American resource sectors are handcuffed from Environmentalist LAWSUITS and threats of Lawsuits and deeply impact on mismanagement of our Nation EPA, DOE, DOT, FHW, BLM, FS, COE, Agricultural, Fish and wildlife, nation parks. America must fight back and develop and build without restrictions in transportation, industrial, oil and gas, pipelines, mining, farmers, Dams, and factories. Some environmentalist believe the planet cannot sustain both growing human population and the healthy abundance of other species and the collective needs of non-human species must take precedence over the needs and desires of humans. "These groups and many conservation biologists believe the primary reason for lawsuits is " acquisition from private landowners for species........... Litigious groups are petitioning for new species that lack even common names or descriptions Past administrations Regulations and Rules could be the costliest in U.S. history so let us review the Agricultural Act of 2014 (H.R. 2642, P.L. 113-79), Need to update or repeal the Equal Access to Justice Act (EAJA) of 1980, subsection of EAJA, codified at 28 U.S.C. 2412(d) section 2412(b). Rescind or suspend the Endangered Species Act. Suspend the U.S. Institute for Environmental Conflict Resolution (the U.S. Institute) federal program established by the 1998 Environmental Policy and Conflict Resolution Act (P.L. 105-156) Not working. Repeal Dodd-Frank Act Commodity Futures Trading. America Must let the forest service do its job to control catastrophic WILDFIRES by develop forest management program to thin out the old dead trees, grow and sell timber to support housing, develop oil and natural gas, mining, bring all resources to the fullest, as rapidly as possible; to ensure the public a fair and equitable return on all resources in
American. Remove red tape and unnecessary bureaucratic barriers that environmentalist and special interest are using to prevent Americans from accessing more affordable and reliable energy, Forest management, Mining, Transportation. Repeal the EPA's costly ozone rule, clean air, GHG, methane, burden on tax payers and American workers, stop the environmentalist ability to sue the government. America is already reducing ozone without further government intervention. NERA Economic Consulting shows the extent of the damage. A regulation that cuts the ozone standard by 20 percent to 60 parts per billion, as the Environmental Protection Agency (EPA) is considering, would slash economic growth by $270 billion per year, destroy 2.9 million jobs annually, and leave families with $1,570 less per year to spend on groceries and gas. Meanwhile, ozone emissions are down 33 percent over the last three decades without these stricter standards. EPA's ozone rule threatens to put huge swaths of the United States in "non-attainment." That could force businesses to shut down operations and communities to stop building roads and schools. UPDATE Federal judiciary's Public Access to Court Electronic Records (PACER) system. amend the Administrative Procedure Act, Change the Clean Air Act amendments; that authorizing citizens to sue agencies referred to as "agency-forcing" or "deadline" suits. Review the "Judicial review provisions", audit the Department of the Treasury's Judgment Fund...and REINSTATE: in December 1995, the Federal Reports Elimination and Sunset Act of 1995 repealed the Attorney General's reporting requirement for fees and expenses awarded under EAJA and REINSTATE the discontinued reporting of governmentwide administrative awards of fees and costs under EAJA after fiscal year 1994. regulation could result in the closure of plants and the early scrappage of equipment used for manufacturing, construction and agriculture.