

Liberty Tree

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Allegiance to Violence and Lies

The Constitution is under violent attack by quislings* and cowards violating their oath of office to bear allegiance to the supreme law. Only the **ACTION** of We the People can **STOP** the election steal.

John Adams once observed that if “thou shalt not steal” was not a commandment of Heaven, it nevertheless must be made an “inviolable” precept in every society before it can be civilized or made free.¹

Violence can be defined as unjust force resulting in injury to another.² Today, America is subject to grandiose violence—the globalist elite have pulled off a coup of staggering proportions by stealing the presidential election. From local commissars to leftist nonprofits to international corporations and deep state actors in every nook of federal and state governments, many have combined to infringe tens of millions of American citizens’ individual right to be counted in elections as one citizen with one full vote. This is nothing short of war against the people.

“Thou shalt not steal” is not just flouted today on a comprehensive scale, it is entwined with disobedience to another commandment: “thou shalt not bear false witness.” On every hand, the same characters who conducted and are complicit in the steal are lying and concealing the truth. Biden won the popular vote, they proclaim, and there is ‘no evidence’ of election fraud. This is of course in-



Nontransparent by force. On November 4, Detroit election officials locked the doors and ballot counters boarded up the windows at the TCF Center in order to keep poll watchers, particularly Republican ones, from observing the vote counting. The iconic video shot of this action illustrates the nontransparent process of the presidential race in the contested States of Michigan, Pennsylvania, Wisconsin, Georgia, Arizona and Nevada as well. As Dilbert creator Scott Adams noted on December 5, 2020, vote counting in key cities of America was “nontransparent by FORCE.”

In the face of the lies of CISA, Dominion, AG Bill Barr, MSM anchors and political hacks galore that no evidence of election fraud exists, many have sought out such evidence. But the “no evidence” claim is misdirection, said Adams. “You don’t need evidence if bullies chased out the witnesses ... to the vote count.” Illegal action was covered by violence.

Where VIOLENCE was committed to maintain the LIE that Biden won the presidency, expect more VIOLENCE against truthseekers if the usurper and imposter Biden is installed in the White House. Now is the time to pressure State and Federal legislators to reject the fraudulent certification of the popular votes in the swing States, and the resulting electoral votes for Biden, or suffer multiplied lies and violence in the future.

evitable. As Aleksandr Solzhenitsyn, a survivor of the Soviet Union’s gulags once wrote, violence and lies are inextricable: “Violence cannot conceal itself behind anything except lies, and lies have nothing to maintain them save violence.” Be careful: should Biden the imposter be seated, more violence will ensue to maintain the election lie.

Where are the ‘civilized’ and ballyhooed constitutional defenses which should be protecting the American people against the steal? They are manned by quislings and cowards. At the present time there remain two constitutional defenses to the great fraud which can be effected by ordinary brave

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* A quisling is a traitor and collaborator with foreign enemies to overthrow his own country. The word stems from a famous traitor, Vidkun Quisling, a Norwegian army officer who urged Hitler to occupy Norway and served as figurehead in the puppet government installed following Germany’s invasion in April 1940. He was executed for treason after Norway’s liberation in 1945.

1. John Adams, A Defense of the Constitutions of Government of the United States of America, 1787.

2. See <http://webstersdictionary1828.com/Dictionary/violence>

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men, but these require immense pressure from the people in order to work: a) the State legislatures can pass resolutions informing Congress to disregard the Electoral votes cast from their State, and b) the Electoral votes can be disregarded by Congress, and the election decided by the House of Representatives.

Declaring war on the people

As quickly as citizens began reporting, primarily via social and alternative news media, their personal experiences with election fraud and concealment, and statisticians and computer experts began dissecting the election data, court cases began to be assembled and submitted to State and federal courts. Since Trump refused to concede the fraudulent election to Biden, he has provided an unprecedented opportunity for all citizens concerned about preserving freedom to seek to establish the facts of election fraud. Illegal election procedures and unconstitutional legislation in the States have been exposed in a significant way, even in the face of mainstream censorship.

Despite increasing exposure, however, State and federal courts have demonstrated their omnipresent corruption by dismissing suits supported by eyewitnesses to the election steal. For example, Wayne Co., Mich. Judge Timothy Kenny denied a request to stop certification of Wayne County's election results by calling the sworn affidavits of six poll challengers and a Detroit city clerk whistleblower "not credible."³ Federal District Court Judge Linda Parker, an Obama appointee and former director of the Mich. Dept. of Civil Rights, dismissed a complaint by stating that "the closest Plaintiffs get to alleging that election machines and software changed votes for President Trump to Vice President Biden in Wayne County ... is an amalgamation of theories, conjecture, and speculation that such alterations were *possible*."⁴ She didn't allow the plaintiffs *discovery* of the actual facts by impounding and examining Dominion machines, however. The courts have rejected suits for any variety of flimsy excuses, including standing and laches. Some of those suits are being appealed, but it is very likely appellate courts will simply *wait until they are moot* (i.e., when imposter Biden is seated) to dismiss them.

The mainstream media declares that there is noth-

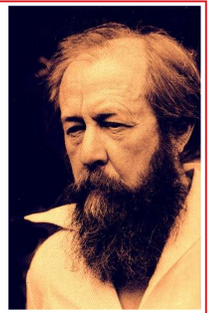
3. <https://100percentfedup.com/breaking-circuit-judge-in-crooked-wayne-county-ignores-horror-stories-from-bullied-gop-poll-challengersrefuses-to-stop-certification-of-election-results/>

4. <https://reason.com/2020/12/07/a-federal-judge-in-michigan-says-sidney-powells-election>

5. https://www.supremecourt.gov/orders/courtorders/121120zr_p860.pdf

"[L]et us not forget that violence does not and cannot exist by itself: It is invariably intertwined with *the lie*. They are linked in the most intimate, most organic and profound fashion: **Violence cannot conceal itself behind anything except lies, and lies have nothing to maintain them save violence.** Anyone who has once proclaimed

violence as his *method* must inexorably choose the lie as his *principle*. ... No longer does violence always and necessarily lunge straight for your throat; more often than not it demands of its subjects only that they pledge allegiance to lies, that they participate in falsehood. ... **The simple act of an ordinary brave man is not to participate in lies, not to support false actions!** His rule: Let *that* come into the world, let it even reign supreme—only not through me." – Aleksandr Solzhenitsyn, speech on receiving the Nobel Prize in Literature, 1970



QUISLINGS Parker and Kenny.

ing to these cases because judges have dismissed the allegations in the complaints. Because uninformed citizens have no understanding of court process, many erroneously accept judicial dismissal as a final word that allegations of election fraud have no merit. Instead, however, these judges are merely showing contempt for the people's vote, and by refusing to even provide an opportunity for claims to be proven through discovery, make war on the people by allowing election officials' violence to go unexamined and unredressed. Such judges disregard their oaths to the U.S. Constitution and are traitors in a war against it.

Cowards of the high court

It was big news when Texas filed a complaint in the Supreme Court on December 6th against Georgia, Wisconsin, Michigan and Pennsylvania. Three days later, Texas was supported ('joined') in that suit by nineteen other States. The complaint, filed under the original jurisdiction of Art. III, Sec. 2, Cl. 2 of the Constitution, was summarily dismissed on December 11th for "lack of standing"; the court stated that "Texas had not demonstrated a judicially cognizable interest in the manner in which another State conducts its elections."⁵

The "cognizable interest" of the State of Texas — which in reality is all of the people who comprise the State — lies in the stake that the people of Texas have in the federal presidential contest. Their vote is not fairly counted, said Texas, if they are not participating in the vote on an equal basis with the other citizens within the jurisdiction of the entire United

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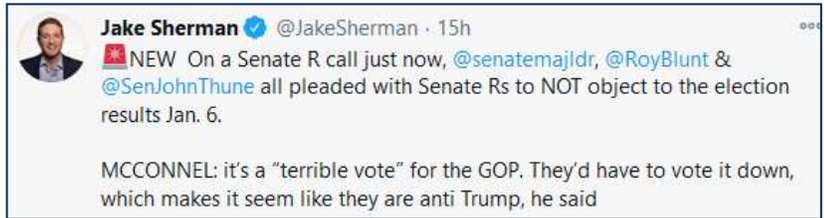
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States. Further, Texas pressed its own standing for voting-rights injury as a State, arguing that since the Senate represents the States, the States have a one-vote, one-State interest in the office of the Vice President, who is the tie-breaker in the Senate. “Through that interest, [Texas] suffers an Article III injury when another State violates federal law to affect the outcome of a presidential election.”⁶

Texas claims that the presidential elections as held by government officials *outside* the election laws in the four respondent States weakened or eliminated security measures enacted by the legislatures. Since the Constitution grants State legislatures absolute authority and responsibility for how presidential electors are chosen, officials’ setting of rules outside the law violated the Constitution *and* created an environment where ballot fraud was enabled and probably occurred. The lawsuit lists the violations of law in each State and provides the number of likely fraudulent ballots sufficient to change the election winner.

In Pennsylvania, for example, judicial officials changed the deadline for receiving mail-in ballots and adopted a presumption that non-postmarked ballots were valid. Election officials violated state law by preventing poll watchers from being present for opening, counting and recording of ballots. The Secretary of State removed signature verification requirements for mail-in ballots. As evidence of fraud, Texas provided that 9,005 mail-in ballots had no mailed date; 58,221 ballots were returned on or before the mailed date; 51,200 ballots were returned one day after the mailed date. Moreover, on Nov 2, the day *before* the election, PA reported 2.7 million ballots had been mailed. On Nov. 4, that number had increased to 3.1 million -- an increase of 400,000 mail-in ballots at election time with literally no reasonable chance of them being used by legitimate voters. Since the “certified” margin of victory was 80,555 votes, it is clear that the reported numbers of impossible mail-in ballots alone is greater than the winning margin. Texas laid out similar violations of law and badges of fraud for the other States.⁶

The Supreme Court’s cavalier dismissal of this case signals that they are either quislings beholden to the Deep State and captive to the globalist establishment, or complete cowards. Despite the peo-



QUISLING Sens. McConnell, Thune, and Blunt — all betrayers of the Constitution and the American people — told Senate Republicans not to object to any electoral votes, because *they* would vote objections down and *they* don’t want to **look** bad. Their allegiance is to lies, not to you.

ple’s overwhelming support for Trump, it seems the entire DC establishment despises him and those who voted for him.

If the Supreme court is derelict in its duty to redress election fraud that affects the electoral college, then what remedies are left? From the peoples’ perspective, there are two: either the State legislatures repudiate their electors prior to January 6th, and/or Congress hears objections on that day to the electoral college, throws out enough votes to deny both candidates a majority, and the House of Representatives chooses the next president.

Dueling electors for president

Article II of the Constitution requires that “[e]ach State shall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors, equal to the whole Number of Senators and Representatives to which the State may be entitled in the Congress.” The Twelfth Amendment directs that the electors “meet in their respective states” and vote by ballot for president and vice-president, and 3 U.S.C. § 7 requires the electors to meet on December 14th.

It is reported that seven states — Pennsylvania, Georgia, Michigan, Wisconsin, Arizona, Nevada and New Mexico (84 electoral votes) — have allowed a slate of electors for Trump to vote on December 14, 2020. By law in those states, the winner of the popular vote is awarded the slate of electors and its votes, but because the



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