

This bill exposes the hypocrisy of the Pro Convention of States lobby. They have asserted in the past that all applications for an Article V Convention (A5C) be on a single subject only.

This bill suggests aggregating prior applications for an A5C on a variety of subjects, some of which are many years old!

By asserting the validity of aggregating old applications on a variety of subjects, the lobbyists reveal that their assertion that the scope of an A5C convention can be limited cannot now be trusted.

This lobby wants an A5C convention to replace our current Constitution for which three replacement versions have already been written. Do you really trust any of the legislators currently in Washington DC to pick a group of people you could trust as delegates to rewrite the Constitution authored by our founding father patriots?

The problem is not with our Constitution, but with the failure of our elected officials to follow it. Why would our current federal legislators follow a new Constitution any better than they followed the old one?

The A5C method of “revising” our Constitution is a “nuclear” option. The best option for making limited changes to our existing Constitution is via the amendment process that has been successfully used 27 previous times.

I urge each of you to consider voting NO on this resolution **and then to rescind all prior and obsolete applications from Ohio requesting an A5C convention.**

Your decision will affect every citizen of these United States.

Respectfully Yours,

James Kuhlenschmidt  
Goshen, In 46528