

“THE EXECUTIVE”

THE PRESIDENT MAY REMOVE ANY SERVANT IN THE EXECUTIVE BRANCH, AT WILL,
AND MAY IMPOUND ANY PAYMENT FROM THE UNITED STATES TREASURY.

THE CONSTITUTION VESTS POWER IN THE PRESIDENT OVER THE EXECUTIVE BRANCH,
SOLELY AND SEPARATELY FROM CONGRESS AND THE JUDICIARY.

OVER MANY YEARS VARIOUS STATUTES, RULES AND REGULATIONS HAVE BEEN ENACTED
WHICH PURPORT TO QUALIFY, LIMIT AND OTHERWISE IMPINGE ON
THE POWER OF THE EXECUTIVE UNDER ARTICLE II.

ALL SUCH STATUTES, RULES AND REGULATIONS ARE ULTRA VIRES UNDER THE CONSTITUTION.

A COTERIE OF JURISTS, REPRESENTING IDEOLOGY AND CORRUPTED INTERESTS,
ILLEGALLY USURP THE POWER OF THE PRESIDENT TO DIRECT THE EXECUTIVE BRANCH.

THEY EFFECTIVELY AID AND ABET WHAT IS MANIFESTLY
FRAUD WRIT LARGE COMMITTED AGAINST THE UNITED STATES TREASURY.

THESE ARE NOT “DISAGREEMENTS” BUT RATHER AN ONGOING SEDITIOUS CONSPIRACY TO
NULLIFY NATIONAL ELECTIONS BY ANY MEANS, MAKING PEACEFUL CHANGE IMPOSSIBLE.

ARTICLE III IMPEACHMENT IS UNREALISTIC AS A MATTER OF TIME AND POLITICS.

“LEVIATHAN” MUST BE BROUGHT TO HEEL, AND IT WILL BE ONE WAY OR THE OTHER.

THE “CONSTITUTIONAL” MEANS IS BY THE SUPREME COURT ENFORCING
THE SOLE POWER OF THE PRESIDENT OVER THE EXECUTIVE BRANCH UNDER ARTICLE II.

FOR THE FIRST TIME IN HISTORY INTEREST PAYMENTS EXCEED NATIONAL DEFENSE,
ON A PATHWAY TO EXCEED ALL EXPENSES, AN UNTENABLE STATE OF AFFAIRS.

“LEVIATHAN” THREATENS A CATASTROPHIC FISCAL DERAILMENT.

AMERICANS ARE NOT DOCILE AND WILL NOT “EAT CAKE” QUIETLY.

TIME IS OF THE ESSENCE.

“CHANGE” IS COMING, BY LEADERSHIP OR CONSEQUENCE.