XXVIIIth Amendment to the Constitution of the United States of America

- If, in any period of time during the course of its governance, the presidency appears to have become the subject of a conspiracy to subvert its edict as espoused within the Constitution of the United States of America, the Office of the Presidency may be reverted and remanded *back* to the Constituent Assembly (i.e., the Constitutional Convention) under the following terms and conditions:
- 1) Upon a motion, which shall not be denied or granted but establish a case, of a Federal district judge within his or her jurisdiction 2) or upon the motion of any senator, representative, or member of an assembly through whose declaration under the First Amendment the assembly's jurisdiction is established as a matter of law over any office of government (i.e., city, county, State or otherwise), but following any proceeding for which Articles of Impeachment against a president failed to bring forth the required majority within which to execute the impeachment,
- 3) three district court judges may be impaneled by the majority of the movants from 2) to issue final judgements (against which the Supreme Court of the United States of America may only object as to form within three calendar days), or, what are essentially, executive orders (not subject to review for anything but their form) from petitions or requests for orders by the body (i.e., two senators, representatives from each of the predominant parties and/or any number of members of the aforementioned assemblies whose appearance within the Constituent Assembly is subject to their own terms in office),
- 4) for the duration of a term of office equivalent to no less than the duration of Roosevelt's tenure (i.e., four terms of office),
- 5) at which time each of the district court judges, upon whose commission within the judiciary shall not be infringed as a matter of participating within the Constituent Assembly, shall be appointed 10 aides (i.e., judicial law clerks whose shall petition for a Tocqueville grant renewable by the grantee judge every year at a salary of \$200,000 adjusted for inflation in that petition), whose primary function, alongside the preparation of the judge's orders, shall be to issue quarterly reports (to be filed on the case's docket) in the spirit of Alexis de Tocqueville regarding the State of the Union, in response to which the district court judges may deputize leading members of the community to ensure that the findings and recommendations of those reports lead to improvements for the sake of convening the Constituent Assembly as part of the process for the immediate return of the Office of the Presidency no sooner than after expiration of one presidential term,
- 6) which shall be transferred peacefully, lest those who defy its edicts (i.e., either those of the Constituent Assembly or else the Office of the Presidency) be subject to an information for an indictment under a cause of action for a crime of treason.
- 7) At the time of a peaceful transfer of power following the execution of the improvements Ordered by the three district judges, the case, for which the original Motion to Remand the Office of the Presidency to the Constituent Assembly, shall be terminated within the jurisdiction of its filing.
- 8) The three district court judges may order *sua sponte* a review of any final judgement of a proceeding for which Articles of Impeachment failed to bring forth the required majority within which to execute the Impeachment, the outcome of which review shall be to impeach or hold in contempt any impeached president who refuses to obey the outcome of the review (against which the Supreme Court of the United States of America may only object as to form within three calendar days).

- 9) The appointment of a justice to the Supreme Court of the United States of America may be subject to termination upon the panel's review and the duties espoused within the Constitution of the United States of America for the Office of the Presidency to appoint a cabinet and other duties are transferred immediately upon the establishment of the panel and the panel shall thereafter be the Command in Chief of all armed forces of the United States of America.
- 10) Through any of its Orders, the district court judges may upon reaching a unanimous decision declare that a form of government destructive to life, liberty or the pursuit of property and happiness to be altered or abolished in accordance with and in keeping with the edicts of an injunction filed against the British Crown on July 4th, 1776 by Thomas Jefferson, whose name or likeness shall not be discounted in any way, as the greatest founding father of the United States of America (as exemplified on the two dollar bill).
- 11) The Treasury of the United States of America must issue a new two dollar bill depicting the composition of the Constituent Assembly and its most salient moment the day it convenes.