



American Resistance Party

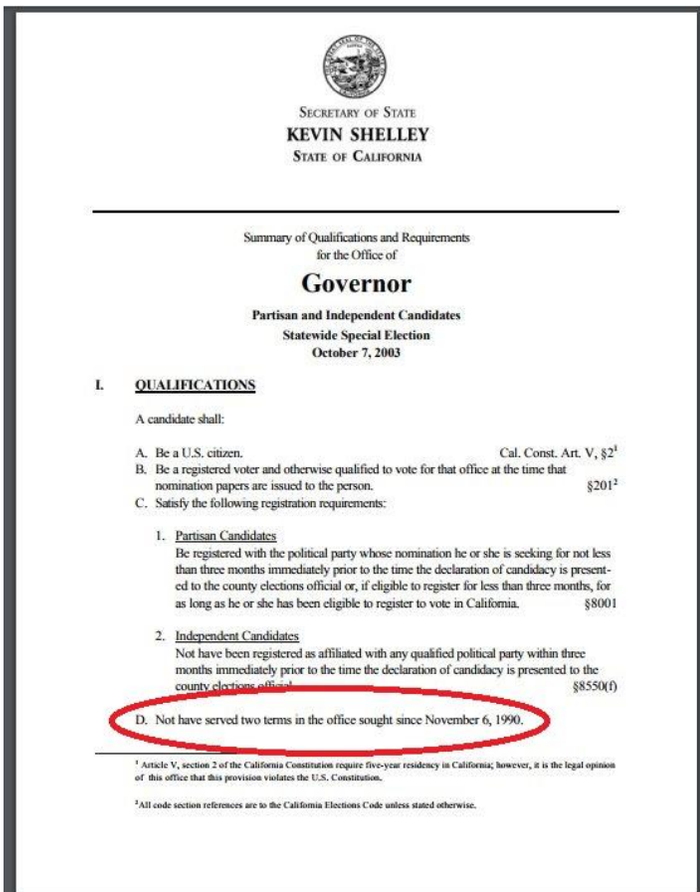
How long will you wear the chains of your Masters?

Contact: Edward C. Noonan
Tel: 530-777-3474
Email: ednoonan7@gmail.com
Email: americanresistanceparty@mail.com
<http://www.americanresistanceparty.org>

**FOR IMMEDIATE RELEASE
ACTION ALERT**

**JERRY BROWN
And his Rat-Bastard Friend Shelly**

2/20/18 – EDWARD C NOONAN, Former 2012 & 2016 Presidential Candidate alert:



Jerry Brown is the illegal and unconstitutional Governor of California because of the false gibberish of a former Secretary of State named Kevin Shelley.

The *rat-bastard* Shelley was overstepping his authority as 2003 CA Secretary of State when he made a decree in one of his "Summary of Qualifications and Requirements for the Office of Governor" which he illegally declared:

"D. Not have served two terms in the office sought since November 6, 1990."

See his "summary" to left...

In this 2003 piece of garbage, he unconstitutionally added a "grandfather clause" to the CA Constitution when none had existed before.

**The CA Constitution plainly mandates:
"CALIFORNIA CONSTITUTION
ARTICLE 5 EXECUTIVE**

SECTION 2. "...No Governor may serve more than 2 terms."

Because of Shelly's *de facto* royal decree Jerry Brown has declared he was "grandfathered in" and can serve as many terms as he desires. Brown currently has servered TWO ADDITIONAL UNCONSTITUTIONAL TERMS (besides the two he served prior to 1990 when the term limits constitutional amendment was passed by the citizens of California!

Shelly proves that he was/is unfamiliar with the US Constitution... which says: Amendment 22 - Presidential Term Limits. Ratified 2/27/1951.

1. *No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once.*

(PROPER Grandfather clause): But this Article shall not apply to any person holding the office of President, when this Article was proposed by the Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this Article becomes operative from holding the office of President or acting as President during the remainder of such term.

This proper "grandfather statement" found here in the 22nd Amendment, is also shown in Art II, Sec 1, Clause 4: "No person except a natural born Citizen, (PROPER GRANDFATHER CLAUSE) or a Citizen of the United States, at the time of the Adoption of this Constitution, shall be eligible to the Office of President; neither shall any Person be eligible to that Office who shall not have attained to the Age of thirty-five Years, and been fourteen Years a Resident within the United States.

Wikipedia "Grandfather clause": *"The term originated in late nineteenth-century legislation and constitutional amendments passed by a number of U.S. Southern states, which created new requirements for literacy tests, payment of poll taxes, and/or residency and property restrictions to register to vote. States in some cases exempted those whose ancestors (grandfathers) had the right to vote before the Civil War, or as of a particular date, from such requirements. The intent and effect of such rules was to prevent poor and illiterate African-American former slaves and their descendants from voting, but without denying poor and illiterate whites the right to vote. Although these original grandfather clauses were eventually ruled unconstitutional, the terms grandfather clause and grandfather have been adapted to other uses."*

The American Resistance Party maintains that there CANNOT be a grandfather clause to the Constitution UNLESS THE Constitution allows it, and the terms are clear. And if someone does decree a BOGUS grandfather clause to exist, that person should NOT be shrouded in scandals and fraud:

"...Kevin Shelley, the California secretary of state, was generating national attention for his efforts to ensure the integrity of the voting process and was considered a promising candidate for governor or the Senate.

Now Mr. Shelley, from a well-known San Francisco Democratic family, finds his political career in tatters because of scandals involving fund-raising and the way he has spent tens of millions of dollars of federal election money to carry out the voting overhaul he trumpeted. He is facing investigations by the Federal Bureau of Investigation and a federal grand jury, a state personnel board, the California Legislature and the federal agency that provides money to states to upgrade voting systems." [New York Times](#) - JAN. 9, 2005

###

Permission to reprint in whole or in part is gladly granted, provided full credit is given.