

A rationale for never voting for the incumbent

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Executive Orders (E.O.s), whether state or federal, are not founded in our Constitution's seven articles nor in the additional 27 articles created by amendment. Authorization for the E.O. can only be found in the myriad of laws that We The People (WTP) live under. Whence those ten thousands of laws? Our Congress is the source as WTP know; does every congressperson know? WTP hear many, many persons whine about the unconstitutional E.O., the most vociferous? Our legislators. Now, WTP know that a legislator, no matter how obtuse, has to be aware of the laws enabling those E.O.s! In 2009 the 111th Congress, in public law 111-67, re-authorized that portion of the Korean Defense Production Act of 1950, (50 U.S.C. App.2061 et seq.), which delegated rule-making power to the executive.

All the above is delineated in "Cato Handbook for Congress"; the trouble is Cato Institute simply cajoles Congress to reverse the constitutional perversion. Whereas that institution must be coerced. Since all constitutional power emanates from WTP, it follows that WTP are the absolute administers of our U.S. Republic; our only tool with which we are able to perform this huge task is the ballot box, and this only every other year. WTP are thus limited to "speak softly" but we are authorized to "carry a huge stick."

Think about it; every two years WTP are able to replace all of our representatives, and 1/3 of our senators, plus, in leap years, our president and VP. The drawback here is contained in the admonition "UNITED WTP STAND, DIVIDED WTP FALL."

Therefore the slogan: NEVER VOTE FOR INCUMBENT POLITICIANS.