

UNITED STATES SENATE

Committee: Government Accountability

Principal Author: US Senator Mr. JL Mealer

Bill No: S.###1

Delegation: To be assigned

EMERGENCY LEGISLATION 115th CONGRESS

S.###1 – Accountability of Elected Officials Act (Considered CPS)

S.###1 CPS

115th CONGRESS

1s Session

S. ###1

To enforce Oath of Office Violations and accountability of Elected Officials.

IN THE SENATE OF THE UNITED STATES

January 4th, 2017

Principle Author: Mr. Mealer, US Senate

A BILL

To enforce the accountability of Elected Officials and Oath of Office violations whereas, this Bill must be heard on the first day of meeting of the new 115th Congress, due to consequence of emergency circumstances

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Title of Bill:

An Act to enforce Oath of Office Violations and accountability of Elected Officials.

BE IT ENACTED BY THE UNITED STATES SENATE

1 Preamble: Whereas every elected official of the United States and of the individual
2 collective states, county, city and other duly elected officials have sworn a version of
3 the following Oath of Office: “*I do solemnly swear (or affirm) that I will support and*
4 defend the Constitution of the United States against all enemies, foreign and domestic; that
5 I will bear true faith and allegiance to the same; that I take this obligation freely, without
6 any mental reservation or purpose of evasion; and that I will well and faithfully discharge
**7 the duties of the office on which I am about to enter: So help me God.” And, in part, due to
8 blatant Acts of bribery with various Lobbyists and Special Interest groups each and every
9 elected official has violated their Oath of Office by allowing anti-Constitutional Bills to be
10 made into legal statutes and standing laws and, these Bills have been made into Laws with**

11 large amount of “Pork projects” added for passage by elected “Lawmakers” constituting
12 fraud by acts of bribery and due to these actions, all elected officials have operated in fraud
13 and continue to defraud the American electorate, and while all elected officials have been
14 given the opportunity to amend their fraudulent activity through the “Mealer Pledge,” many
15 have not acted to comply with this option or through existing Law. In accordance to long
16 standing Law, we must remedy these acts of gross malfeasance while allowing those
17 “Lawmakers” an opportunity to make things right. Furthermore, during this time, elected
18 officials have allowed over \$19,708,000,000,000 to be appropriated through agencies of the
19 Federal Reserve by and for the U.S. Congress and over the past multiple years culminating
20 as the US National Debt, and since every elected official within the United States has
21 committed fraud during these activities, all such debt is nullified as are all statutes and laws
22 nullified which may exist contrary to the Bill of Rights,

23 SECTION 1: This Act may be cited as, The “Mealer Pledge.”

24 SECTION 2: Elected officials, whether Federal, State, County, City or other local
25 governments who have not accepted the Mealer Pledge to reaffirm their Oath
26 of Office are hereby relieved of their duty and all payments made to them for
27 their service as an elected official shall be stripped from them and remanded
28 to the people in a fund herein referred to as, the “Retribution Fund,”

29 SECTION 3: Elected officials, whether Federal, State, County, City or other local
30 governments (herein “Lawmakers”) who have accepted the Mealer Pledge and
31 made public their new Oath to serve the people of these United States of
32 America without accepting bribes and other gifts from lobbyists in any way
33 other than those allowed by the US Constitution are hereby required to make
34 public their new Oath of Office.

35 SECTION 4: A governmental oversight body shall be created in the form of a Common
36 Law Grand Jury to assess--

37 Sub-SECTION A: Strict compliance with all elected officials Oath of Office.

38 Sub-SECTION B: Constitutionality of new statutes and laws.

39 Sub-SECTION C: Removal of all laws passed by any elected Lawmaker which
40 violate--

41 (A) The US Bill of Rights

42 (B) Any US Civil Law

43 (C) Full Equal Access to the Law

44 (D) Equal treatment under the Law

45 (E) Other remedies required by Law for statutes and other
46 optional contracts poised as obligatory contracts

47 (F) Release and/or retrial of all legal cases affected by the
48 anti-Constitutional laws perpetuated by fraud.

49 (G) Reimbursement of all fines, fees and injuries upon those
50 victims of victimless crimes from the “Retribution fund,”

51 SECTION 5: There shall be no special offers, breaks or statutes made to promote, further
52 the ability to reach access of the Law or place one group above natural Law in
53 regards to laws and statutes affecting other members of the citizenry of these
54 united States or the United States. (Herein “states”)

55 Sub-SECTION A: Many groups of employment across the “states” with added
56 protection of existing laws. These laws must be open to all
57 members of the “states” whether private individuals or public
58 officers who have taken the “Mealer Pledge” and were or are
59 affected by unjust statutes and Laws.

60 Sub-SECTION B: This Act shall not offer special assistance or privilege to
61 individuals who are in this country illegally unless a direct
62 violation of Human Rights has been committed upon them by
63 any elected official or agency of government.

64 Sub-SECTION C: Corporations, agencies of employment and places of
65 employment are not protected from incrimination from this
66 Act.

67 SECTION 6: There shall be made \$19,708,000,000,000 (adjusted) worth of Congressionally
68 valued coin and certificates made payable to Debt holders in the full amount required for
69 full payment of debts incurred, and said instruments shall have a shelf life of 24 hours once
70 remanded to the debt holders.

71 Sub-SECTION A: There shall be no value placed upon said coins other than that
72 of the Federal Reserve Bank, including payment made to the
73 Federal Reserve Bank and the US shall not render any value
74 whatsoever against or upon the “states” and individuals thereof
75 for said debt payment.

76 Sub-SECTION B: Once the Federal Reserve Bank is repaid, the contracts with
77 the Sixteenth Amendment will be fulfilled and all related Laws
78 shall cease to exist.

79 Sub-SECTION C: Debt and Bond holders will be granted 90 days to place the
80 full value of their coins and notes into direct investments of the
81 collective states' based businesses in a 10% daily graduated
82 decline of value beginning on this Bills passage and 90 days, or
83 forfeit the full value thereof.

84 SECTION 7: Allodial Title and full ownership of private property must be restored for the
85 “states” and individuals thereof and all such laws related to titling shall cease to exist unless
86 contracted knowingly, willingly and intentionally by all parties and with full disclosure
87 from the governing body.

88 SECTION 8: There shall be no added projects to this bill to cause it's passage.

89 Sub-SECTION A: No Lawmaker may profit from this bill in any way other than
90 normal salary of his or her elected office.

91 Sub-SECTION B: No Lawmaker or elected official or appointed official may
92 benefit from the passage of this Bill outside of their normal
93 lawful duties of office or appointment.

94 SECTION 9: Officials and officers responsible for their Oath of Office:

95 Sub-SECTION A: All duly elected officials,

96 Sub-SECTION B: All appointed officials,

97 Sub-SECTION C: Members of the armed forces,

98 Sub-SECTION D: Members of Law enforcement,

99 Sub-SECTION E: Attorneys, Judges, Inspector Generals, Court Clerks,

00 Sub-SECTION F: Members of all governing bodies,

01 Sub-SECTION G: Members in their official capacity of public utilities,

02 Sub-SECTION H: All retired elected officials, members, employees as noted in
03 Section 9.

04 **SECTION 10: This Emergency bill shall go into effect 30 days after passage.**

