

FORMATTING NOTE:

In initiatives, legislative bills and other proposed measures, language that is to be deleted from current statutes is represented by a "strikethrough" character and language that is to be added is underlined. Because these special characters cannot be formatted in all Internet browsers, a different set of symbols is used for presenting these proposals on-line. The symbols are as follows:

- Text that is surrounded by (({- text here -})) is text that will be DELETED FROM the existing statute if the proposed measure is approved.
- Text that is surrounded by {+ text here +} is text that will be ADDED TO the existing statute if the proposed measure is approved.
- {+ NEW SECTION+} (found at the beginning of a section or paragraph) indicates that ALL of the text in that section will become law if the proposed measure is approved.

* * *

INITIATIVE 736

BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHINGTON:

{+ NEW SECTIONS. +}

Sec. 1.

- (1) The national security agency executive branch, charter, NSCID, number 6, means the national security agency has carte blanche to disregard legal restraints placed on all other Americans.
 - (a) The national security agency executive branch, charter, NSCID number 6, violates 605 of the communications act of 1934.
 - (b) The national security agency executive branch, charter, NSCID number 6, violates the U.S constitution.
 - (c) The national security agency executive branch charter, NSCID number 6, shall be illegal in the state of Washington.
- (2) The national security agency police intelligence units, means, police intelligence units in every city and state in U.S. under the direction of the director of the national security agency, located in FORT MEADE, MD.
 - (a) The national security agency police shall not have power or jurisdiction over any police station in the state of Washington.
 - (b) National security agency police shall not have monitoring devices on any citizen of the state of Washington.
 - (c) National security agency police shall not have intelligence files and shall not keep these files in the local military bases in the state of Washington.
 - (d) National security agency police, shall not have a list of persons who are targets of the national security agency in schools, housing, and employment in the state of Washington.
 - (e) National security agency police shall not slander, defame, persons who are targets of the national security agency in the state of Washington.
 - (f) National security agency police shall not work in the state of Washington.
- (3) The national security agency in service business means those in the business of serving the public plumbers, carpenters, roofers, electricians, laborers, waitresses, waiters.

- (a) Persons in the service industry shall not belong to the national security agency.
 - (b) Persons in the service industry shall not harass an employee who is a target of the national security agency.
 - (c) Persons in the service industries shall not harass a customer who is a target of the national security agency.
- (4) The national security agency in the news media means the national security agency censorship of all news media in the U.S.
- (a) The national security agency shall not have monitors on any newspaper in the state of Washington.
 - (b) The national security agency shall not have monitors on any television station in the state of Washington.
 - (c) The national security agency shall not have monitors on any magazine in the state of Washington.
 - (d) The national security agency shall not practice censorship of news media in the state of Washington means violation of the first amendment of the U.S Constitution which supersedes federal law.
- (5) The national security agency in the military mean Army, Navy, Air Force, Marines, Coast Guard, State Militia, that members also belong to the national security agency.
- (a) The national security agency shall not have members in any military agency in the state of Washington.
 - (b) The national security agency shall not use experimental drugs on servicemen, in the state of Washington, with their consent or without their consent.
 - (c) The national security agency shall not harass a serviceman who is a target of the national security agency in the state of Washington.
 - (d) The national security agency shall not have employees who are national security agency, and are non military working on any military base or organization in the state of Washington.
 - (e) The national security agency shall not have monitoring devices used for defense, shall not be used on Washington State residents. This meaning monitoring of phone conversation in homes, businesses, all public facilities, schools, retirement homes, nursing homes, state and federal facilities.
 - (f) The national security agency shall not keep military or police intelligence files on any persons, in the local military bases in the state of Washington.
 - (g) The national security agency shall not keep profiles on any persons in the state of Washington.
 - (h) The national security agency shall not have persons who belong to the national security agency, or who are paid by the national security agency, to work out of the military bases, to work out of a certain area, whose job it is to visit business, corporations, schools, real estate offices, landlords for the purpose of getting a person who is a target of the national security agency, out of school, out of a job, or out of their place of dwelling.
- (6) The national security agency shall not lobby in the state of Washington means persons lobbying for causes of the national security agency.
- (7) The national security agency in public utilities means The national security agency shall not be on the boards of directors of any public utilities in the state of Washington.
- (a) Public utilities companies shall not discriminate against an

employee who is a target of the national security agency in the state of Washington.

- (b) Public utilities companies shall not discriminate against a customer who is a target of the national security agency in the state of Washington.
- (c) Public utilities companies shall not have on staff any person who belongs to the national security agency.

(8) The national security agency officials means those who belong to the national security agency, in the executive branch, the President of the U.S. since Watergate. The Attorney General of U.S, since Watergate, the Director of the national security agency, who is located in Fort Meade, MD, who is also over all military intelligence, all police intelligence units in the U.S, all special forces, all military who belong to the national security agency. All senators, and U.S representatives, who belong to the national security agency, all members of the CIA who have dual positions in both agency, all FBI agents who have dual positions, all directors of federal agency who belong to the national security agency, all State Senators, and all State Representatives who belong to the national security agency, all state, City, Towns, County, and public officials in the state of Washington, who belong to the national security agency.

- (a) The President of the U.S. shall not conduct business in the state of Washington that pertains to the national security agency.
- (b) The President of the U.S, shall not use the office of the President to harass a person who is a target of the national security agency in the state of Washington.
- (c) The Attorney General of the U.S. shall not use the office of the U.S. Attorney General to harass a target of the national security agency in the state of Washington.
- (d) The Attorney General of U.S. shall not conduct business in the state of Washington that pertains to the national security agency.
- (e) The Director of the national security agency shall not use the position of Director of the national security agency to harass a target of the national security agency in the state of Washington.
- (f) The Director of the national security agency shall not conduct business that pertains to the national security agency in the state of Washington.
- (g) U.S. Senators shall not use their position or office to harass a target of the national security agency in the state of Washington.
- (h) U.S. Senators shall not do business that pertains to the national security agency, in the state of Washington.
- (i) The U.S. House of Representatives shall not conduct any business that pertains to the national security agency in the state of Washington.
- (j) U.S. House of Representative members shall not use their position, as a U.S. Representative to harass a target of the national security agency in the state of Washington.
- (k) The national security agency members who also belong to the FBI shall not work or do business in the state of Washington.
- (l) The national security agency members who also belong to the CIA shall not work in the state of Washington.
- (m) The national security agency former Presidents of the U.S. shall not do business that pertains to the national security

- agency in the state of Washington.
- (n) The national security agency whose members are former Presidents of the U.S. shall not use their influence to harass a target of the national security agency.
 - (o) State Senators who belong to the national security agency shall not conduct business of the national security agency in the state of Washington.
 - (p) State Senators who belong to the national security agency shall not use their position to harass a target of the national security agency in the state of Washington.
 - (q) Senators of the state of Washington shall not belong to the national security agency.
 - (r) State Representatives shall not use their position to harass a target of the national security agency.
 - (s) State representatives shall not conduct business that pertains to the national security agency in the state of Washington.
 - (t) State Representatives shall not belong to the national security agency in the State Washington.
 - (u) State, city, town, or community officials shall not belong to the national security agency in the state of Washington.
- (9) The national security agency in prisons means persons belong to the national security agency in prisons, those who contact persons in prisons for the purpose of getting paid for illegal black bag jobs.
- (a) The national security agency shall not have a network in any prison or jail system, in the state of Washington.
 - (b) The national security agency shall not give experimental drugs, to prison inmates, with their consent, or without their consent.
 - (c) The national security agency shall not harass a target who is in prison, in the state of Washington.
 - (d) The national security agency shall not have contacts in prisons, in the state of Washington.
 - (e) The national security agency shall not have a person whose job it is to write to prisoners in a certain area for black bag jobs.
- (10) Section 6 public law 86-36 means access to information on all members of the national security agency, as well as their activities.
- (a) Section 6 public law 86-36 shall be illegal in the state of Washington.
 - (b) Section 6 public law 86-36 citizens shall have the right to go to court with any person who belongs to the national security agency in the state of Washington.
 - (c) Section 6 public law 86-36, citizens shall know the illegal acts being committed against them by the national security agency.
- (11) The national security agency in the legal profession means judges, attorneys, bar associations, legal aides, civil rights agencies, civil liberties union, prosecuting attorneys, assistant attorney generals, attorney general clerks, all persons working in legal professions in the state of Washington.
- (a) Civil rights agencies, shall not have on staff in the state of Washington, national security agency members, retired or active.
 - (b) The Bar Association shall not have on staff members of the national security agency, retired or active.

- (c) Attorneys in the state of Washington shall not belong to the national security agency, shall not have on staff any person belonging to the national security agency retired or active.
 - (d) Judges in the State of Washington shall not belong to the National Security Agency, shall not have on staff any person active or retired who belongs to the National Security Agency.
 - (e) Judges shall not make decision based on, input from the secret foreign surveillance court, shall not have any contact with this secret court.
 - (f) Judges shall not discriminate against a target of the National Security Agency as a defendant.
 - (g) Attorneys shall not discriminate against a person who is a target of the National Security Agency by denying them the benefit of legal assistance.
 - (h) The attorney general of the State of Washington shall not belong to the National Security Agency.
 - (i) Assistant attorney generals of the State of Washington shall not belong to the National Security Agency, either retired or active.
 - (j) Prosecuting attorneys in the State of Washington shall not belong to the National Security Agency.
 - (k) Employers in the legal professions in the State of Washington shall not discharge an employee who is a target of the National Security Agency.
 - (l) All persons working in the legal professions in the state of Washington, shall not take orders or direction from out of state National Security Agency members.
- (12) The National Security Agency in the medical field means doctors, medical boards, hospitals, nursing aides, nursing homes, retirement homes, boards of health, adult homes, congregate facilities, practical nurses, and registered nurses.
- (a) Hospitals in the State of Washington shall not have a list of patients who are targets and shall not deny them equal medical treatment, as non targets have.
 - (b) Hospitals in the State of Washington shall not have on staff any person who belongs to the National Security Agency retired or active.
 - (c) Hospitals shall not discriminate against an employee who is a target of the National Security Agency.
 - (d) Retirement homes shall not have on staff any person who belongs to the National Security Agency.
 - (e) Retirement homes shall not discriminate against a resident who is a target of the National Security Agency, by denying them adequate medical treatment, by refusing them housing or require them to move.
 - (f) Retirement homes shall not discriminate against an employee who is a target of the National Security Agency shall not harass, or dismiss from employment.
 - (g) Hospitals, nursing homes, retirement homes, clinics shall not administer experimental drugs developed by the national security agency to any patient with consent or without the consent.
 - (h) Nursing homes in the State of Washington shall not have on staff persons belonging to the National Security Agency.
 - (i) Nursing homes in the State of Washington shall not harass a resident with loss of housing, to deny housing, and to deny medical treatment if this person is a target of the National

Security Agency.

- (j) Nursing homes, shall not discriminate against an employee who is a target of the National Security Agency by harassing the employee, shall not dismiss the employee, shall not slander or destroy the employee's belongings.
 - (k) Medical boards in the State of Washington shall not have National Security Agency persons on staff.
 - (l) Boards of health in the State of Washington shall not have on staff persons belonging to the National Security Agency.
 - (m) Physicians in the State of Washington shall not belong to the National Security Agency, shall not have persons who belong to the National Security Agency on t their staffs.
 - (n) Physicians in the State of Washington shall not have a list of National Security Agency targets, shall not deny treatment to targets, shall not lie about their condition on orders from out of state National Security Agency.
 - (o) Nurses in the State of Washington shall not belong to the National Security Agency, shall not harass a National Security Agency target, shall not harass a patient who is a target of the National Security Agency, shall not harass a fellow employee who is a target of the National Security Agency.
 - (p) Nurse aides shall not belong to the National Security Agency, shall not harass a patient who is a target of the National Security Agency, and shall not harass an employee who is a target of the National Security Agency.
 - (q) State boards of nursing--all boards shall not have on staff persons who belong to the National Security Agency.
 - (r) State boards of nursing shall not have on staff a list of targets of the National Security Agency, shall not harass a nurse who is a target of the National Security Agency, shall not notify employers to terminate target, shall not slander target of the National Security Agency.
 - (s) Director of Health and Human services shall not belong to the National Security Agency, shall not harass a target of the National Security Agency, shall not send surveyors to the target's place of employment, and shall not threaten target's place of employment with threats of closure.
 - (t) Health and Human services shall not have on staff persons who belong to the National Security Agency.
 - (u) No group home, congregate facility, half way house, shall have National Security Agency persons on staff, in the State of Washington.
- (13) The National Security Agency in business means that business and corporations in the State of Washington shall not have on their staff any persons belonging to the National Security Agency, and shall not have on their boards of directors any person belonging to the National Security Agency.
- (a) The National Security Agency shall not have dummy corporations in the-.State of Washington.
 - (b) The National Security Agency shall not use city, towns, state officials to harass a business or corporations which are a target of the National Security Agency.
 - (c) The National Security Agency shall not use city, state towns, or public officials to use the position of their office to harass an employee who is a target of the National Security Agency.
 - (d) The National Security Agency shall not use city state, town,

public officials to use. their positions and office to harass a patron of a business or corporations who is a target of the National Security Agency.

- (14) The National Security Agency in Housing means the National Security Agency shall not have any person who is National Security Agency on housing boards, on the staff of any public housing authority in the State of Washington.
- (a) The National Security Agency shall not have persons in any real estate company on staff or in administration, owners of businesses who belong to the National Security Agency, retired or active members shall be included.
 - (b) The National Security Agency shall not harass a target who is seeking rental positions, rental agencies, shall not harass a person for the National Security Agency in the State of Washington.
 - (c) Real estate and rental agencies shall not harass an employee who is a National Security Agency target in the State of Washington.
- (15) The National Security Agency in banking means the National Security Agency shall not have an intelligence officer, in any bank in the State of Washington, shall have no staff member who belongs to the National Security Agency.
- (a) The National Security Agency shall have no special accounts in any bank in the State of Washington, shall not use the other two intelligence agencies to cover up for special accounts meaning the CIA and FBI.
 - (b) Banks shall not harass and discharge an employee who is a target of the National Security Agency.
 - (c) Banks shall not harass a patron of any bank who is a National Security Agency target in the State of Washington.
- (16) National Security Agency in transportation means no persons belonging to the National Security Agency shall be employed by the transit authority, no bus drivers, administration, president of company, no person on the boards of directors, no supervisors, office administration and clerks, and this includes National Security Agency members that are retired.
- (a) All city transit authorities in the State of Washington shall not dismiss or harass an employee who is a target of the National Security Agency.
 - (b) No city transit authority in the State of Washington shall harass a patron of the transit system who is a target of the National Security Agency.
 - (c) National Security Agency in airlines means no person who belongs to the National Security Agency active or retired shall be employed by any airline in the State of Washington.
 - (d) Airlines in the State of Washington shall not dismiss or harass an employee who is a target of the National Security Agency.
 - (e) Airlines in the State of Washington shall not harass a patron who is a target of the National Security Agency in the State of Washington.
 - (f) National Security Agency in the train system means, no person who belongs to the National Security Agency shall work on trains in the State of Washington that is retired or active member of the National Security Agency.
 - (g) National Security Agency in the cab business or cab companies in the State of Washington shall not have on staff in any position members of the National Security Agency retired or

- active.
- (h) Cab companies in the State of Washington shall not harass or discharge employees who are targets of the National Security Agency.
 - (i) Cab companies shall not harass a patron who is a target of the National Security Agency in the State of Washington.
- (17) National Security Agency in unions means labor unions in the State of Washington shall not have on staff persons who belong to the National Security Agency retired or active members.
- (a) Labor unions shall not harass a employee who is a target of the National Security Agency and shall not dismiss an employee on orders of the National Security Agency.
- (18) The National Security Agency in church organizations means churches, church sponsored hospitals, nursing homes, retirement homes, schools, charitable agencies connected with church.
- (a) Churches shall not have on staff in any position persons who belong to the National Security Agency.
 - (b) Churches shall not harass a employee or dismiss one who is a target of the National Security Agency.
 - (c) Churches shall not harass members of the church and those that attend churches who are targets of the National Security Agency.
 - (d) Churches who have a medical facility shall not have on staff any person as an employee who belongs to the National Security Agency retired or active.
 - (e) Churches in the State of Washington shall not allow the National Security Agency to use church facilities, schools, any agency belonging to the church, as a front for the National Security Agency.
 - (f) Churches in the State of Washington shall not allow lists or information they have to be given to the National Security Agency.
 - (g) Churches shall not give experimental drugs to targets of the National Security Agency who are in any medical facility under the church's control.
- (19) The National Security Agency in schools means public and private schools in the State of Washington shall not have National Security Agency members on their staff.
- (a) Public and private schools in the State of Washington shall not deny grants to students who are targets of the National Security Agency.
 - (b) Public and private schools in the State of Washington shall not harass or dismiss an employee who is a target of the National Security Agency.
 - (c) Public and private schools in the State of Washington shall not harass or dismiss a student who is a target of the National Security Agency.
- (20) Volunteer organizations with National Security Agency involvement means clubs, fraternal organizations, any agency that collects funds for charities, shall not have National Security Agency staff in any position.
- (a) Volunteer organizations shall not give out lists or any information to the National Security Agency on those they serve, or to those who work for them.
- (21) The National Security Agency in communications means telephone companies, telegraph companies, and computer systems.
- (a) The National Security Agency shall not monitor phone conversations in any private home, facility, or business, in

the State of Washington.

- (b) The National Security Agency shall not monitor telegraph messages of any persons in the State of Washington.
- (c) The National Security Agency shall not monitor Washington state citizens through satellite monitoring systems.

(22) The National Security Agency in official positions in the state, cities, towns of Washington state means officials, state employees, cities, towns, commissioners, Senators, and Representatives of the State of Washington, shall not belong to the National Security Agency.

- (a) Officials in the State of Washington shall not use their position to harass an employee who is a target of the National Security Agency.
- (b) Officials in the State of Washington, shall not use their position, to harass a citizen who is a target of the National Security Agency.

(23) The National Security Agency in federal agencies means federal agencies in the state that have on the staff, those who belong to the National Security Agency.

- (a) Federal agencies in the State of Washington shall not have on staff any person who belongs to the National Security Agency.
- (b) Post offices, in the State of Washington, shall not have on staff any person who belongs to the National Security Agency.
- (c) Social security agencies in the State of Washington shall not have on staff, any person who belongs to the National Security Agency.
- (d) The FBI offices, in the State of Washington, shall not have on staff & any person who also belongs to the National Security Agency.
- (e) The CIA offices in the State of Washington shall not have on staff any person belonging to the National Security Agency.
- (f) The National Security Agency in the Dept. of Health and Human services means the National Security agents in the welfare offices in the State of Washington.
- (g) National Security Agency shall not have an agent in any welfare office, in the State of Washington, shall not harass welfare clients by denying them welfare benefits.
- (h) National Security Agency shall not be on the staff in any welfare office, in the State of Washington.

(24) The National Security Agency in the Department of Mental Health means, state hospitals, clinics, adult homes, congregate homes, city, state, and county offices, mental health commissioners, physicians, social workers, aides, nurses, psychiatrists, and all persons in caring for the mentally disabled.

- (a) All facilities in the State of Washington that work with the mentally disabled persons, shall not have on staff any person who belongs to the National Security Agency.
- (b) No facility, or any persons caring for the mentally disabled, shall harass or dismiss an employee, who is a target of the National Security Agency.
- (c) No facility, or any person caring for the mentally disabled shall harass a patient, who is a target of the National Security Agency.
- (d) No facility, private or public, in the State of Washington, shall use psychological torture, study effects of social isolation, hypnosis, and brain washing methods, that the National Security Agency developed, on any patient, or other

person, in the State of Washington.

- (e) No facility, private or public, in the State of Washington shall use drugs, developed by the National Security Agency, on any person, in the State of Washington with their consent or without their consent.

- (25) The National Security Agency in farms means no person can own a farm in the State of Washington, who belongs to the National Security Agency.
 - (a) No granges can have on staff any person who belongs to the National Security Agency active or retired.
 - (b) No farmers can have a list of those National Security Agency targets that they are told not to hire.
 - (c) No farmer can take orders from out of state National Security Agency officials in the State of Washington.
- (26) The National Security Agency in insurance means the National Security Agency persons cannot own any insurance companies in the State of Washington.
 - (a) Insurance companies cannot harass or fire and employ on orders of the National Security Agency in the State of Washington.
 - (b) Insurance companies in the State of Washington cannot discriminate against a person applying for insurance who is a target of the National Security Agency.
 - (c) Insurance companies in the State of Washington cannot have on staff any person who belongs to the National Security Agency in the State of Washington.
- (27) The National Security Agency victims in the State of Washington since 1952 and every year after this means the National Security Agency shall make restitution to National Security Agency victims in the State of Washington from NSA conception in 1952 and every year after 1952.

PENALTY

NEW SECTION. Sec-2.

(1) The fine of one million dollars and 30 years in prison if the acts by the national security agency, or those that the national security agency pays, caused a death.

The fine of \$500,000.00, 20 years in prison if the acts by the national security agency,

or those that the national security agency pays, caused great financial ruin, loss of health, loss of reputation.

(3) The fine of \$300,000.00 and 10 years in prison, if acts by the national security agency or those it pays causes the loss of job. State officials who violate this initiative from (1) to (24) shall be fined \$500,000.00 20 years in prison.

(5) City officials who violate this initiative from (1) to (24) shall be fined \$500,000.00 20 years in prison.

(6) Towns officials who violate this initiative from (1) to (24) shall be fined \$500,000.00 20 years in prison.

(7) All persons working for the state, cities and towns in the state of Washington who violate this initiative from (1) to (24) shall be fined \$500,000.00 and 20 years in prison.

The fine of five million dollars if television stations continue to have a national security agency on staff.

The penalty of closure of television stations in the state of

Washington if censorship continues, on the acts of the national security agency and on the harassment of the national security agency victims.

(10) The fine of five million dollars if newspapers in the state of Washington continue to have a national security agent on staff of any newspaper in the state of Washington.

(11) The penalty of closure of newspaper in the state of Washington, if censorship continues, on the acts of the national security agency, and on the harassment of the national security agency victims. The fine of five million dollars if radio stations in the state of Washington continue to have on staff a person who is an agent of the national security agency.

(13) The penalty is closure of radio stations who continue to have censorship of national security agency acts, and on acts of harassments of national security agency victims.

(14) The fine of \$500,000.00 20 years in prison for the military in the state of Washington who violate this initiative from 8 (a) through (u).

(15) The fine of five million dollars for banks in the state of Washington who have national security agency person on staff.

(16) The penalty is closure of banks in the state of Washington who continue to have national security agency accounts.

(17) The fine is five million dollars for all medical facilities who have national security agency persons on staff.

(18) The fine of one million dollars, 30 years in prison for all persons working in the medical field, professional and non professional, as well as volunteers, who violate this initiative from 1 to 2 4

(19) The penalty of closure of any medical facility in the state of Washington, that on the orders of the national security agency, caused the death of a person.

(20) The fine is five million dollars, 30 years in prison, disbarment for judges who belong to the national security agency.

(21) The fine is one million dollars, 20 years in prison for judges who contact the forgiven surveillance court and take direction from it.

(22) The penalty is closure of any facility or organization in the legal profession that have on staff person who belongs to the national security agency.

(23) The fine is five million dollars for attorneys who belong to the national security agency.

(24) The penalty is closure of office of any attorney or person in the legal profession who is national security agency or has national security agency persons on staff in the state of Washington.

(25) The fine is five million dollars, disbarment, 30 years in prison for attorneys who on the orders of the national security agency attorney acts caused the death of a person.

(26) The fine is one million dollars .20 years in prison for attorneys who on the orders of the national security agency, causes great financial loss, loss of health, loss of their reputation.

(27) The fine is one million dollars,, disbarment,- 20 years in prison for attorneys who on the orders of the national security agency do not represent a client who is a target of the national security agency.

(28) The penalty is closure and the sealing up of facility that deny public inspection of national security agency records. State militia shall seize records.

(29) The penalty is five million dollars seizure of records of

federal agency in the state of Washington who have on staff national security agency persons.

(30) The fine is one million dollars, 20 years in prison, for federal officials who continue to take orders from the national security agency.

(31) The penalty is seizure of any police station by the state militia who continues to have national security agency on staff.

(32) The fine one million dollars 20 years in prison for police violating 2(a) through (f) of his initiative.

(33) The penalty is closure of a business in the state of Washington that has national security agency on staff.

(34) The fine is five million dollars, 30 years in prison and seizure of prison facility who violate 9 (a) through- (e) of this initiative.

(35) The fine and five million dollars, loss of real estate license 10 years in prison, for persons in the housing agencies who violate this initiative 14 (a) through (c).

(36) The fine is five million dollars, 10 years in prison for officials in transportation who continue to take orders from the national security agency.

(37) The penalties is seizure of company that continues to have national security agency on staff in transportation companies.

(38) The penalty is one million dollars, 10 years in prison for officials in unions who continue to take orders from the national security agency.

(39) The penalty is seizure of any union that continues to have national security agency on staff.

(40) The fine is one million dollars for churches who continue to have national security agency persons on staff of any church run facility in the state of Washington.

(41) The penalty is seizure of church and holdings that violate 18(a) through (g).

(42) The penalty is seizure of schools and holdings those that -violate this initiative 19 (a) through (c).

(43) The fine is one million dollars 10 years in prison for school officials who continue to take orders from the national security agency.

(44) The penalty is closure of schools who continue to have national security agency persons on staff.

(45) The penalty is closure of an agency that has volunteer 'who continue to have national security agency on staff.

(46) The penalty is seizure of income of volunteer organizations who violate 20 (a) of this initiative.

(47) The penalty is seizure of communications companies who violate 21 (a) through (c) of this initiative.

(48) The penalty is seizure of material, five million dollar fine escort out of state any member of the national security agency official who comes to the state of Washington to do business that pertains to the national security agency.

(49) The fine is one million dollars 10 years in prison for persons who belong to the national security agency, or who are retired from the national security agency who continue to lobby in the state of Washington.

NEW SECTIONS.SEC.3. This act shall take effect November 7, 2000.

--- END ---

