

**Initiative Title: Clarification of Liberty and Probable Cause, and Enforcement for Violating Rights.**

*Be it Enacted by the People of the State of Colorado:*

**SECTION 1. In the constitution of the state of Colorado, AMEND Section 3. Inalienable rights, as follows:**

Section 3. Inalienable rights. All NATURAL persons SHALL have ~~certain~~ THE FULL natural, essential and inalienable rights AS FREE LIVING PEOPLE, among which ~~may be reckoned~~ are the right of LIBERTY, FREEDOM FROM UNNECESSARY CONTROL; of enjoying and defending their lives ~~and liberty~~; of acquiring, possessing and protecting property; and of seeking and obtaining their safety and happiness.

**SECTION 2. In the constitution of the state of Colorado, AMEND Section 7. Security of person and property – searches – seizures – warrants.**

Section 7. Security of person and property - searches - seizures - warrants. The people shall be secure in their persons, papers, homes and effects, from unreasonable searches and seizures; and no warrant to search any place or seize any person or things shall BE ISSUED without describing the place to be searched, or the person or thing to be seized, as near as may be, nor without probable cause, EVIDENCE OF HARM OR SWORN STATEMENT BY A VICTIM, supported by oath or affirmation reduced to writing.

**SECTION 3. In the constitution of the state of Colorado, ADD NEW Section 33. Protection of Liberty.**

SECTION 33. PROTECTION OF INALIENABLE RIGHTS – NO NATURAL PERSON SHALL BE PROSECUTED IN ANY CIVIL OR CRIMINAL COURT BY THE STATE OR A DISTRICT ATTORNEY WITHOUT PROBABLE CAUSE TO A CRIME, EVIDENCE OF HARM OR SWORN STATEMENT BY A VICTIM; NOR SHALL A NATURAL PERSON BE A DEFENDANT IN A CIVIL CASE WHERE A CORPORATION OR OTHER LEGAL ENTITY IS PLAINTIFF, WITHOUT A PRE TRIAL HEARING ENSURING THE NATURAL PERSONS INALIENABLE RIGHTS HAVE NOT BEEN VIOLATED AS PART OF THE CASE SUBJECT MATTER, OR A WRITTEN WAIVER OF RIGHTS BY THE NATURAL PERSON; ANY OFFICER, AGENT, OR EMPLOYEE OF A PUBLIC ENTITY CONVICTED OF VIOLATING INALIENABLE RIGHTS SHALL ALSO BE CONVICTED OF TREASON.

**SECTION 4. In the constitution of the state of Colorado, AMEND Section 9. Treason – estate of suicides.**

Section 9. Treason - estates of suicides. TREASON AGAINST COLORADO SHALL CONSIST OF INTENTIONALLY VIOLATING INALIENABLE RIGHTS OF NATURAL PERSONS; Treason against the state can consist only in levying war against it or in adhering to its enemies, giving them aid and comfort; no person can be convicted of treason, unless on the testimony of two witnesses to the same overt act, or on his confession in open court; no person can be attainted of treason or felony by the general assembly; no conviction can work corruption of blood or forfeiture of estate; the estates of such

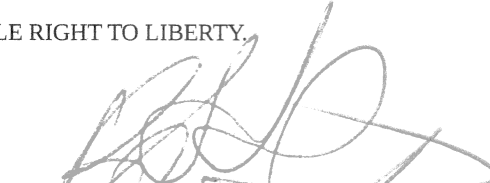
persons as may destroy their own lives shall descend or vest as in cases of natural death.

**SECTION 5. In Colorado Revised Statutes Title 24-106 Immunity and partial waiver, ADD section (k).**

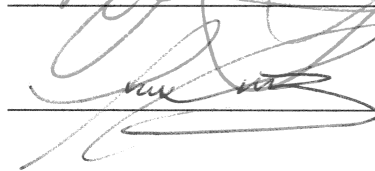
(K) INTENTIONALLY VIOLATING THE INALIENABLE RIGHT TO LIBERTY

**Proposal Representatives**

Raymond Surface

  
\_\_\_\_\_  
11/5/25  
date

Lindsey Lamb

  
\_\_\_\_\_  
11/04/25  
date

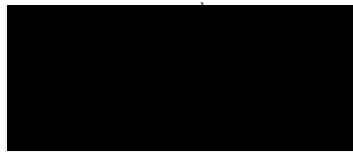
**Representative contact info**

Lindsey Lamb



[lindseylambinnerspace@gmail.com](mailto:lindseylambinnerspace@gmail.com)

Raymond Surface



[raymundo@aguadiero.net](mailto:raymundo@aguadiero.net)