

# “ELECTION 2020”

IN ITS APPLICATION TO THE SUPREME COURT TEXAS PROVED MATHEMATICALLY THAT THE RESULTS IN THE “SWING STATES” WERE AT BEST UNRELIABLE, MAKING UNNECESSARY ANY ADJUDICATION OF “FRAUD”.

THOUGH THE SUPREME COURT HAD JURISDICTION, IT DID NOT HAVE PRUDENCE, WISELY DECLINING TO INTERPOSE ITSELF BETWEEN STATE ELECTIONS.

**IN NO WAY IS THEIR ACTION A LEGAL VALIDATION OF THE ELECTION.**

CONGRESS HAD THE CLEAR AND PRESENT DUTY ON JANUARY 6<sup>TH</sup> TO REJECT AND NOT CERTIFY THOSE ELECTORAL VOTES, DEPRIVING BOTH BIDEN AND TRUMP OF ELECTORAL VICTORY.

THE HOUSE SHOULD HAVE DONE ITS DUTY TO ELECT THE PRESIDENT, WITH THE SENATE ELECTING THE VICE-PRESIDENT.

THESE ARE NOT “ANACHRONISTIC” CONSTITUTIONAL PROVISIONS, RATHER VITAL CHECKS AND BALANCES.

**THE PRESIDENT NATURALLY AND RIGHTFULLY UNDER THE CONSTITUTION, RESISTED THIS DE FACTO COUP.**

THIS RESULTED IN THE IMPEACHMENT TRIAL.

THE CHIEF JUSTICE RULED THE TRIAL WAS ILLEGAL.

**“SHALL” PRESIDE IS MANDATORY, BUT NOT IN AN ILLEGAL ACT.**

UPON ACQUITTAL, THE “JANUARY 6 COMMITTEE” WAS FORMED TO CRIMINALIZE DISSENT AND ANY RESISTANCE, THEREBY INSTITUTIONALIZING OBSTRUCTION OF JUSTICE IN CONGRESS.

THERE ARE THOSE WHO PURPORT TO USE THE 14<sup>TH</sup> AMENDMENT TO USURP THE POWER OF THE AMERICAN PEOPLE TO CHOOSE WHO MAY BE PRESIDENT.

# **“ELECTION 2020”**

**A MAJORITY OF STATES FELT COMPELLED TO ACT TO ENHANCE THE INTEGRITY AND CONFIDENCE THROUGH IDENTIFICATION AND VERIFICATION REQUIREMENTS IN THEIR STATE ELECTIONS.**

**UNDER GUISE, CLOAK OF “RACE” AND DIVISION POLITICS, VARIOUS PARTIES SEEK TO IMPOSE A FEDERAL TAKEOVER OF STATE ELECTIONS REMOVING ID AND VERIFICATION OF VOTES.**

**THIS IS PART OF A REAL AND PRESENT EFFORT TO INSTITUTIONALIZE ELECTION FRAUD, WHEREBY A FEW DICTATE WHOM THE PRESIDENT IS.**

**THESE ACTS AND SERIES OF EVENTS HAVE BEEN ABETTED BY ABUSE AND MALFEASANCE OF INTELLIGENCE, POLICE POWERS, AND THE COURTS, WITH OPEN PERJURY NOT BEING CALLED TO ACCOUNT.**

**NOTWITHSTANDING THESE FACTS, THERE IS NO WAY TO CONSTITUTIONALLY REDO THE 2020 ELECTION.**

**THERE ARE NO “AD HOC” EXCEPTIONS TO THE CONSTITUTION.**

**CONGRESS CAN AND SHOULD IN DECISIVE LEADERSHIP PASS A RESOLUTION DECERTIFYING THE ELECTORS OF THE SWING STATES AND DECLARING THAT THEREFORE NO PARTY HAD AN ELECTORAL COLLEGE MAJORITY.**

**THE PRESIDENT AND VICE PRESIDENT SHOULD BE CALLED UPON TO RESIGN.**

**DONALD TRUMP SERVES AMERICA BEST BY WITHDRAWING.**

**AMERICA NEEDS GENERATIONAL NEW LEADERSHIP.**

**THE SPEAKER SHOULD BECOME PRESIDENT UNTIL THE 2024 ELECTION IS HELD.**

**EVERY VOTE IN 2024 MUST BE VERIFIED WITH IDENTIFICATION AND RIGOROUSLY CANVASSED, LEAVING NO DOUBT AS TO THE OUTCOME.**

**THIS IS WHAT “THE CONSTITUTION”, “UNITY” AND “COUNTRY” CALLS FOR.**