

Jack Venrick

Subject: Montana Leg Action Alert - DO NOT SUPPORT Montana HB 340 - Herein is Why

February 18, 2017

To: Montana Senate
cc: Montana Friends (Please vote no on HB340)

Subject: Montana HB 340 – The Centralizing of the office of “Political Practices” Lobbying Function From a Government Funded Commissioner To the Montana Secretary of State and AG

I believe this bill’s intent is to save money for the state while centralizing the functions where the law is commonly handled now-a-days, i.e. in the office of the AG and Secretary of State.

However, the reasons I do not like this bill as written and changed are listed below with better alternatives with all due respect.

Please vote NO on this bill

1. HB 340 gives too much power to the state AG and the Secretary of State
2. Ralph Boryszewski, a retired Rochester Policeman, in his book, “The Constitution That Never Was” makes a case against the AG having no constitutional status as well as most attorneys in government office. He has two books out of this subject, the latest is “Theft of a Nation: A History of Organized Crime and Betrayal by the Bench and Bar”. He is 98 years old!
 - a. You can review a summary of this incredible man here and some of his works - <http://www.freedomforallseasons.org/MustReadMustSubscribeMustSupportMustSee.asp>
3. For most property owners aware of their lost rights, it takes no book to see the destruction that lawyers and attorneys have done to our unalienable rights.
 - a. They have taken over control of the Citizens Grand Jury making it difficult for the citizen to use this power against misdirected government employees.

- b. They have suppressed jury nullification of the laws, regulations, codes, statutes, et al
 - c. Check out more legal skullduggery research I have done -
<http://www.freedomforallseasons.org/FreedomFromDefactoLaws.asp>
4. The missing 13th Amendment which made a case against the use of attorneys in any government office is another classic case against the insertion of this grossly misdirected office.
 - a. <http://www.barefootsworld.net/real13th.html>
 - b. <http://www.thirdamendment.com/8SCIDLJ577.pdf>
 - c. <http://www.lawfulpath.com/ref/13th-amend.shtml>
 - d. <http://www.amendment-13.org/>
 - e. There are uncountable sources addressing this fraud, these are only a few.
5. America has a long history of lawyers and judges as a whole usurping the power of the people into their power and pockets.
6. Look what Montana AG Tim Fox has done to us re. the CSKT contract with the help of the Governor Bullock and a slim majority of the House and Senate passing a fraudulent bill which was ruled unconstitutional having no constitutional muster nor the vote of the sovereign state Citizens who were largely against such a taking. How can a bill pass through the house, senate, AG and governor, et al and still not be vetted by the state constitution and the Montana state sovereign Citizens impacted? Sadly very easy.
7. Independent commissions are the best way to deal with ethics. How can a government fox manage a government chicken coup, let alone a non government chicken coup?
8. A search of HB 340 shows 129 finds of “attorney general”, i.e. most changing from “commissioner” to “attorney general”.
9. A Search of HB 340 for “Secretary of State” finds 120 occurrences.
10. A search of HB 340 for “Commissioner” finds 239 occurrences.
11. We want to take away the Office of Attorney General not give it more power.
12. Here is a quote from “The Constitution That Never Was by Ralph Boryszewski, page 104, last paragraph.
 - a. “Colonial Americans were very much abused by judges and prosecutors..... who tried to limit the power of Colonial juries. In a long threatening charge, Chief Justice Thomas Hutchinson of Massachusetts warned members of the Grand Jury

they must find a true bill. This means they must bring in an indictment wherein they swear the charges they voted are true. When the Grand Jury refused, the Chief Justice was helpless. The Attorney General and prosecutors could not find anybody willing to testify against citizens who resisted English rule. The English then established Admiralty Courts to limit the powers of colonial juries. These courts had Americans tried in England. Mindful of such previous abuses by the judges and lawyers, the American people refused to ratify the Constitution unless a Bill of rights was forthcoming. {and this took a couple more years, Jack note}

13. I believe this function of “political practices” and holding the lobbying function to a true and honest free Republic belongs with a commission of private Montana sovereign state Citizens who are property and business owners less unencumbered, less complicit and less entangled with any government body or legal affiliation. There is too much historical evidence revealing the subversion of our once free Republic by the legal profession, legal associations, municipal systems and court system manipulating our freedoms, liberty and unalienable rights into their pockets.
14. I can certainly understand how shocking this must sound for those who believe that the legal and judicial offices and associations which were put in place with the “intention” of protecting the sovereign state Citizens over the generations have turned American birthrights upside down and backwards. We are all in a political prison camp.
 - a. Also this seems like an appropriate bill to add a clause to stop the tribal government created entities from lobbying and donating to political campaigns. Pseudo government bodies taking tax and subsidy funding with one hand and using these takings to lobby for more power and resources is criminal. Few individual state Citizens can compete with such lobbying power.
 - b. For more on the Montana CSKT Water Compact Taking link here - <http://www.freedomforallseasons.org/FreedomFromWaterTakings.asp>
 - c. The 7 some Montana tribes lobbying power have gutted all legal representation in the state in addition to the Montana State Constitution. Money talks and freedom and liberty walk.
15. Another example of the subversion of the state attorney general position may be found in my research on the Washington State Constitutions, yes you read that right, two constitutions. See link below.
 - a. The State of Washington CONstitution that Never Was - <http://www.freedomforallseasons.org/FreedomFromTheStateofWashingtonCONstitutionThatNeverWas.asp>

- b. Check out an excerpt from this research in the cells below re. the position of State Attorney General which was rightfully missing in the 1878 version of the State of Washington Constitution and then later reappeared in a much altered and highly questionable 1889 version.

Article III Distribution of Powers

Section 2. State of Washington Original 1878 Constitution

Section 2. is MISSING in the 1889 Constitution

"No person or collection of persons, holding any position in or exercising any authority under one of these departments, shall hold any office in, or exercise any authority whatever under either of the others, except such as may be express provided in this constitution."

The position of State Attorney General is also rightfully MISSING in the 1878 Original 1878 constitution but mentioned 9 times in the 1889 version.

[Relevant read re. missing 13th Amendment in US Constitution \(Item #11\)](#)

The original 13th Amendment is missing in the U.S. Constitution, ratified in 1819, restricts nobility.

- *If any citizen of the United States shall accept, claim, receive, or retain any title of nobility or honor, or shall without the consent of Congress, accept and retain any present, pension, office, or emolument of any kind whatever, from any emperor, king, prince, or foreign power, such person shall cease to be a citizen of the United States, and shall be incapable of holding any office of trust or profit under them, or either of them" *Journal of The Senate, Page 508**

EMOLUMENT. The lawful gain or profit which arises from an office.

[Bouvier's Law Dictionary 1856 Edition](#)

"Those who have been once intoxicated with power and have derived any kind of emolument from it can never willingly abandon it." ~ Edmund Burke

"The term "Attorney General" was NOT mentioned in the U.S. Constitution or ratifying conventions nor does it appear in the text of the U.S. Constitution.

Therefore, Congress did not have the authority to create a new officer, an Attorney General, whom it could constitutionally involve in either the judicial or executive process; NOR did congress have the authority to create a new officer to be known as an "attorney for the United States." Congress was limited to establishing the federal courts. According to the terms of the Constitution, the federal courts could only be hearing bodies of judges limited entirely to deciding constitutional questions. The Supreme and inferior courts could not be trial courts if there was no Attorney General to act as attorney for the United States who could submit arguments in rebuttal to those of an aggrieved person seeking a judicial ruling. The word "trial" appears only twice in the Constitution and refers specifically to trial by jury, which "shall be held in the state where the said crimes shall have been committed."

"The word "suit" does not once appear in the Constitution."

The Constitution That Never Was by Ralph Boryszewski, pg. 175 (retired 90+ Rochester NY Policeman)

[Link here to see how the First Judiciary Act and many other Congressional takings stole what was rightfully yours after the American Revolution.](#)

16. See another excerpt below from my research on the State of Washington CONstitution.
 - a. Check out the word count of the two versions of the constitutions to see how much those two constitutions changed over only 11 years!
 - b. For the rest of the story on how the state of Washington fixed the constitution you may link below and view table for a quick compare.
 - <http://www.freedomforallseasons.org/FreedomFromTheStateofWashingtonCONstitutionThatNeverWas.asp>

State of Washington Constitutions - Word Compare		
Word or Phrase Count	Original 1878 State of Washington Constitution	1889 State of Washington Const
judge(s)	52	1. No digital version available I can fin
tax (es)	32	2. 1889 is the basis for current "Constitu
amendment(s)	12	3. Assume 1889 word counts less than 2
property	37	4. 2010 property counts are high partly c duplication in sections amended multi
corporation(s)	32	
land(s)	42	
right (s)	35	
revenue	2	
free (words using)	11	
attorney	9	
fine(s)	9	
salaries	4	
retirement	0	
penal	10	
attorney general	0	
prosecuting attorney	0	
oath(s)	21	
militia	1	
municipal corporation	6	
eminent domain	1	
all property	2	
aliens	7	
treason	4	
corrupt(ion)	1	
solicitation	0	
pension(s)	1	
sovereignty	1	
allodial	1	
wage(s)	0	

c. Lastly, to further make my case for a very very limited government, I would like to raise the flag of freedom and liberty to Professor Randy Barnett who is one of a handful of most distinguished freedom fighter attorneys. He is Professor of Legal Theory and Director of Georgetown University Legal Theory.

d. You can check him out here -

<http://www.randybarnett.com/jv1y2xuk56dzs5wqakvarmqkx2ja7m>

Randy E. Barnett with his own time and funding, as I understand, gathered up and digitized all of Lysander Spooner's material near forgotten since the Civil War. Lysander Spooner was one of the most profound legal writers and jurist in history during the Civil War era. Even Mr. Spooner's grave had near turned to dust because he became so forgotten. That has all changed because in large part of the generosity and prestige of

Professor Randy E. Barnett. Mr. Lysander Spooner's site is banned in China, that should give you an idea how Lysander Spooner speaks to a very very limited government.

- 1) Randy E. Barnett has set up this web site of all Lysander Spooner's writings as they have been uncovered in dedication to his greatness to liberty - <http://www.lysanderspooner.org/photography/>
- 2) I have been a student and fan of Lysander Spooner for over a decade and have quoted him in this presentation below and on my web site as well as other works.
 - a. <http://www.freedomforallseasons.org/Brotherhood%20of%20Darkness%20-%20Working%20Copy%20New%20Background.doc> - Word 1997 & ON
 - b. <http://www.freedomforallseasons.org/Brotherhood%20of%20Darkness%20-%20Working%20Copy%20New%20Background.pdf> - PDF
 - c. **Please go to Page 49 through 66 to read key selective quotes extracted from Lysander Spooner's infamous letter to Grover Cleveland in 1886.**

You may view the chronology of how we have become spun into a political prison camp over the last 241 years (2017- 1776) link below, a work in process.

- <http://www.freedomforallseasons.org/unFederalunReserve/USADebtHistoryAndChronologyofPropertyTakingsRevised11-15-16.xls>

For my Montana friends, please vote NO at link below. HB 340 was referred to the Senate Legislative Administration Committee on Fed 15th. Use the link below and send a message to the entire Senate (S) Legislative Administration Committee with one click. Thank you Laura Lee for this information and all the terrific work you are doing to keep us informed.

- <http://leg.mt.gov/css/Sessions/65th/legwebmessage.asp>

In Freedom For All Seasons,

Jack Venrick
Rollins, Montana
www.freedomforallseason.org

“And my answer is, that from the moment it is conceded that any man, or body of men, whatever compel other men to obey them, every vestige of man's *natural* and rightful liberty is denied him. On the same basis, *viz.*, that they are the gift of God, or Nature, to him, *as an individual*, for his own rights taken from him by other men, all of them may be taken from him on the same reason. No one of the denial of any one of these rights is therefore equivalent to a denial of all the others. The violation of one will violate all of them. Plainly, unless all a man's natural rights are inviolable by lawmakers, *none* of them will be, whether calling themselves a government, or by any other name, have the right to take them from him. This necessarily implies a denial of all such things as individual liberty, or individual rights.

Lysander Spooner, **Extracts from “Letter To Grover Cleveland” by Lysander Spooner (1845)**

From: A True & Honest Montana Friend Laura Lee
Sent: Sunday, February 12, 2017 2:39 PM
To: Undisclosed-Recipient;
Subject: Leg Action Alert - SUPPORT HB 340
Importance: High

Current Bill Text:    [Previous Version\(s\)](#) 

Bill Type - Number: HB 340 [Fiscal Note\(s\)](#)
Short Title: Eliminate the office of political practices
Primary Sponsor: [Derek Skees](#) (R) HD 11

(H) Scheduled for 2nd Reading 02/13/2017

Link to Legislative web page for HB 340:
[http://laws.leg.mt.gov/legprd/LAW0203W\\$BSRV.ActionQuery?P_SESS=20171&P_BLTP_BILL_TYP_CD=HB&P_BILL_NO=340&P_BILL_DFT_NO=&P_CHPT_NO=&Z_ACTION=Find&P_ENTY_ID_SEQ=2=&P_SBJT_SBJ_CD=&P_ENTY_ID_SEQ=](http://laws.leg.mt.gov/legprd/LAW0203W$BSRV.ActionQuery?P_SESS=20171&P_BLTP_BILL_TYP_CD=HB&P_BILL_NO=340&P_BILL_DFT_NO=&P_CHPT_NO=&Z_ACTION=Find&P_ENTY_ID_SEQ=2=&P_SBJT_SBJ_CD=&P_ENTY_ID_SEQ=)

Link to Legislative web page – listing all Legislators House and Senate - alphabetically
<http://leg.mt.gov/css/Sessions/65th/roster.asp?HouseID=0&SessionID=111>

Callers may leave messages for legislators or acquire general legislative information by calling the Information Desk at (406) 444-4800. Callers may leave messages for up to 5 individual legislators or 1 legislative committee per call.

Online

Please contact your legislator during session by using the [online message form](#).

