**Committeeman**

The Reins of Government

 “*We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.--That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed*,…” **Declaration of Independence**

It is through the office of the “Committeeman” that We the People “Consent” to our government, therefore everyone should be a “Committeemen” at least once in their lifetime. There is one elected “Committeeman” for each party in every election district. These are the People who choose who will be on the ballot for the primary election, where We the People make the final party decision to run our choice in the general election. If the “Committeemen” are doing their duty on behalf of the People they would only support candidates that “know” the Constitution and commit to supporting and obeying it in return for the “Committeemen” support to put them on the ballot. Elected Committeemen have the authority to “recall” any elected individual who do not honor their oath. It is through this local political process that We the People “Consent”, for if they do not obey, we can remove them from office, via recall! The question now is, why aren’t we doing this? The answer is, that the oligarchy have removed the “Committeeman” narrative out of the political dialog and have seized total control of We the Peoples’ political process, thereby dictating the choices for us to choose the criminal on the right or the criminal on the left.

**In 1796 George Washington, in his farewell address,** warned us that “*through the course of time cunning, ambitious, and unprincipled men would subvert the power of the people and seize for themselves the reins of government (the elected Committeeman) through private Associations. He went on to tell us that once they seized the reins of power a/k/a the committeeman, the parties that would arise would;* (1) *destroy the very engines (the political process) which have lifted them to unjust dominion,* (2) *destroy the regular deliberation and action of the constituted authorities,* (3) *open the door to foreign influence and corruption, thus the policy and the will of one country will be subjected to the policy and will of another,* (4) *serve to organize division,* (5) *ruin public liberty,* (6) *stifle, control and repress,* (7) *foment occasional riots & insurrection,* (8) *kindle animosity of one part against another,* (9) *put in the place of the delegated will of the nation, the will of the party elite,* (10) *agitate the community with ill founded jealousies & false alarms,* (11) *undermine the Constitution which could not be directly overthrown,* (12) *distract the public councils and enfeeble the public administration,* (13) *drive the spirit of revenge,* (14) *leads to despotism*”. Washington concluded, “…*parties are truly your worst enemy*”.

**HOW THEY EXPUNGED THE COMMITTEEMAN IN NY**

*And in most if not all States.*

**The Gate Keeper Clause** - In 1911 Section 21 of the New York election law, which had helped protect our Republic from the ruination George Washington forewarned us about, was cleverly removed.

“… *No organization or association of citizens for the election of city [town] officers shall be deemed a political party…*” Section 21 New York election law

The political process is an “Unalienable right” of We the People, political organizations or associations are the epitome of “Mob Rule”.

The aforesaid clause stood to deter the creation of private political associations, which is what the parties are in fact today. After the eradication of the gate keeper clause was accomplished, the legislators inserted election law Article 2 thereby crafting the “sub-committee” that provided the replacement entity a/k/a **town** committeeman, which the usurpers entitled “Member of the County Committee”, which is no office at all.

**This Un-Constitutional Legislation Empowered** "progressive" operatives to facilitate the destruction of the “political process” a/k/a the “engine of freedom”, and seize control of the “committeemen” a/k/a the “reins of power” through a somewhat simple change in the titles of their prey. So it was, that one hundred (100) years ago, "progressive" operatives in power at the various Board of Election (BOE) offices, working with operatives from both political parties or private associations, together expunged the true elected “Committeeman”; and, implemented the façade we have today, otherwise known as the Democrat and Republican parties. These progressives did indeed subvert the sovereign power of We the People, an unalienable right, and usurped to themselves the fundamental reins of government, the committeemen. They then destroyed the very engine, (political process) which had “lifted them” to their “unjust dominion” ruling over the people. To this day these “progressive” continue to dominate both political parties.

**Progressive legislators in collusion** with collaborators at selected Boards of Election and power players in both political parties, it can be deduced, secretly orchestrated the creation of what in fact are private political party associations. This was indeed a direct but covert assault upon our Republic, and set the stage for the total perversion of the public office designed to be the closest to the will of the people. The assault placed the entire direction and controls of our country into the hands of a small cabal with a deliberate intent on destroying the framework of our Constitutional Republic.

**In order to pull off their Scheme,** empowered by the insertion of election law Article 2, they needed to go unnoticed and undetected and accomplished the following three objectives, spread out over calculated periods of time:

1. Change the titles from (the elected) “Committeeman” to (the nominated) “Member of the County Committee” at the primary elections. Since the controlling powers saw to preparing the necessary designating petitions for their prey, this was not a difficult exploit.
2. Oscillate part of their power base by changing half the counties in the state to an odd year election. With this set-up, the newbie committeemen would always be met by a pre-existing, in place power structure.
3. Create the necessary but “slanted-toward-rigged” party rules, implemented in pieces over time, to enable control of everyone under their reach.

**The execution of these three things** accomplished the expunging of the true ***elected*** committeeman, so that today there is not one committeeman currently recognized at any Board of Elections (BOE) in New York or by any persons in the political parties.

**How we will Take Back the Republic**:

1. Elect at least four true committeemen in each of our 3100+/- counties across America, who can then appoint and train committeemen for the next election. Most of the existing committeemen can be reeducated and brought back into the political system.
2. The Unified United States Common Law Grand Jury, being the sureties’ of peace[[1]](#footnote-1) on behalf of We the People will file a Federal Case in a court of record[[2]](#footnote-2) for a judgment against all State Boards of Election requiring them to recognize the elected “Committeemen” and turn complete control back to We the People.
3. Execute judgment upon the Your State Board of Elections guilty of disenfranchisement of our fundamental unalienable vote through elected committeeman.

We are not aware of any State in the United States that have “elected committeemen” we have found some States that elect and/or nominate candidates by caucus, this is not a valid process for committeemen because Committeemen represent their “election district” and therefore must be nominated by at least 5% of the People within their election district and then elected by the People in their “election district”. When chosen by a caucus people are not identified by their election district. Therefore Committeemen must be nominated by petition and elected at the primary election. After a “Committeeman” is nominated by petition and if there is no primary challenge the petitioner is deemed an elected “Committeeman” for that election district.

The title “Member of the County Committee” is a private party association position that may or may not walk a petition to appear to be nominated at a primary, for an election at an executive committee party meeting, and not a primary election. They might even be appointed by the party chairman and then elected at a party meeting. Nevertheless these positions have no lawful right to be placed onto a primary ballot because no elected title or elective process exists. The only elected title for a committeeman is “Committeeman” who must be chosen by the People within an “election district”.

**THE COMMITTEEMAN TEST**

**Recapping the Facts:** To lawfully fill the elected position of “Committeeman” the following four (4) steps “MUST” be performed and if not that election district is unrepresented and you can be assured that that election district has been taken over by party bosses who have 100% control over its party members titled “Member of the County Committee” and if these members act outside of the party “bosses will” they are removed and replaced by the party bosses, this is the epitome of “Mob Rule,” and a sure sign that they were never elected because the only way any-one can be removed from an elected position is by impeachment, indictment or the ballot box.

1. “Committeemen” must walk a petition for signatures or get signatures at a caucus as long as those signatures are from people within their “election district”.
2. The proper designating title on a petition for a committeeman is “Committeemen”, anything else is something else.
3. “Committeemen” must achieve 5% of an election district’s support in order to be nominated [*example: if there are 200 registered party members within an “election district” 10 signatures will be required to win a nomination, which is about average*]. If two people are running for the same “election district” position and they both have a signature on their petition by the same person the candidate who achieved the signature first seizes that vote.
4. If the person running for “Committeeman” is unchallenged they are “deemed elected”. If they are challenged, then one will be elected at the primary election. **Take note:** every candidate on the ballot running for office at the primary election is nominated for the general election with the exception of the “Committeeman” who is the “only candidate” that is “elected” at the primary election.

The following New York State Supreme court rulings support the aforesaid facts concerning “Members of the County Committee” and like all standing committees they were created by and exist pursuant to the Rules of the Party and have no vested constitutional or statutory right to office.

"*The* ***County Committee had duly authorized the creation*** *of such a town party committee or had conferred rule-making powers upon it.* ***The creation of a town party committee, its powers, authority and procedures are solely the province of a county committee***"... - Francisco v. Borden, emphases added.

“*The Executive Committeemen have* ***no vested constitutional or statutory right to office****. Their claim to serve as members of the Executive Committee* ***must rest upon the Rules of the party since the Executive Committee in common with all standing committees was created by and exists pursuant to the Rules of the Party****… The creation, selection and grouping of committeemen from the town or city legislative districts, whether they are* ***county committeemen*** *or city or town committeemen* ***is a matter solely within the power and province of the county committee***.” - Bell v Kirwan, emphases added.

“...*town political committee can be formed only upon the authorization of the County Committee in which the Town is located. It would follow that* ***the rules and regulations governing the procedure of the Town Committee should come from the County Committee***.” - DeCamilla v. Connery, emphases added.

“*It is not disputed that the* ***Executive Committee exists by virtue of the rules of the County Committee and is not a creation of the Election Law***.” - Bauman v. Fusco, emphases added.

1. **Sureties of the Peace, Grand Jury:** "*If anyone has been dispossessed without the legal judgment of his peers, from his lands, castles, franchises, or from his right, we will immediately restore them to him; and if a dispute arise over this, then let it be decided by the five and twenty jurors of whom mention is made below in the clause for securing the peace. Moreover, for all those possessions, from which anyone has, without the lawful judgment of his peers, been disseized or removed by our government we will immediately grant full justice therein*." - Magna Carta Paragraph 52. [↑](#footnote-ref-1)
2. **Courts of Record and Courts not of Record -** The former being those whose acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony, and which have power to fine or imprison for contempt. Error lies to their judgments, and they generally possess a seal. Courts not of record are those of inferior dignity, which have no power to fine or imprison, and in which the proceedings are not enrolled or recorded. 3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231. [↑](#footnote-ref-2)