

# CALIFORNIA BILL OF RIGHTS

California Bill of Rights Ballot Initiative

*Natural Law: A law higher than any human law.*

September 30, 2011

To: Office of the Attorney General  
1300 I Street, 13<sup>th</sup> Floor  
Sacramento, CA 94244-2550  
From: Oscar Alejandro Braun

Subject: Submission for Title & Summary for Oscar Braun's "CA Bill of Rights" Initiative Text

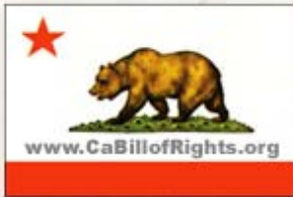
SECTION 1, A . We, the People, still hold these truths to be self-evident, that all men are created equal; that they are endowed by their Creator with certain Unalienable Natural Rights, from conception to natural death, that among these are life, liberty, acquiring, possessing, protecting property, and pursuing and obtaining safety, happiness, and privacy from government.

B. The State of California shall make no law prohibiting the free exercise of the People's Unalienable Natural Rights to Life or abridging the People's Unalienable Natural Rights to Life, Liberty, Production, Distribution, Use and Consumption of air, carbon dioxide, water, food, habitat for humanity, universal health self-care and energy generating natural resources.

C. The State of California shall not levy any taxes, fees, assessments or fines on the People's Unalienable Natural Rights to Life, Liberty, Production, Distribution, Use and Consumption of air, carbon dioxide, water, food, habitat for humanity, universal health self-care and energy generating natural resources.

D. The State of California, upon approval by the electorate, shall repeal the 1970 California Environmental Bill of Rights (CEQA), the 1976 California Coastal Act (Prop. 20), California Endangered Species Act (CESA), California Global Warming Solution Act (AB32), California Sustainable Development Act (SB-375), California Air Resource Board (CARB) and CA/EPA (1991) and expunge all references and all citations from the repealed laws and regulatory agencies policies found within the California Public Resource Code and Health and Safety Code.

E. The enumeration in the California Constitution, of certain Unalienable Natural Rights, shall not be construed to deny or disparage other retained Unalienable Natural Rights by the People of California. The Ninth Amendment to the United States Constitution prohibits the federal government from violating or infringing upon rights not specifically enumerated in the Constitution and reserves to the people of California certain rights as they were understood at the time that California was admitted to statehood, excluding amendments. The guarantee of those rights is a matter of contract between the people and the State of California and the United States as of the time that the compact with the United States was agreed upon and adopted by California and the United States; and



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F. The People of California, individually, shall have the Unalienable Natural Right to NULLIFY Federal powers not *specifically* delegated to the United States by the Constitution, nor prohibited by it to the State of California, or the People. The Tenth Amendment of the United States Constitution defines the total scope of federal power as being that which has been delegated by the People of the Several States to the federal government, and all power not delegated to the federal government in the Constitution of the United States is reserved to the States, respectively or to the People themselves. The powers reserved to the People and the State of California are those powers as they were understood at the time that California was admitted to statehood, excluding amendments. The reservation of those powers is a matter of contract between the state and people of California and the United States as of the time that the compact with the United States was agreed upon and adopted by California and the United States;

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( *Attention AG : This NOTE is not part of this initiative text* )

Please note that the **Unalienable Natural Rights** “legal” definitions used for this proposed **CA Bill of Rights** initiative are found below. I respectfully request that the Attorney General cite appropriately the word *Unalienable* in the pending Title & Summary for this **CA Bill of Rights** initiative.

## **UNALIENABLE RIGHTS**

The state of a thing or right which cannot be sold. **Things which are not in commerce**, as public roads, are in their **Nature Unalienable**. Some things are **Unalienable**, in consequence of particular provisions in the law forbidding their sale or transfer, as pensions granted by the government. **The Natural Rights of life and liberty are Unalienable. Bouviers Law Dictionary 1856 Edition**

**Unalienable**: incapable of being alienated, that is, sold and transferred. **Black's Law Dictionary Sixth Edition, page 1523**

You can not surrender, sell or transfer **Unalienable Rights**, they are a gift from the creator to the individual and cannot under any circumstances be surrendered or taken. All individual's have **Unalienable Rights**.

**INALIENABLE RIGHT**: You can surrender, sell or transfer **Inalienable Rights** if you consent either actually or constructively. Inalienable rights are not inherent in man and **can be alienated by government**. Persons have **Inalienable Rights**. Most state constitutions recognize only **Inalienable Rights**.