory Commissions shall be to study and recommend the means by which each individual State as well as the several States and Congress collectively, can promote the adoption by both the several States and the United States, as rapidly as possible, of an economically sound and Constitutional alternative and competitive currency, which shall:
 - (a) **consist exclusively of silver and gold**, the units of which shall consist of 371.25 grains (troy) fine silver and 371.25 grains (troy) fine gold, (the Constitutional definition of “dollar” according to the Mint Act of 1792), which shall be subject to transfer from one party to another in both an **electronic form** measurable in any number of units, as well in tenths, hundredths, thousandths, and ten-thousandths of a unit, and the **form of coins** (whether of traditional or nontraditional shapes) of convenient weights consisting of multiples of the units or common fractions thereof, and;
 - (b) **gradually be introduced** as the media of exchange in all of the financial transactions of the governments of each of the several States and of the United States, so as in a measured manner to minimize and finally supplant the use in such transactions of Federal Reserve Notes or bank balances payable in those notes to the maximum degree possible consistent with the general welfare, and;
 - (c) **eventually supplant** the use of such notes or balances in all private monetary transactions within and among each of the several States to such degree as the free market determines economically appropriate, and;
 - (d) That the National Advisory Commission shall be made up of persons selected by a Committee composed of: Dr. Edwin Vieira, Jr., Dr. Lawrence M. Parks, Judge Andrew Napolitano, G. Edward Griffin, Ronald Mann and William Bergman, and;

3. That, within thirty (90) days from the effective date of the said statute, the National Advisory Commission shall submit to Congress a report containing complete and specific drafts of all such legislation as may be necessary and proper for Congress to enact in order to guarantee that the citizens of each State may employ an alternative and competitive currency in all of their private economic transactions, free from any form of taxation, reporting, or other regulation by the United States or any agency thereof, or by any State or agency thereof, that increases in cost, hinders, deters, discourages, delays, or renders cumbersome the use of such currency, or the consummation of transactions in which such currency is the medium of payment, in comparison to the same use of, or the consummation of similar transactions involving Federal Reserve Notes or bank balances payable in such notes, and;
4. That, within thirty (60) days of its receipt of the National Advisory Commission's report submitted pursuant to Paragraph 2, ante, Congress shall enact such legislation as will achieve the goals set out in that Paragraph, and;
5. The President shall cooperate with and assist the Congress and the National Advisory Commission in the performance of Paragraphs 1-4 above.

Respectfully submitted this day of , 20__, by:

<u>First Name</u>	<u>Last Name</u>	<u>City</u>	<u>State</u>