

## FIFTEEN FACTS: THE WAR ON PETITIONS

**FACT #1:** In 1932, citizens protested a 10-cent per pound state tax on margarine passed by the legislature, controlled by dairy farmers. (That equals a dollar per pound today.) Citizens signed a petition to vote down that big new tax; it lost in a landslide. Angry at voters, legislators began declaring EVERY BILL an “emergency” not open to petition.

See examples of phony emergencies at [PetitionRights.com](http://PetitionRights.com) under Research. The total over 88 years--**35,000 lies!** PRA allows nine “emergencies” yearly, plus the budget.

**FACT #2:** Politicians will block state petitions started from April to December in 2022, an 8-month blackout of our constitutional rights! See 1-40-106 (1) C.R.S.

The First Amendment in the Bill of Rights protects five rights—religion, speech, press, assembly, and petition. So does our state constitution. What right is next at risk—praising God, public speaking, printing papers, or group meetings? (Can you say “lock down?”) Even a temporary ban on your rights is unAmerican. PRA protects your rights every day.

**FACT #3:** The legislature subverts petitions. In 40 years, more anti-petition actions from Colorado have been reversed by the U.S. Supreme Court than from all other states. That’s a national disgrace! PRA ends illegal attacks by our legislature on your right to petition.

**FACT #4:** Legislators routinely gut or repeal petitions to change regular laws. Politicians now rewrite the constitution without an election. They say taxes are “fees” and multi-year borrowing is not debt. With PRA, only petitions from voters may change petitions.

**FACT #5:** The state bans local petitions--county, school, or special district. Cities impose higher burdens on city petitioners. PRA adopts one set of short and simple rules for all.

**FACT #6:** The state constitution does not limit how long citizens have to collect signatures. Politicians passed a six-month limit. Colorado now has the shortest time; with CO, 75% of states would allow one year or more. PRA allows one year to get state petition entries.

**FACT #7:** From 1910 to 1994, our constitution let private citizens dispute entries; then the state heard their proof. Now the state rejects petitions on its own; no more neutrality! PRA restores checks and balances and the rule of law. Government must be fair.

**FACT #8** State issues are single subjects, but lack finality. Today, single subject disputes can start AFTER petitions win! PRA settles all legal issues before petition drives start.

**FACT #9:** A two-week delay for questions slows petitions. A court can delay ruling *forever*, denying us our right to petition and to vote. PRA limits this ordeal to two weeks.

**FACT #10:** State law says “Ballot titles shall be brief.” Three state lawyers set them in “legalese.” They once wrote a 324-word ballot title (one sentence!) for PRA! They want you to blame us for that. We allow “up to 60 words in plain English.” That’s a fair limit.

**FACT #11:** Petition reviews check only 5% of entries; if one is unclear, the state secretly rejects 19 more. The state may select invalid entries to kill a petition. One petition lost 2,200 entries; a senior citizen “omitted” her middle initial in her 22 affidavits. But she had no middle initial; *state records were wrong*. PRA treats each entry equally.

**FACT #12:** Our liberal supreme court said we have two days in two years to raise state taxes, but only one day to lower them, or vote on any other topic. Their theory? “Voters want to raise taxes faster.” PRA permits yearly petitions on any topic each November.

**FACT #13:** The state **repealed majority rule**. It now takes 55% to pass some petitions; 46% of votes outweigh 54%. That’s unAmerican.

**FACT #14:** We now face geographic quotas in all 35 state senate districts. Get a MILLION signatures, but fall one short in one area? *You lose your right to vote*. Their law does not stop politicians, who need only 67 votes for ballot issues. PRA will treat all signers equally.

**FACT #15: THE BIGGEST FRAUD OF ALL**

1998: 58,656 valid petition entries required by the constitution

2002: 62,437 2006: 67,828 2010: 79,287

2014: 86,104 2018: 98,492 2020: 124,632

(the state’s illegally-imposed average 33% entry rejection rate now requires 187,000!)

Required petition entries are now 5% of the last vote for secretary of state. In 2018, average 4-year increases in five prior votes were under 8,000. After 2018, it was 26,140—3.25 times average increases. Population did not double since 2002. What happened? Major ballot fraud. PRA sets a 120,000 entry limit, which may grow 9,000 every four years. PRA favors votes on regular laws (80,000 entries), not constitutional additions (120,000). Believe in America.

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