



## Legislative Background for Joint Resolution 19-

The U.S. Constitution of the United States of America is the supreme law of the land. Articles IV, V and VI embody concepts of federalism, describing the rights and responsibilities of state governments and the states in relationship to the federal government. The Constitution's first three words—*We the People*—affirm that the government of the United States exists to serve its citizens. The rights under Article VI, Section 4 of the United States Constitution guarantees to every state in the Union a republican form of government, and to protect each of them against invasion; and on application of the legislature, or the executive (when the legislature cannot be convened) against domestic violence.

The government of California, the current socialist governor and mono-party system along with local officials are following a coordinated design with the intent to actively engage in **acts of insurrection** against the U.S. Constitution. It is against these usurpations that the citizens of California are aggrieved and resolve to utilize the Constitutional remedies for such abuses.

NEW CALIFORNIA STATE  
JOINT RESOLUTION 19-

**NEW CALIFORNIA STATE  
JOINT RESOLUTION NO. 19-\_\_\_**

**A JOINT RESOLUTION OF THE ASSEMBLY AND THE SENATE OF NEW CALIFORNIA  
STATE DECLARING THE RIGHT TO A REPUBLICAN FORM OF GOVERNMENT AND  
ELECTION INTEGRITY**

**WHEREAS**, the United States Constitution and laws of the United States grant the states wide latitude in how to administer elections; and

**WHEREAS**, the California government deliberately fails to provide free and fair elections to the Citizens of California, a violation of United States Constitution Article IV Section 4; and

**WHEREAS**, elections are modified by coercive and corrupt California government officials who establish secret election schemes within counties with the intent to maintain and further the aims of a tyrannical mon-party form of government to diminish California citizen's right to participate in representative government; and

**WHEREAS**, blatant violations of the United States Constitution by the California socialist governor and socialist legislature have become a regular and common occurrence. Enabled by an annual 11-month legislative cycle, the number of bills introduced into the legislature allows for maximum violations of the United States Constitution; and

**WHEREAS**, Article IV, Section 4 states: "***The United States shall guarantee to every state in this union a republican form of government...***" A "republican form of government" is what the government must guarantee to every citizen of the United States; and

**WHEREAS**, the definition of ***republic*** refers specifically to a form of government in which elected individuals represent the citizen body and exercise power according to the rule of law under a constitution, including the separation of powers with an elected head of state, referred to as a constitutional republic; and

**WHEREAS**, in the words of the Declaration of Independence, governments derive "their just powers from the consent of the governed." Without such consent, governments are tyrannies, unjustly handing out penalties — or sweetheart deals — with the stolen power they have seized by force or manipulation; and

**WHEREAS, A true republican form of government does not exist in California;** and

**WHEREAS**, a coordinated design by the socialist governor of California, the mono-party legislature, and local elected officials is evidence of their intent to destroy the United States Constitution Article IV, Section 4 which states: "***The United States shall guarantee to every state in this union a republican form of government...***;" and

**WHEREAS**, the California Citizens Redistricting Commission (CCRC) is a state agency created by the passage of California Proposition 11 in 2008, also known as the **Voters First Act**. The CCRC draws the boundary lines for California state legislative districts and Board of Equalization districts after each decennial census; and

**WHEREAS**, in 2010 California Proposition 20, the **Voters First Act for Congress**, was passed which the Commission was assigned the responsibility of redrawing the state's U.S. congressional district boundaries following the congressional apportionment arising from the 2010 United States Census; and

**WHEREAS**, California State **Proposition 14** was approved in 2010. The two candidates with the most votes in the primary election are the only candidates eligible to run in the general election, regardless of their party affiliation; and

**WHEREAS**, **Proposition 14** created the jungle primary system, whereby voters can select any candidate regardless of party and allows only the top two vote-getters to advance to the general election; and

**WHEREAS**, **Proposition 14** has created a pathway for only one party to advance from the primary to the general election, thereby excluding one party and denying voters in California the choice between two candidates, neither of which truly represent them; and

**WHEREAS**, the legislative branch of the state of California is controlled by a socialist mono-party system; and

**WHEREAS**, the executive branch of the state of California is controlled by a socialist mono-party system; and

**WHEREAS**, with both the executive and the legislative branches controlled by a socialist mono-party there exists a dictatorship in California; and

**WHEREAS**, the California communist governor, the mono-party government, along with their associates at the county and city levels, are engaging in mass voter fraud on a scale never before seen in either California or United States history; and

**WHEREAS**, intimidation of voters in California is now a policy decision by the mono-party tyrants controlling the government and institutions of California. Intimidation is experienced at work, in the schools, and in the open marketplace. Voter intimidation also occurs by means of labor unions that collude with the mono-party system to which they are beholden; and

**WHEREAS**, **ballot harvesting is legal in California**. In 2016, California legislature passed AB1921, a law that permits ballot harvesting. Anyone can turn in ballots with no questions asked and no chain of custody required; and

**WHEREAS**, the socialist governor and socialist mono-party legislature have devised an involuntary registration of voters through the Department of Motor Vehicles, which has led to the registration of illegal foreign nationals; and

**WHEREAS**, mail-in ballots are unasked for and unwanted ballots, which in effect are harvested ballots; and

**WHEREAS**, fraudulent elections inspired by socialist/communist activism, community organizing, and organized crime, combined with the mono-party tyranny present throughout the areas under control of the mono-party California government have assured that the ballot booth is exercised by non-citizens, felons, and imposters; and

**WHEREAS**, fraudulent elections are all done with impunity and with the sanctioned protection of the mono-party communist apparatus; and

**WHEREAS**, despite being well-documented for decades, there has been no effort on the part of the state to secure our ballot booths, verify that imposters do not usurp the vote; and

**WHEREAS**, the California state Senate approved a bill earlier this month to require candidates appearing on the 2020 presidential primary ballot — including President Trump — to release five years of income tax returns; and

**WHEREAS**, a timely and conveniently biased bill, which if it becomes law, means that President Trump's name may not appear on the California primary ballot during the upcoming presidential election cycle; and

**WHEREAS**, the United States Constitution clearly states there are only three requirements for holding the presidency; and

**WHEREAS**, Article II, Section 1, Clause 5 of the Constitution says to serve as president, one must: be a natural-born U.S. citizen of the United States; be at least thirty-five years old; be a resident in the United States for at least fourteen years; and

**WHEREAS**, these requirements have been in place since George Washington became president, suddenly a small group of socialist mono-party legislators have found a way to further thwart the Constitutional process for voters in California to ensure their team wins; and

**WHEREAS**, the overwhelming Democratic voter registration, the dubious practice of ballot harvesting, and the fact that California hasn't voted for a Republican presidential candidate since George H.W. Bush insures the continued existence of the socialist mono-party system in California state.

**BE IT RESOLVED**, we as the citizens of New California State, declare that the people of California are suffering from a tyrannical socialist state government which enables and supports across its southern border the invasion of the United States of America by illegal foreign nationals.

**BE IT FURTHER RESOLVED** we as the citizens of New California State, declare that the people of California are suffering from a tyrannical socialist state government which protects vicious criminals who commit outrageous acts of violence upon the Citizens of America all caused by a socialist government of and for a mono-party system lead by a tyrannical socialist dictator who openly defies federal law.

**BE IT FURTHER RESOLVED**, we as the citizens of New California State, having observed the takeover and corruption of our once proud republic, give a clarion warning to the other states of the union that the old California Republic has been the experimental laboratory

for what the enemies of liberty seek to export to other states for the destruction of the republican forms of government they hate

**BE IT FURTHER RESOLVED** we as the citizens of New California State, denounce in the strongest terms the massive voter fraud that exists in the state of California.

**BE IT FURTHER RESOLVED** the government of California, the current socialist governor and mono-party system along with local officials are following a coordinated design with the intent to actively engage in **acts of insurrection** against the U.S. Constitution.

**BE IT FURTHER RESOLVED** we as the citizens of New California State, declare that the California government in conjunction with the socialist state executive, instituted wherever the current socialist governor has usurped power has created a reign of terror on United States Citizens living in California with the intent to secede from the United States of America and thus destroy the very Union of States which secures our Liberty and Freedom.

**BE IT FURTHER RESOLVED** we as the citizens of New California State, declare the betrayal by the sitting socialist governor of California the mono-party legislature and local elected officials is evidence of abdication of their responsibilities of authority and sovereignty over the State and Citizens of the United States living in California.

**NOW THEREFORE, BE IT RESOLVED** that that the Citizens of New California State pray the President exercise his authority under the Insurrection Act of 1807 to end the tyranny being foisted upon the United States Citizens living in California State.

**ADOPTED** this \_\_\_\_ day of \_\_\_\_\_, 2019.

AYES: \_\_\_\_\_  
NOES: \_\_\_\_\_  
ABSTAIN: \_\_\_\_\_

New California State Assembly

New California State Senate

\_\_\_\_\_  
\_\_\_\_\_  
Speaker of the Assembly

\_\_\_\_\_  
\_\_\_\_\_  
President Pro Tem