



Judicial Accountability,
Not Judicial Immunity.

“ALL MEN ARE EQUAL BEFORE THE LAW”

SOUTH DAKOTA (Judicial Accountability Initiative Law) J.A.I.L.

Read the amendment at: www.SouthDakotaJudicialAccountability.com

Let's make South Dakota the first State in the Union to bring back Judicial Accountability!

“Our whole system of law is predicated on the general fundamental principle of equality of application of the law.”
(You be the Judge.)

‘All men are equal before the law,’
‘This is a government of laws and not of men,’ ‘no man is above the law,’

TRUAX V. CORRIGAN (1921)

Supreme Court Ruling

South Dakota
J.A.I.L.
Judicial Accountability
Initiative Law

We need your help collecting signatures and getting The Judicial Accountability Initiative (J.A.I.L.) on the 2006 ballot.

Help SDJA with your contributions.

You can contact us at:

www.southdakotajudicialaccountability.org – or contact Ms. Emile Grotewold at SDJA PO Box 412 • Tea, SD 57064 • 605-231-1258

For questions or comments concerning the South Dakota Judicial Accountability Amendment contact Gary Zerman at 605-231-1258.

Paid and authorized by the SDJA Committee, Bill Stegmeier, Treasurer, Box 412, Tea, South Dakota 57064.

Citizens across the country are being mugged and robbed by activist judges. The extent of the theft being perpetrated is staggering; often undermining even the most fundamental right of American citizens to be self-governing.

What does the South Dakota J.A.I.L. Initiative Law achieve if it is put on the ballot and passed?

It does precisely what the title indicates! (J.A.I.L.) holds the judiciary accountable for decisions not in compliance with state law.

It says, “No immunity shall extend to any judge of this State for any;

- deliberate violation of law, fraud, or conspiracy, intentional violation of due process of law,
- deliberate disregard of material facts,
- judicial acts without jurisdiction,
- blocking of a lawful conclusion of a case,
- or any deliberate violation of the Constitution of South Dakota or the United States, notwithstanding Common Law, or any other contrary statute.”



On September 28, 2005, George Wuest, a retired Supreme Court justice from Mitchell, was quoted in the Argus Leader on the J.A.I.L. Initiative Law as saying: “That is one of the nuttiest things I have ever heard.”

Why is the J.A.I.L. Amendment important?

Crime and no punishment

Deborah Robinson, the U.S. magistrate who recently fined former national security adviser Sandy Berger \$50,000 for stealing and destroying classified documents from OUR National Archives,

AND NO JAIL TIME.

© 2005 WorldNetDaily.com

worldnetdaily.com/news/article.asp?ARTICLE_ID=46314 By Burt Prelutsky



Janklow Gets 100 Days in Jail for Killing Scott:

After running a stop sign at high speed and killing Randy Scott, **former governor and congressman** Bill Janklow gets just 100 days in jail.

motorcyclecruiser.com/newsandupdates/janklowsentence/index.html

By Art Friedman



Private Property Rights in Peril

Kelo et. al. v. the City of New London is the first ruling in which eminent domain has been extended to allow governments to take private property for private development rather than for public use.

Does This Sound Like Equality Before the Law to You!?