# PROPOSED CONSTITUTIONAL AMENDMENT 

## FOR RECALL OF THE PRESIDENT AND VICE-PRESIDENT

## Amendment \# _

## Recall and Removal of the President and Vice-President

1. NO CONFIDENCE VOTES. The individual state legislatures shall have the right to pass Resolutions of No Confidence in the President and Vice-President at any time. If $60 \%$ of the state legislatures pass such a No Confidence resolution within a 120 day period, then the United States Congress, within 30 days of the last No Confidence resolution reaching 60\% of the states, shall hold a vote to select an Interim President and Interim Vice-President. The President and Vice-President shall continue to serve in their respective offices until the selection and swearing in of the Interim President and Interim Vice-President.
2. SELECTION OF CANDIDATES FOR INTERIM PRESIDENT AND VICE-PRESIDENT. Each political party having an elected Representative in the House of Representatives or a Senator in the Senate shall nominate one person to stand for election as Interim President. A Representative or Senator not affiliated with a political party (an "Independent") shall, for the purposes of this provision, be included in the Party with which that Representative or Senator caucuses in the selection of the leadership of their respective Branch of Congress.
3. ELECTION OF INTERIM PRESIDENT AND VICE-PRESIDENT. The House of Representatives and Senate shall then each vote on the candidates put forth by the respective Parties. Each Representative and Senator shall have one vote. The candidate who receives the most votes shall then become the Interim President and the person receiving the second most votes shall become the Vice-President. The parties winning this election shall assume their offices immediately upon the completion of the election and the President and Vice-President shall cease to hold those offices.
4. ELECTION OF NEW PRESIDENT AND VICE-PRESIDENT. Within 90 days of the selection of the Interim President and Vice-President, the state legislatures of each state shall vote to select Electors, the numbers of which will be the same number as that state had in the last presidential election. The Electors shall present a "slate" of President and Vice-President Candidates in the same manner as done by the electors in the last Presidential election. Those Electors shall then assemble in Washington DC on the $30^{\text {th }}$ day following the date on which the Interim President and Interim Vice-President began to serve as such to cast their votes for a replacement President and Vice-President. The candidates for President and Vice-President receiving the greatest number of votes from the Electors shall become the President and Vice-President to serve the remaining term of the President and Vice-President who were removed by the No Confidence votes of the state legislatures. The President and Vice-President as well as the Interim President and Interim Vice-President shall be eligible for election by the Electors.
5. TERMINATION OF INTERIM STATUS. In the event that the Interim President and Interim VicePresident are elected members of Congress, the state legislatures from their respective states shall select Interim Representatives or Senators to serve during the time that the Interim President and Interim Vice-President service in that capacity. The individuals selected as Interim President and Interim Vice-President, if they had held elected offices in the Congress before their selection, shall return to those positions when the newly elected President and Vice-President take office.
