

# Action/Prayer/FYI alerts for America



## Action/Prayer/FYI Item #1:

**Sovereignty and States Rights Amendment Convention...Is this dangerous ground for a runaway convention? It is time to learn the facts...**

**Learn the facts as to why Article V of our Constitution and State Legislatures are the last option for us to restore balance between the States and Federal government. THEN TAKE ACTION!**

Read an article written by Michael Farris with the Convention of States who is addressing the following concern by accessing the link below. Also, read Charles Kacprowicz's response to Mike Farris' open letter concerning this initiative.

*"I got an email this morning from a homeschool leader who was sent an email urging homeschoolers to write to me because I was promoting a "dangerous" constitutional convention. The argument, as usual, was based on the assertion that our original Constitution was illegally adopted by a runaway convention. Now read the truth of why this is not the case."*

[http://citizeninitiatives.org/CK\\_Response\\_to\\_M\\_Farris.pdf](http://citizeninitiatives.org/CK_Response_to_M_Farris.pdf)

**PLEASE FORWARD THESE STEP BY STEP INSTRUCTIONS TO YOUR STATE LEGISLATORS. THE IRON IS HOT! IT IS TIME TO STRIKE FOR VICTORY!**

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**ARTICLE V CALL FOR THE “SOVEREIGNTY AND STATES RIGHTS AMENDMENT CONVENTION”** through State Legislatures, bypassing Congress, the Courts and Executive Branch.

This Amendment restores Constitutional, National and States *Sovereignty*, provides protections against ill advised enactments of *Martial Law*, enhances *Privacy Protections*, gives the States *Countermand* authority to disallow Federal laws (current and retroactive), and provides *Enforcement* authority to the States. State Legislatures are America’s final arbiters in all Constitutional issues.

[http://citizeninitiatives.org/calls\\_on\\_congress.htm](http://citizeninitiatives.org/calls_on_congress.htm)

**CITIZEN INITIATIVES** is facilitating the *Call* for the *Sovereignty and States Rights Amendment Convention* between the States.

**There are three (3) major differences that separate us from other Article V Convention advocates:**

1. State Legislatures alone are sovereign under Article V. They do not need permission from Congress, the Courts, Executive Branch or Regulatory Agencies when Calling for a Convention. Sovereign citizens elect legislators to perform their Article V duties when an egregious wrong is suffered by the people.
2. Delegates who are sent to the Convention are Ambassadors of their Legislatures, they are not free agents. State Legislatures alone can define the deliberations of the delegates at the Convention, including the wording of the proposed Amendment.
3. The State Legislatures must not abdicate their Article V sovereignty. If they do then others will define it for them - Congress, the Courts, Executive Branch, Regulatory Agencies, Delegates, or Article V Groups. Once abdicated they will not get it back.

Under Article V more than one **Single Amendment Convention** can be Called for at the same time by State Legislatures. The most urgent Amendment to be ratified is the *Sovereignty and States Rights Amendment*. To listen to our December 3, 2013 “**Historic State Legislative Seminar**” **Conference Call**, which was a big success, use the access code or URL link below. State Legislators participated from Alaska to Florida.

1. Dial: **(712) 432-1202**, enter access code **685816#** and when asked enter reference number **13#**
2. You can click or copy and paste this link into your browser to listen to the audio recording on your computer:

<http://rs1234.freeconferencecall.com/fcc/cgi-bin/play.mp3/7124321500-685816-13.mp3>

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**LETTER TO LEGISLATORS:** [http://citizeninitiatives.org/Letter\\_to\\_Legislators.pdf](http://citizeninitiatives.org/Letter_to_Legislators.pdf)

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**SAMPLE “CALL” ON CONGRESS: “Sovereignty and States Rights Amendment CONVENTION”:**

1. Sponsor the **Call** for the *Sovereignty and States Rights Amendment Convention* in your State Legislature.
2. Because this “Application” on Congress is for a *Single Amendment Convention*, it is extremely important to keep the title of the Call the same for all **Calling** States.
3. The sample Call can be used or your Legislature can adopt other wording. However, remember the purpose of your **Call** is for a *Single Amendment Convention* so the content must not suggest that other issues will be deliberated on at the Convention by your delegates.

DOWNLOAD A COPY OF THE SAMPLE “CALL” FOR THE “SOVEREIGNTY AND STATES RIGHTS AMENDMENT CONVENTION”

[http://citizeninitiatives.org/Calls\\_Amendments\\_Generic.pdf](http://citizeninitiatives.org/Calls_Amendments_Generic.pdf)  
[http://citizeninitiatives.org/calls\\_on\\_congress.htm](http://citizeninitiatives.org/calls_on_congress.htm)

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**Text for “Sovereignty and States Rights Amendment”:**

1. The text for the *Sovereignty and States Rights Amendment* must be agreed to by at least 26 Calling States. If one State Legislature changes the text in any way it will delay the process because 25 other Legislatures will have to agree to the change.
2. The text of the Amendment is “NOT” to be included in your **Call** on Congress directing Congress to convene the Convention.

DOWNLOAD A COPY OF THE “SOVEREIGNTY AND STATES RIGHTS AMENDMENT”

[http://citizeninitiatives.org/Amendment\\_Sovereignty\\_and\\_States\\_Rights.pdf](http://citizeninitiatives.org/Amendment_Sovereignty_and_States_Rights.pdf)  
[http://citizeninitiatives.org/sovereignty\\_states\\_rights\\_amend.htm](http://citizeninitiatives.org/sovereignty_states_rights_amend.htm)

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**Delegate Resolution FOR THE “Sovereignty and States Rights Amendment”:**

1. The **Delegate Resolution** is your State Legislatures contract between you and the delegates you send to the Convention. It is “NOT” an Interstate Agreement between the States.

2. The delegates are Ambassadors of your Legislature, they are not free agents as some have foolishly argued.
3. State Legislatures alone choose how delegates are to be chosen.
4. The wording of the document can be altered, but the objective must be retained. The delegates are to complete the assignment you give them. They are “NOT” to operate as independent agents. One State added the penalty of criminal prosecution against their delegates if they violate the terms in the **Delegate Resolution**.
5. The Delegate Resolution does not need the signature of the Governor. It is a Legislative Resolution under Article V of the United States Constitution. Because State Legislatures are sovereign under the Article V, it is a document that legislators alone approve.
6. The **Delegate Resolution** includes the text for the proposed **Sovereignty and States Rights Amendment** that the delegates will vote up or down at the Convention. Twenty six, or more, State Legislatures must approve the identical text of the **Amendment** in the **Delegate Resolution** in order for the Convention to be safe, predictable and successful.

DOWNLOAD A COPY OF THE “DELEGATE RESOLUTION” FOR THE “SOVEREIGNTY AND STATES RIGHTS AMENDMENT CONVENTION”

[http://citizeninitiatives.org/Delegate\\_Resolution\\_Sovereignty\\_States\\_Rights.pdf](http://citizeninitiatives.org/Delegate_Resolution_Sovereignty_States_Rights.pdf)  
[http://citizeninitiatives.org/Delegate\\_Resolution\\_Sovereignty\\_States\\_Rights.htm](http://citizeninitiatives.org/Delegate_Resolution_Sovereignty_States_Rights.htm)

**Citizen Initiatives is serving State Legislatures as their facilitator. We will be monitoring the Calls, Delegate Resolutions and Ratifications in both the States and Congress and reporting to you the progress being made.**

**WE CAN RESTORE OUR CONSTITUTIONAL REPUBLIC.**

Charles Kacprowicz  
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P.S. To download a PDF copy of this document go to:  
[http://citizeninitiatives.org/Legislator\\_Document\\_Links\\_12-5-13.pdf](http://citizeninitiatives.org/Legislator_Document_Links_12-5-13.pdf)

## **Action/Prayer/FYI Item #2:**

**Contact your U.S. Senators and urge them to oppose H.R. 3626, the so-called “undetectable” gun ban at once**

**\*\*\* The congressional switchboard can be reached at (202) 224-3121. Ask to be connected to your Congressman.**

**Or, you can use the following website to send your representatives and email.**

<http://hq-salsa.wiredforchange.com/o/5950/getLocal.jsp?zip=33584&zip4>

House Republicans not only failed to stand up to anti-gun Senator Chuck Schumer and President Obama’s anti-gun agenda. . .

**They folded like a house of cards.**

In order to prevent pro-gun members from being able to voice their objections, House Republican leadership deliberately moved-up today's scheduled vote.

Because of this last-minute scheme, the anti-gun bill passed this morning in a virtual empty room.

In fact, lawmakers introduced and passed H.R. 3626, a ten year extension of the so-called “undetectable” gun ban, all in 24 hours.

Unfortunately, now this gun ban extension has been put on the fast-track to becoming law.

Worse, moments after the House gavel dropped, Senator Chuck Schumer announced his intentions to tack on his expanded anti-gun provisions to the final bill in the U.S. Senate.

This bill plays straight into President Obama and anti-gun Attorney General Eric Holder's hands.

But the good news is that you can still help stop it.

Please take a moment to contact your U.S. Senators and urge them to oppose H.R. 3626, the so-called “undetectable” gun ban at once.

When you speak to them, let them know that a vote to reauthorize the so-called “undetectable” gun ban is a vote for more gun control and less freedom.

Dudley Brown

Executive Vice President

The National Association for Gun Rights

## **Action/Prayer/FYI Item #3:**



## Open Debates 2016 Challenges the Partisan Commission on Presidential Debates:

REAL Third Party Debates for 2016! I am sooo excited. Grassroots takes over primetime! Let me know what you think. by KrisAnne Hall

"A dedication to the principles of a full, frequent, and fearless discussion is uniting a coalition of minor parties, nonpartisan organizations, and engaged voters who want an alternative to the partisan presidential debates. They are banding together to produce Open Debates 2016, an unprecedented undertaking which aims to open the discussion across 10 nationally televised debates, including candidates that aren't exclusively on the Republican or Democratic tickets.

...Carter was instrumental in orchestrating the third party debate in 2012. He says it's time for voters to get a real discussion on the issues:

"The commission needs a shakeup of their debates. Their debates are shams, there are secret backroom deals, the candidates get questions far in advance, and we're not getting a real debate, we're getting a scripted performance."

...In order to foster a substantive discussion, participants won't receive questions ahead of time and a series of about 10 debates will give candidates a chance to address the issues in depth, diminishing the need to rely on partisan talking points. The top candidates are chosen by voters who will then move on to the subsequent round. So rather than leaving the results up to partisan pundits in the mainstream media, voters would choose who performed the best.

The Commission on Presidential Debates (CPD) started administering presidential debates in 1987 when it took the reins from the League of Women Voters (LWV). The following year, the LWV withdrew their sponsorship, stating:

"It has become clear to us that the candidates' organizations aim to add debates to their list of campaign-trail charades devoid of substance, spontaneity and honest answers to tough questions. The League has no intention of becoming an accessory to the hoodwinking of the American public."

Read full article here: <http://bit.ly/18oehM5>

Leaked Debate Agreement Shows Both Obama And Romney Are Sniveling Cowards <http://bit.ly/1ceVeBQ>

## **FYI Item #4:**

### **JUDGE: DETROIT PENSIONS CAN BE CUT IN BANKRUPTCY**

<http://blogs.marketwatch.com/encore/2013/12/03/detroit-pensions-can-be-cut-in-bankruptcy/>

So what's the big deal?

U.S. Bankruptcy Judge Steven Rhodes ruled today that Detroit is eligible to file for Chapter 9 bankruptcy protection. That ruling clears the way for the city, the largest ever to declare bankruptcy, to restructure its \$18 billion in debt. And, in a move that's sure to be closely watched by other struggling municipal governments, Rhodes ruled that the city's public-sector pensions could be reduced as part of that restructuring. Rhodes said in a summary of his ruling that Michigan's state constitutional protections for pensions "do not apply to the federal bankruptcy court."

This: In the "Bankruptcy Reform Act of 2005" the banksters got the US Congress to pass a law classifying repos and derivatives as secured assets with "super-priority" in bankruptcy. Pensions are classified as unsecured assets so the pensioners are paid AFTER the banksters. Basically, the current assets in the Pension Accounts will be used to payoff the Banksters derivative cons.

**That my friends...is the new Bail-In!**

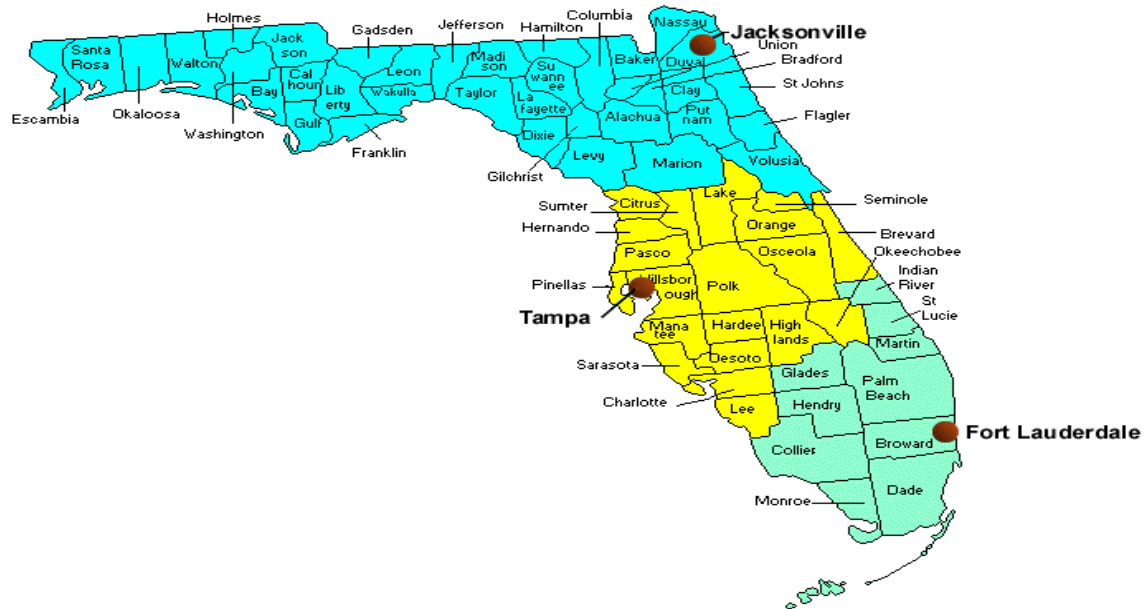
Will the People of Detroit take this lying down?

Bix Weir

[www.RoadtoRoota.com](http://www.RoadtoRoota.com)

**Action/Prayer/FYI alerts for the state of Florida begins on the next page...**

# Action/Prayer/FYI alerts for the state of Florida



## FYI Item #1

### FLORIDA PUBLIC SCHOOLS: TEACHERS GETTING HIGH EVALUATIONS IN FAILING SCHOOLS

Florida has a comprehensive grading system for its public schools. There are eight Assessment-Based Measures in the school grading system. In grades K-8 50% measures student performance and 50% student learning gains. For high schools it is different. Under Florida law (s. 1008.34, F.S.), up to 50 percent of the school grade for high schools is based on certain other components in addition to the assessment: Participation in Accelerated Curricula, Performance in Accelerated Curricula, Graduation Rate, Five-year graduation rate, At-risk Graduation Rate and College Readiness.

For the purpose of this column we only looked at the 2013 K-8 public school grades (elementary and middle school) and compared them to the percentage of teachers in selected schools who received either an Effective or Highly Effective teacher evaluation by their school administration.

What we found will shock you ...

READ MORE: <http://drrichswier.com/2013/12/04/16942/>



**Together** we CAN make a difference for **His Kingdom** and **America!** Blessings until we meet again.

Thanks and God Bless!

In His Service,

*Donna M. Rogers*

*Founder of Angel of Love and Light Ministries*  
<http://www.angellofffaith777.com>

*Board of Directors Save America Foundation*  
<http://www.saveamericafoundation.com/>

*TeaParty.org State of Florida Director*  
<http://teapartyorg.ning.com/group/florida/>

*State of Florida Coordinator for The Black Robe Regiment*  
<http://blackroberegiment.ning.com/>

***Watch your thoughts because they become your actions, character, and ultimately your destiny...***