

Petition 3

Lobbying

We the People of the State of _____, County of _____, Hereby demand cessation of the criminal act of lobbying.

Since the mid-1800's the legislative and executive branches of our government has refused to produce laws the most wholesome for the good of the public, opting rather to give preference to smaller groups and organizations and the judiciary has refused to strike down such legislation.

Any federal law, which gives preferential treatment of any kind whatsoever, to any state, group of persons, companies, corporations or businesses of any kind whatsoever, completely defies the Constitutional mandate of equal protection of the laws and has been created in the absence of promoting the public good.

The primary purpose of our elected federal servants is to protect the the union of the several states and ensure that all persons enjoy equal protection of the law.

The primary purpose of the State legislatures is ensure the protection of their respective states and further ensure that the people enjoy the equal protection of the law.

Section 1: BRIBERY:

Defined as: the offering, giving, soliciting, or receiving of any item of value as a means of influencing the actions of an individual holding a public or legal duty.

Regardless of whether a person is actually in an office of public trust, those who are campaigning for such offices [especially federal office] only demonstrate their intentions when accepting any thing of value in order to act favorably toward any group smaller than the entire nation.

Lobbying effectively constitutes bribery and shall be construed as an unlawful act. against the United States.

Section 2: CONSPIRACY:

Defined as: a secret plan by a group to do something unlawful or harmful.

Bribery being an unlawful act, and any person or group secretly donating bribes in the form of campaign contributions in order to influence potential office holders constitutes conspiracy between both parties.

Lobbying effectively proves conspiracy between the donor and the potential office holder and shall be construed as a criminal act against the United States.

Section 3 FRAUD:

Defined as: wrongful or criminal deception intended to result in financial or personal gain.

The act of any person who advances their personal financial standing by accepting bribes from conspirators while campaigning for public office, then, once elected to office,

conducts themselves in any manner other than in the interest of the entire nation, can only be construed as the act of fraud.

Section 4. Subversion

Lobbying legislators for the purpose of obtaining any form of preferential treatment in the form of legislation effectively constitutes the crime of subversion.

Subversion is defined as: the undermining of the power and authority of an established system or institution.

Section 5. Conclusion

The act of lobbying can only be construed as a criminal act, as it clearly falls within the scope of the above definitions.

Section 6. Impeachment, Trial, Conviction and Punishment

A. State and Federal Legislators:

We the people hereby demand that any and all of our state and federal representatives be apprehended and subsequently face impeachment charges of Conspiracy, Fraud, Accepting bribes and attempted subversion of our Constitutional Republic and tried in the appropriate manner.

Any elected servant found guilty of any of the foregoing crimes or aiding and abetting in the commission of said crimes, shall be: 1. Immediately impeached and removed from office; 2. Forbidden from holding any office of public trust in any state within this union and; 3. [if applicable] disbarred and forbidden from practicing law in any state within this union.

If Impeached, the accused may be liable to criminal prosecution.

Corruption of blood shall work only during the life of the accused.

B. Lobbyists:

We further demand that any and all persons identified as "Lobbyists" be apprehended and tried before a jury under the same charges as enumerated in Section 6[A] above.

If convicted, the appropriate punishment shall be determined by the jury, but shall be no less than the punishment prescribed in the case of impeachment above.

C. Campaigners for Public Offices:

Any person ,campaigning for election to any office of public trust, accused of accepting contributions from any person, group, business, company, corporation or government whatsoever shall be immediately disqualified from any such election and banned from holding any office of public trust, state or federal, for the remainder of their life.

They shall be apprehended and tried before a jury under the same charges as enumerated in Section 6 [A] above.

Corruption of blood shall work only during the life of the accused.

D. Private Sector Executive Officers

We further demand the arrest and trial of any and all executive officers of any and all businesses, companies, corporations, or other group of persons who procure lobbyist for the purpose of bribing our elected servants.

If convicted: 1. The offender shall be subjected to the same punishments as enumerated in Section 6[A]; and 2. A fine of no less than 25% of the annual profit for each and every year the accused retained the services of any lobbyist.

The fine[s] shall be deposited in the treasury of the respective state where the crimes were committed.