

April 4, 2015  
Denise Turner Roth  
Acting Administrator  
U.S. General Services Administration  
1800 F Street, NW,  
Washington, DC 20405

Dear Ms. Roth,

As described in more detail in the accompanying Petition for Commencement of Rule Making Activities by the National Archives and Records Administration, pp. 51-55, I am requesting an inspection by the GSA of certain records now in the custody of the NARA. According to 36 CFR 1239.20, an inspection may be requested of the GSA or the NARA if evidence suggests a federal agency has failed to address specific records management problems involving high risk to significant records. As the NARA is the federal agency in question I am referring this request to your agency to avoid obvious conflict of interest.

As I believe the petition describes the reasons for the inspection, presents evidence supporting such inspection as well as describes these records in precise detail, I will not extend this letter further as this would cause needless redundancy.

For your convenience and reference I have included pdf copies of the petition as well as the Proposed Article V Convention call on a flash drive you will find in an envelope in this package.

Thank you for your time in this matter.

Bill Walker  
PO Box 1242  
Auburn, WA 98071  
foavc@isomedia.com

April 4, 2015  
Eric Holder Jr.  
Attorney General of the United States  
U.S. Department of Justice  
950 Pennsylvania Avenue, NW,  
Washington, DC, 20530-0001

Dear Mr. Holder,

As described in more detail in the accompanying Petition for Commencement of Rule Making Activities by the National Archives and Records Administration, pp. 44-50, several violations of federal criminal law by both federal and state officials have recently occurred. Some of these violations have already been brought to your attention. However evidence indicates despite the fact your office ordered investigations as required by federal law these investigations have been deliberately thwarted by DOJ personnel.

The most troubling violation of law is recent enactment of laws by six states entirely disenfranchising every American voter within their borders. While a complaint was filed with the Department of Justice, Civil Rights Divisions as of the date of this letter, no action whatsoever has been taken by DOJ. These laws further mandate felony arrest for so-called “representatives” who fail to follow “instructions” given them by a few select members of the state legislature thus bringing the governmental process in question under what can only be described as dictatorial control. The consequences of these laws are chilling. They open the door to the potential of preventing selection by the people of any state or federal official. I urge you review this matter immediately and act to stem this dangerous trend of mass voter disenfranchisement by the states.

Additionally as described in more detail in the petition citizens wishing to present evidence of these criminal violations to a federal grand jury have deliberately been blocked by DOJ officials. While federal law permits a grand jury to ignore any testimony once presented if it chooses, that same law prohibits DOJ personnel from preventing a citizen from testifying before a federal grand jury about matters the citizen believes are violations of federal criminal law if the citizen requests to testify before the grand jury. In all instances documented evidence proves the substance of the allegations made by these citizens. For these reasons Mr. Holder I request you order a full investigation of all issues described in the petition related to violation of federal criminal law.

For your convenience and reference a copy of the petition and proposed call has been downloaded onto a flash drive you will find in an envelope in this package.

Thank you for your time.

Bill Walker  
PO Box 1242  
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April 4, 2015  
President Barack Obama  
The White House  
1600 Pennsylvania Avenue, NW,  
Washington, DC 20500

Dear Mr. President,

I recently saw a picture of you leading a group of citizens across a bridge in Selma, Alabama in celebration of the 50<sup>th</sup> anniversary of that historic march. No doubt it gave you great personal and professional satisfaction to participate in this event celebrating the right to vote.

However, are you aware Mr. President that within the last year six states have passed laws disenfranchising every voter—black and white—within their borders in direct contradiction of federal law and Supreme Court rulings? Are you aware these same states have enacted laws subjecting so-called “delegates” to felony arrest for disobeying “instructions” from two or three people within these state legislatures regarding amendment to the Constitution?

As described in my accompanying petition, pp. 44-50, I speak of the silent takeover of the Article V Convention amendatory process by a dedicated political movement. According to court ruling and federal law Mr. President, convention delegates are to be elected by the people. This precious right of vote is being hijacked by a nefarious group for their own political agenda. The people are being denied their right to participate in the legal alteration of their Constitution by denying them their right to vote. As described by the Supreme Court the Founders intended the convention to be “deliberative assemblages representative of the people, which it was assumed would voice the will of the people.” These laws twist the convention into a pre-determined political travesty by entirely excluding the people from any participation in the amendment process whatsoever. The danger is once established these laws can be extended to other elected offices. I ask you to bring the full weight of the presidency against this affront to the fundamental rights of the American people, rights you so recently celebrated in Selma, Alabama.

An equally important issue Mr. President is the fact Congress has refused to call a convention when mandated to do so by the Constitution. As discussed on pp. 15-23 of my petition, your oath of office mandates you “preserve” the integrity of the Constitution. Thus, if Congress refuses to call, as I discuss in my petition, the President has the obligation as well as the constitutional authority to compel Congress to call the convention. I ask you employ those presidential powers described in the petition and cause Congress to call the convention as mandated by the Constitution of the United States.

Thank you for taking a few moments of your valuable time to consider my request.

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