

Constitutional Amendment for Federal Term Limits

Shall the Governor of the State of Colorado and the Colorado State Legislature be required to call for and actively work for the formation of a Constitutional Convention for the sole purpose of amending the U. S. Constitution with the attached "Congressional Accountability Act".

The Constitutional Convention shall be limited to the attached amendment with no changes allowed, and states should allow ratification to go thru the voters.

Congressional Accountability Act

Section 1 Term Limits

No person shall be elected to the U. S. Senate or the U. S. House of Representatives for a combined total of more than two (2) terms. Persons serving in a cabinet position shall serve a maximum of two (2) presidential terms. Congressional staff and pages shall also be bound by these term limits. Elected members of Congress, their staff, and all cabinet members shall be permanently banned from working as lobbyists.

Section 2 Pay and Benefits

Pay for all elected members of Congress shall be set at 150% of the median income of the district they represent. Congress shall authorize the construction of modest apartments to be used by members of congress, without charge, during their terms. Health insurance will be purchased by past, current, and future members of Congress and their dependents in the same manner as their constituents. All members of Congress, past, present and future shall retire on Social Security and Medicare.

Section 3 Bills and Laws

All bills and laws shall be written in layman's terms in order for the public to understand what is becoming law. All future bills shall be limited to singular issues. Any person who receives or has received any donations or gifts from any group shall not be allowed to write a bill, influence a bill, or vote on a bill that would affect the group in question.

As a representative of the people, Senators and Representatives are expected to preform their jobs. Any member of Congress who misses 10% or more votes per year in both committee and full chamber votes shall be removed from office, and replaced in accordance with the rules of their state.

Congress shall make no laws to govern the people that do not apply equally to them.

Section 4 Campaigns

All persons running for federal elected office shall file five (5) years of tax returns at the time the candidacy is filed. All cabinet members shall comply with this provision when nominated. Successful candidates and their immediate family, both elected and appointed for cabinet positions, shall prior to taking office, file with the FEC a list of all assets, and place them in a blind trust. The FEC shall monitor changes and investigate all increases in excess of 10%. Personal residences shall be excluded from this requirement.

All campaign funds must be closely monitored, and shall be used only for campaign related expenses, and all campaign donations shall be used in an election cycle. Any campaign donations not spent during an election cycle shall be forfeited to the U. S. Treasury and applied to the national debt. This shall apply equally to candidates, PACs, Super PACs, and political parties. These expenditures shall be audited by the Federal Election Commission.

Any political donation of \$1000 or more shall be made a matter of public record following an election. Any group or corporation donating campaign funds shall have all donors named, and amount donated, and anyone who is in a position to direct campaign funding shall also be identified.