

Fellow citizens and lovers of peace and liberty,

In a few minutes a committee in of the Washington State Senate will convene a hearing on Senator Eric Omeg's Joint Memorial 8016 to investigate allegations of impeachable offenses and, if discovered, to commence impeachment proceedings against the President and Vice President of the United States. There are many senators to thank who are co-sponsors of this resolution and I hope that you will all join me in both recognizing and thanking them.

I was invited to address you today by my friend Michael Tivana because he feels that people are distressed by the actions of other of our elected representatives from the Democratic Party. Amazingly Governor Christine Gregoire, U. S. Senator Patty Murray, and U. S. Representatives Jay Inslee and Jim McDermott oppose this important resolution. The feeling now is that it has failed us and that we need an alternative that can deliver on the will of the people. I am here to introduce you to that new (old) party, the Democratic-Republican Party.

A very short introduction to my work is appropriate.

I have been a Democratic Party activist since 1984 when I was signed up to work on the campaign for George McGovern for President. In 1988 I worked on the Jackson campaign while in Atlanta and in 1992 I ran the Washington State campaign for Jerry Brown.

Many of you may remember the Brown campaign, we literally overran the caucuses with people. I declared victory on national radio at 1:00 a.m. My report from campaign headquarters in Seattle was that Clinton did not make the 15% needed for delegates at the National Convention. To this day the Democratic Party has not released the results of the 1992 caucus primary and when the delegates for the state of Washington were counted at the National Convention in New York that year, many were for Clinton. Interestingly, Bush Sr. did not run a campaign. In 1992 there was no real election for president it was a management change.

Today we suffer under a two-term never elected president that is claiming extraordinary, illegal or unconstitutional powers and taking decisive steps – with the bipartisan support of Congress – to eliminate our Constitution and move us to a tyrannical fascist state. Senator Omeg's resolution 8016 is a powerful seeking truth and justice and is a necessary step the other way.

In 2003 I was the principle author and mover of a powerful Washington State anti-war Joint Memorial based on the 1798 Virginia Resolves. We were successful in getting it into committee in both the House and Senate in March of 2003 just before the attack on Iraq. Two of the sponsors of today's Memorial, Senators Adam Kline and Darlene Fairley, were sponsors of that Joint Memorial. When that memorial was stopped by a legislative cut-off, I took the matter to the Washington State Supreme Court. I tried to join Bush, Ashcroft, Rumsfeld and Congress as defendants in that action on the ground of

state sovereignty. I filed significant papers in that case that can be reviewed at www.republicandemocracy.us. A federal appeals court in Massachusetts dismissed a concurrent case raising the same issues on the ground that there was no conflict between the branches over the attack on Iraq. The Democratic Party, therefore, shares responsibility for taking us into Iraq and, by not cutting funding, for keeping us there.

Most important to understanding my work is the litigation that I have been involved with in Montauk, at the eastern tip of Long Island in New York. I have been in court on this for over thirteen years and the case is now at its finale on appeal. We are asserting that due a 1686 charter and an 1852 act of the Legislature that Montauk is a separate and incorporated township with the powers of a "state within a state". In December of 2000 the corporation adopted a Charter that I framed to consolidate the above claims and to clarify and assert it for review by the courts.

It was while I was in the midst of the foregoing litigation that I determined that it was important to establish (or re-establish) the Democratic-Republican Party using a Charter. Much of the history and the law that I had learned in drafting legislation and in litigation is incorporated in it.

I incorporated the Republican Democracy Party under the Laws of the State of Washington in 2005 and took out the Tradename of The Democratic Republican Party. I have since obtained a federal trademark on the phrase "Democratic Republican" and have paid for a trademark on "The Democratic-Republican Party". The issue is very much like what led to the 1798 Kentucky and Virginia resolves and the election of Thomas Jefferson as the Democratic-Republican Party candidate for President: we are faced with a rogue, outlaw decidedly un-Federal government navigating in Constitutionally un-chartered waters.

The process is simple: quarterly caucuses in the precincts followed by state legislative district assemblies (LDA) that are restricted to caucus participants. In essence this is a modified New England style representative town meeting much like we are in court attempting to establish in Montauk. The modification is that the RDP LDA assembly members are "elected" by participating in their caucuses.

It is important to understand that the Federal Government is not a sovereign entity, that all of its powers are constitutionally delegated to it by the States and the People, which are sovereign. There is no more powerful force under our constitutional frame of government than the People peaceably assembled. We are not using that power in the manner as intended and by re-establishing the Democratic-Republican Party through the People's participation using the RDP Charter we can change that.

For good, for Law, for Liberty, and our Country, I am

Robert A. Ficalora