

Feinstein, Fetterman, McConnell & 17th Amendment. Anyone Listening?



By: Devvy

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Those three “senators” are presenting a serious crisis. **Their spouses, like Jill Biden, should be charged with elder abuse.** Fetterman’s (Democrat) massive stroke in May 2022, rendered him **100% incapable of performing the serious business of the U.S. Senate.** Fetterman will never be the same and it’s no secret in DC Fetterman should NOT be in the U.S. Senate. [John Fetterman has told two very different stories about his health](#), June 3, 2022

Life-long crook, Diane Feinstein (Democrat, age 90) should have been put into an Alzheimer facility years ago; it’s no secret in DC. China’s pimp, Mitch McConnell, another life-long crook (Republican, age 81) is now in trouble with his health.

We’ve known for years, at least Americans who were made aware of it through independent media, a local pharmacy delivers prescriptions for Alzheimer’s, dementia and who knows what else to members of Congress.[1]

I have written so many columns on the Seventeenth Amendment going back to 1993[2] explaining the true intention of the Founding Fathers and how they came to creating Congress with two separate Chambers. The House elected by We the People and the Senate chosen by state legislatures to represent the

interests of the state.

When the First Continental Congress was convened via a resolution of the Congress of the Confederation, one of the first issues discussed on May 29, 1787, was the balance of power for a newly created federal government.

The framers of the Constitution wisely understood the absolute necessity of ensuring we the people would have the right to vote for our representative in Congress, and at the same time because they all jealously guarded freedom and liberty, **the states must also have equal representation.** We the people would have the ability to remove via the ballot box, miscreants and scoundrels, U.S. House members, while the state legislatures could recall their U.S. Senators who acted against the best interests of their state.

The Senate was supposed to be a checks and balances, but that noble concept disappeared when U.S. Senators were then voted into office by special interests and mobs demanding more and more from the people's treasury. The absolute right of the states to equal representation was wiped out when the Seventeenth Amendment was declared ratified on April 8, 1913, which it was NOT. I proved it in a court of law in 2014, only to have my case dismissed by a retired state judge **who didn't read one page of the filing or look at any of the HARD evidence.** Court certified documents from the National Archives & California's State Archives.

[James Madison wrote in The Federalist Papers #45](#): **"The Senate will be elected absolutely and exclusively by the State legislatures."** [John Jay, co-author of The Federal Papers is quoted](#): "Jay then informed Governor Clinton that, unlike the Senate, where the two-thirds rule was in force for treaties and impeachment, the lower house had nothing to do with treaties; it represented the people whereas **the Senate represented the states** –for the Federalists always a significant distinction."

Wrote a Paper for then NH State Rep. Henry McElroy: [Information Paper – Seventeenth Amendment](#), August 2004, Prepared for Rep. Henry McElroy, By Devvy Kidd – Why the Seventeenth Amendment to the U.S. Constitution must be abolished. Of course, nothing happened, but not surprising since NH has a whopping 400 state legislators in their General Court and 24 state senators. Try getting a jury of 12 to decide on something.

Another attempt New Hampshire HB 1126 – AS INTRODUCED 2012 SESSION, 12-2004, HOUSE BILL 1126 – AN ACT relative to nomination of candidates for United States senator.

SPONSORS: Rep. Kingsbury, Belk 4; Rep. DeLemus, Straf 1; Rep. L. Vita, Straf 3; Rep. Davenport, Rock 12; Rep. D. McGuire, Merr 8

COMMITTEE: Election Law/ ANALYSIS/ This bill requires members of the general court to nominate candidates for United States senator.

DOA. Back then I also sent a package to these “public servants” on the need to abolish the Seventeenth Amendment: Rep. Kevin Cooke [GA], Mike Dudgeon [GA], Buzz Brockway [GA], Dustin Hightower [GA], Senator Howard Stephenson [UT] and Senator U.S. Senator Mike Lee [UT]. Crickets.

Shock: In Sept. 2020, Trump hater, Senator Ben Sasse [R-Neb.]: [Ben Sasse Calls for Repealing 17th Amendment, Eliminating Popular-Vote Senate Elections](#). The prostitute media melted down and Congress at the time wanted nothing to do with it. Sasse is now president at the U of Florida. Salary in the Senate: \$193,400. Starting salary first year at U of Florida: a cool \$1 million.

NH's alleged two senators are Maggie Hassan and the other morally bankrupt crone, Jeanne Shaheen. Maggie Pie Hassan: Hates the Second Amendment, champion for murdering the unborn, supports the cult called 'transgender', supports the SCAM

called Climate Change, opposes photo ID for voting, supports the unconstitutional disaster called ObamaCare, supported the obscene J6 “investigation”. Vomits up her support to “force the rich to pay their fair share.” Yeah, the ones who create jobs.

Jeanne Shaheen. Voted for you to pay for abortions in unconstitutional foreign aid, unconstitutional) stealing our money to pay foreign countries to fight drugs (while leaving the border wide open), supports the SCAM called Climate Change, supports “free” trade, introduced legislation to put a woman on the \$20 bill, remove Trump from office for “inciting an insurrection”, hates the Second Amendment, pro-queer, pro-Illegals: “No automated entry-exit control system; allow free flow.” Voted yes to confirm Sonia Sotomayor to SCOTUS, another crook. “Address ISIS without fearmongering.” Stupid cow.

Those two haridans are obviously Democrats. **How they vote in the Senate directly affects YOU AND ME and we can't vote them out of office.** I wrote a column about females like them: [Pelosi & Her Brassiere Brigade](#), January 8, 2007

“This last pretend election cycle, voters heard the same old recycled mantra from female incumbents and candidates. The Sisterhood of Sycophants relentless carping on “women’s issues” in furtherance of “empowering women,” “for the children,” and “building the community” (communism). What absolute bilge. **The feminization of Congress has been destroying constitutional government for decades, running America into oceans of unpayable debt and breeding generations of helpless women, whining for mother government to take care of them and their every need.**”

And here we are today with the Shrews of Sh*ttsville in Congress carrying on the work of those before them. Show me where in Art. 1, Sec. 8 of the U.S. Constitution does it include “women’s issues”? Gutless male GOP members of Congress and state legislatures have allowed themselves to be

whipped into submission for votes.

I thought I was making headway with a Texas State Rep back in 2015, Bryan Hughes, to get this issue front and center. Drove to Austin (six-hours each way, hotel, gas, food) and met with him. He was very interested; *was being the* key word. Mailed him everything he needed to get the ball rolling. Made one last attempt to see him at the capitol, which I did, but he was busy with prayer day at the capital and that was that. I should have saved all the money I spent. Hughes is now a state senator.

I also sent packages to state reps and senators in UT, TN and KY. Crickets. "Free trade" agreements/treaties ratified by the Senate has *destroyed* our manufacturing, industrial and agricultural sectors since 1994. Trump loves to brag his US/Mexico/Canada trade agreement replacing NAFTA is the best ever! NOTHING COULD BE FURTHER FROM THE TRUTH.

Tragically, Trump listened to his globalist advisers like Commerce Secretary, billionaire Wilbur Ross (age 79 at the time) and America suffers. ANY U.S. Senator who voted for that agreement voted to continue the DESTRUCTION OF THIS REPUBLIC.

MAKE NO MISTAKE ABOUT THAT. [The USMCA "Trade Agreement" Violates Our Constitution And Sets Up Global Government](#), Jan. 15, 2019 // [USMCA "Trade Agreement", the North American Union, an Article V convention, and Red Flag Laws: Connecting the Dots](#), Dec. 10, 2019

Consolidation of all the power to Congress as a result of the fraudulent ratification of the Seventeenth Amendment brought a slow and agonizing death to America.

Most Americans, because it's not taught in schools are unaware that back in 1913, not all states were in session at the time of the vote for the Seventeenth Amendment. No Action was taken by some legislatures which begs the legal question:

Since several states were out of session at the time of the

vote, have they been deprived of equal Suffrage in the U.S. Senate because they did not participate in the ratification of this amendment? Is fraud (non-ratification) enough to allow a state to declare it null and void in their state? I believe this is a KEY legal issue that must be addressed by the states.

Full text of "Constitution Jefferson's Manual And Rules Of the House Of Representatives Of The United States Eighty Seventh Congress"

http://www.archive.org/stream/constitutionjeff014670mbp/constitutionjeff014670mbp_djvu.txt

"The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose, Amendments to this Constitution, **or, on the Application of the Legislatures of two thirds of the several States**, shall call a Convention for proposing Amendments, which, in either Case, shall be valid to all Intents and Purposes, as Part of this Constitution, when ratified by the Legislatures of three fourths of the several States, or by Conventions in three fourths thereof, as the one or the other Mode of Ratification may be proposed by the Congress; Provided that no Amendment which may be made prior to the Year One thousand eight hundred and eight shall in any Manner affect the first and fourth Clauses in the Ninth Section of the first Article; and that **no State, without its Consent, shall be deprived of its equal Suffrage in the Senate.**

"Question has arisen as to the power of a State to recall its assent to a constitutional amendment (V. 7042)."

The states can call for a convention and introduce the new amendment to the Constitution with specific wording that it is ONLY to abolish the Seventeenth Amendment and no other issue can be raised, period. Prohibition was abolished in 1933 with the passage of the 21st Amendment which repealed the Eighteenth

Amendment. Simple and clean.

Amendment XXI

"Section 1.

The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

Section 2.

The transportation or importation into any state, territory, or possession of the United States for delivery or use therein of intoxicating liquors, in violation of the laws thereof, is hereby prohibited.

Section 3.

This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several states, as provided in the Constitution, within seven years from the date of the submission hereof to the states by the Congress."

Not enough states voted for ratification; **two states short**. I went to the National Archives in Washington, DC and retrieved *evidence* that amendment was not ratified. Dozens of states also made changes to the text in one form or another which is *not* allowed.

No Action taken: Alabama, Florida, Georgia, Kentucky, Maryland, Delaware. No record for Oregon, Rhode Island, South Carolina, Vermont, Washington State. Nearly 100 years after the alleged ratification and out of the clear blue, **three** states voted to ratify: MD (2012), Delaware (2010) & AL (2002) voted to ratify that amendment. Meant nothing. See: [United States Supreme Court – DILLON v. GLOSS, 256 U.S. 368 \(1921\)](#) [256 U.S. 368](#) DILLON v. GLOSS, Deputy Collector. No. 251. Argued March 22, 1921. Decided May 16, 1921.

It is alleged California voted to ratify the Seventeenth Amendment on January 28, 1913. One of the journal pages I personally retrieved from the California State Archives for the vote: Item 7 regarding the constitutional amendment to elect U.S. Senators: May 20, 1913: From Committee. *Without Recommendation. How could it go from committee without recommendation on May 20th if it was allegedly voted on five months earlier?* It wasn't.

In 2012, I drove nearly 100 miles to Angelo State U (Texas), the closest repository of old records and went through their microfilm. That prompted me to again contact California to request court certified copies of the journal records for 1913. Guess what? They're all on the Internet now and what do those official records from California show for January 28, 1913?

There was no vote that day or any other for the Seventeenth Amendment. I had my web master download everything and put it on a CD, which I sent to state reps and senators. Crickets. I did it to protect the truth, i.e., a journal page which looks authentic suddenly appears with the proper vote. (Like Hussein Obama's birth certificate.) I knew there was no vote because I went to the California State Archives (15 minutes from my home then) back in 2000 and asked for a search. I went back the next day and was informed by the head archivist no such vote was found.

Serious situation on control of U.S. Senate

Fetterman is mentally done and I am sorry for him. My brother is a double-stroke survivor (2017); he is now 100% disabled. Fetterman is using assistive technology "while he heals"; his colleagues say he's lifting up people with disabilities. What rubbish. Not only the massive stroke he had, but six weeks into the job, he checks into a hospital for depression. That was another six weeks absent from the job. This is unacceptable.

Feinstein's dementia was nothing new in DC but over the past several years it's plain as day she has Alzheimer's. An aide tells her how to vote, for God's sake. [Sen. Dianne Feinstein told to 'just say aye' in awkward Senate committee moment](#) – "Feinstein, 90, began delivering a speech in support of a bill during a vote Thursday, instead of the expected response of "aye" or "nay." California's maniac governor, Gavin Newsom, would replace her with some ultra-left, morally bankrupt crony.

Twice now Mitch McConnell has "frozen up" while at the podium and then assisted to some side room. "[McConnell freezes up again during Kentucky news conference](#) – "McConnell unable to speak during news conference just one month after a similar incident".

This is a serious situation. Only McConnell, his wife and doctors know the truth, but the consequences of Fetterman, Feinstein and McConnell (don't let the door slam on your commie butt) "stepping down" are enormous. [GOP Senators Weigh 'Special Meeting' on Leadership After Doctor Suggests McConnell May Be Experiencing Small Seizures](#), Sept. 1, 2023. Yeah, stick him in a corner just like Feinstein. [Sununu: We've Got to Move McConnell, Feinstein Out of Leadership Positions](#), Aug. 31, 2023

Leadership? McConnell needs to retire. But, it's risky. McConnell is a Class II senator which means he's not up for reelection until 2026. Kentucky is another state which allows the governor to appoint a senator until the next scheduled election. That would be Democrat Andy Beshear, another morally bankrupt pimp who supports a woman's right to murder her unborn child, supports the myth of "same-sex marriage", supports the SCAM called Climate, Change. 0% rating by the NRA.

Democrats wet dream. Beshear continues to dodge the question: Will he appoint a Republican? Right. The people of KY want a

Republican so Beshear should honor the vote. If he were to replace McConnell with a Democrat it will be really bad. Right now, DemonRats have 48 senators, GOP 50 and two independents who "caucus" with the commies.

PA's newest Democrat/Communist Party USA governor is Josh Shapiro. PA is one of 37 states who allow a governor to pick a temporary senator until the next scheduled election. Think Shapiro will appoint a Republican?

The U.S. Senate is not a convalesce home or someplace for a senator to "heal" from a massive stroke or depression.

I filed a lawsuit on Sept. 22, 2014, to keep Senate candidates off the ballot in Texas. They pulled a judge out of retirement who never read the 380 court certified documents or evidence on the CD. He said "no one cares it happened so long ago" and then asked the state attorney's how much the state was going to sanction me (frivolous lawsuit). The state said no sanctions, your honor. They knew my case was solid. Judge Joker busted a gasket and exited the empty court room in a huff. Took maybe 10 minutes; took a year to get into court. Appealed. Legal whitewash. [Original filing](#) and [appeals court filing](#).

[The COMPLETE list of ALL Congress members 80 years and OLDER. Should we care?](#), Aug. 4, 2023, " There are 20 Congressmen and women who are 80 years old and older, some of which were born before World War II. There are many more who are on the cusp of 80, well past the normal age of retirement. Below you will find the complete list of ALL 20 Congressmen and women who are 80 and over."

Some are still very sharp, i.e., Sen. Chuck Grassley, age 89. But, we don't know who's getting prescriptions filled by that pharmacy and what they're for but you can bet Feinstein is getting Alzheimer meds.

Neither Congress or any state legislature is going to

acknowledge the Seventeenth Amendment was not legally ratified. Our only hope is for enough state legislatures to act and take back their power. Demand: Abolish the Seventeenth Amendment.

And, we must continue to push our state legislatures to nullify unconstitutional "laws". Not to mention sheriffs saying NO. [Nullification Gets It Done, Again!](#) – "After the July 4 Highland Park shooting last year, Illinois Governor J.B. Pritzker signed into law many curtailments on gun ownership, reflecting the usual black-guns-and-large-capacity-magazines-bad mentality.

"Shortly thereafter, something encouraging happened. Rather than simply complying with the new gun-control law, 74 Illinois sheriff's departments publicly announced they would not be enforcing it. The *Chicago Tribune* recently reported that the number has now grown to more than 90. The state has 102 counties. You do the math.

"As an example of big-city policy running headlong into rural values, the La Salle County Board voted unanimously to adopt a resolution opposing the new law, and the county's state attorney also put out a statement that he would not prosecute anyone who violated the new law. As local Illinois news outlet The Times reported, "[Attorney] Joe Navarro said he thinks the law is unconstitutional and that he will act accordingly."

I believe too many members of state legislatures don't want that amendment abolished if they intend to run for the Senate. U.S. House reps don't want this to happen because many want to run for the senate. The U.S. Senate doesn't want this to happen because once in, it's almost impossible to get them voted out while they vote for more and more totalitarian "laws" and unconstitutional bills. Not to mention, get elected, get rich. Just ask Mitch.

For a thorough, comprehensive education on the Fed, the income

tax, education, Medicare, SS, the critical, fraudulent ratification of the Seventeenth Amendment and more, be sure to order my book by calling 800-955-0116 or click the link, "[Taking Politics Out of Solutions](#)". 400 pages of facts and solutions. Order two books and save \$10.00

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Footnotes:

[1] – [Uproar as Capitol Hill pharmacist dishes on Alzheimer's prescriptions for the powerful](#), Oct. 12, 2017

[2] – [The Seventeenth Amendment](#): A Cancer on our Constitutional Republic Crushing the Rights of the Sovereign States of the Union.

Related:

Sold to the highest bidder in the 2022 mid-term senate seats who expect a return for their money.

A few examples: Pennsylvania: **\$373,605,258**, Georgia: **\$271,351,786**, Arizona: **\$234,577,515**, Wisconsin: **\$205,791,615**, Ohio: **\$202,117,075**, North Carolina: **\$300 million**. State and federal races in 2022 mid-term: a whopping **\$16.7 BILLION**. A shocking amount of moola.

Americans want campaign finance reform. End the insanity. State legislatures would appoint their senator. If that senator doesn't represent the interests of the state, he/she is recalled. It's much easier to primary out a member of a

state legislature who votes for a rotten U.S. Senator than the Outlaw Congress.

[Dirty Mitch Was on the Take... McConnell Received \\$2.5 Million from Crypto Laundromat FTX for His Senate Leadership Fund](#)

[MUST SEE: Mitch McConnell Endures 5-Minute Heckling During Speech: 'Retire' and 'Ditch Mitch' Chants Overpower the Senator's Address \(VIDEO\)](#)