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Proposed Amendment XXVIII

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We the People must demand change, Please consider the substantial structural change provided within the following proposed Amendment to the Constitution:

Article of Amendment XXVIII.

Section 1. We the People, do recognize and declare that the advances in communications and technology have progressed and have been successfully implemented, so that a separate national legislature of Senators and Members of the House of Representatives of the national government is no longer required and no longer desired by the People, who desire to have ever more accessible and more accountable legislators and representatives of this Federal Republic located within their own States and Commonwealths. Therefore, Notwithstanding any other grant of power within this Constitution, the legislators heretofore identified as Senators and Members of the House of Representatives in the Constitution, shall no longer be elected in separate elections for such offices of the legislative branch of the national government; and the duties, powers, privileges and immunities granted to such Senators and Members of the House of Representatives in this Constitution, shall hereafter be assumed and performed by the legislators within their respective State Assemblies and the respective State Senates of the several States and several Commonwealths. The State and Commonwealth legislators shall be permitted to vote upon national legislation in proportion to the enumeration of their respective Numbers of the Populations of their respective several States and several Commonwealths. The legislators of the several States and several Commonwealths shall be permitted to vote upon national legislation through an existing, operational and available electronic information and data communications system of their own choosing, and such system may be serviced, repaired, replaced, and updated from time to time.

Upon ratification of this Article of Amendment to the Constitution, The United States in Congress assembled shall hereafter consist of the assembly, and such assembly includes, permits and encourages the use of technology to establish electronically assembled legislators located within their respective State Assemblies and their respective State Senates, whether or not these respective assemblies are simultaneous, with power to represent their respective several States and several Commonwealths.

Section 2. The United States Capitol building shall become a museum and ceremonial facility. Upon ratification of this Article of Amendment to the Constitution, The United States in Congress assembled shall have power to enact legislation to implement and enforce Section 2.

Section 3. This Article of Amendment shall not be construed to deny or disparage or limit in any manner the several States and the several Commonwealths in their powers and liberties and rights and representations and votes and a republican form of government.

U.S. Constitution. Article V.

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.