



January 10, 2021

To: My Property Rights Patriots – Group 1, Group 2, Group 3

Subject: Trust The Plan? – Part 2

I would like to address a question from one of the senior property rights patriots and some new news in this report.

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I. Was V.P. Pence correct in that he did not have the constitutional authority to block the fraudulent states votes in part or total?

- The following is my opinion based on a one day of flash research presented below.
- I will provide most of the material so you can decide for yourself.

"It has been well said, by one of the ablest judges of the age, that a "constitution is not to receive a technical construction, like a common law instrument or a statute. It is to be interpreted so as to carry out the great principles of the government, not to defeat them." Per Gibson, C.J. in Commonwealth v. Clark, 7 Watts & S. (Pa.), 133. Butler V. Com. of Pennsylvania, 51 U.S. 402 (1850)

**"The very highest duty of the States, when they entered into the Union under the Constitution, was to protect all persons within their boundaries in the enjoyment of these "unalienable rights with which they were endowed by their Creator.",
U.S. v. Cruikshank, 92 U.S. 542 (1875)**

- ❖ **In the STRICT interpretation of the Constitution and the applicable federal statute he is correct that the U.S. Vice President has no authority to solely determine who receives the electoral votes.**

➤ **However, with the above wisdom in mind plus these four points taken from [Interpretation: Article II, Section 1](#) by Harry F. Byrd, Professor of Politics at the University of Virginia**

✚ **The Founders had four main objectives for the Electoral College.**

1. First, the Electoral College was created **to provide the presidency with its own base of support.**
2. Second, the Founders sought to supply a basis of popular legitimacy for the president.
3. Third, even with this popular input, the Electors were still representatives having the discretion to choose among the fit of the candidates. The Founders were especially concerned about the dangers involved in the selection of the president, **and they counted on the Electors to block the election of a demagogue. No threat was graver than this to the survival of the constitutional system.**
4. Finally, the Electoral College system was meant to channel the energies of the major political figures that had thoughts of achieving the highest office.

✚ Please find following extracts of history and credible legal scenarios where the Vice President's authority and power pushes a narrow interpretation from strict "constitutional legality" into "constitutional legal reality".

✚ All information is linked to the source documents and sites.

✚ Key wording is underlined or bolded for At-A-Glance scanning.

✚ Again, I want to get this out ASAP so forgive the lack of King's English and continuity, etc.

1. Eight years earlier, Nixon himself had been the vice president and had presided over the counting of the electoral votes by which he lost his White House bid to Democrat John F. Kennedy. In the course of that count, Nixon was even called upon to choose which slate of electors to honor from the new state of Hawaii. The first tabulation of votes in the islands had favored Nixon, but a recount put Kennedy ahead. So two slates were submitted, both with the governor's signature.

Hawaii had just three electoral votes at the time and those votes were not going to alter the outcome, so Nixon could smile generously and allow them to be counted for the president-elect. [Source](#)

2. Under [the federal statute](#), the vice president's role is "to preserve order" at the joint meeting. "This authority may be interpreted as encompassing the authority to decide questions of order, but the statute is not explicit on this point," said the CRS. In past meetings, the vice president has ruled on questions about how the session should be conducted in compliance with federal statutes, which limit motions and almost all debate at the joint session. The vice president is also allowed to call for objections when electoral votes are announced and to state the results of those objections after the House and Senate meet separately to consider them. [Source](#)

3. After the election of 1876, disputes arose in several Southern states with two sets of electors claiming legitimacy. Republicans of that day said the president of the Senate (the vice president) could decide which slate was proper, but Democrats protested.

Weeks of stalemate and negotiation went by before a special commission struck a deal. The Republican Rutherford B. Hayes would be president and the Democrat Samuel Tilden would concede, but in exchange, the Republicans agreed to withdraw the federal troops that had supervised Reconstruction in the readmitted Southern states since the end of the Civil War. Thereafter, the economic and political gains that had been made by emancipated African Americans in the South were largely lost — including access to the ballot. [Source](#)



The following extracts are most synchronistic & credible information anticipating the disputed election Winter 2019 – This is a “what if” exercise so keep this in mind

- Loyola University Chicago Law Journal Loyola University Chicago Law Journal Volume 51 Issue 2 Winter 2019 Article 3 2019 Preparing for a Disputed Presidential Election:
 - An Exercise in Preparing for a Disputed Presidential Election:
 - An Exercise in Election Risk Assessment and Management by Edward B. Foley [Link here.](#)
 - This academic treatise includes two mentions of Military intervention!

Continuing examples of U.S. Vice President involvement in elections, a flash study if you will.

4. Although the governor refuses to certify this direct legislative appointment of presidential electors, the Republican-pledged electors who have been purportedly appointed by the legislature proceed to conduct their own meeting on the day that Congress has specified for the casting of electoral votes (again, Monday, December 14). At this meeting, they cast “their” 20 electoral votes for Trump. They, too, purport to certify these votes by sending a certificate to the President of the Senate (VP Pence) and a copy to the National Archives, according to the procedures specified by Congress. Thus, when Congress meets on January 6, 2021 to count the electoral votes from the states, there are two conflicting certificates

of electoral votes from Pennsylvania. One submission, from the Democratic electors and reflecting the governor's certificate of ascertainment, records Pennsylvania's 20 electoral votes for Warren. The other, from the Republican electors and reflecting the legislature's purported direct appointment, records Pennsylvania's electoral votes for Trump. And so, the controversy over Pennsylvania has reached Congress. [Source Page 316 Para 2 & 3](#)

5. These Republicans point to the historical pedigree of this position, observing that Republicans made the same argument during the disputed 27. See id. (“Whenever any State has held an election for the purpose of choosing electors, and has failed to make a choice on the day prescribed by law, the electors may be appointed on a subsequent day in such a manner as the legislature of such State may direct.”).

322Loyola University Chicago Law Journal[Vol. 51election of 1876 and that at least some recent law journal scholarship has supported this position.²⁸Unembarrassed by the apparent conflict of interest caused by Mike Pence simultaneously being a candidate for reelection and arbiter of the electoral dispute, these Republicans observe that Thomas Jefferson was in essentially the same position during the disputed election of 1800 and yet the Twelfth Amendment left this provision in place when Congress rewrote the procedures for the Electoral College afterwards. While it is true that an incumbent Vice-President might have a direct personal stake in the electoral dispute to be resolved, the Republicans argue, at least the glare of the spotlight is focused on whatever the vice president does in this situation, and everyone will be able to judge whether the vice president acted honorably or dishonorably in resolving the dispute. [Source Page 322 Para 1](#)

6. Republicans would claim that Trump has been reelected, by virtue of Mike Pence's assertion to this effect pursuant to his understanding of § 15 as the presiding officer of its proceeding. [Source Page 335 Para 1](#)

7. When the Senate returns to the House chamber for the resumption of the joint session, Pence announces that because neither submission has been accepted as authoritative by both houses of Congress, neither submission's electoral votes

can be counted. At this there are howls of protests by Democrats in the chamber, who clamor their insistence that the electoral votes bearing the governor's certificate must be counted under the express terms of 3 U.S.C. §15.58 After much commotion, Pence manages to gavel the proceedings to order and repeats that his understanding of §15, contrary to the views expressed by the Democrats, is that neither submission of electoral votes from Pennsylvania can be counted because of the split votes of the two congressional chambers. That is his ruling as presiding officer, and he is prepared to move on to the next state, Rhode Island. [Source Page 336 Para 1](#)

8. 2019]Preparing for a Disputed Presidential Election339 As the clock ticks toward noon on January 20, all of D.C.—indeed all of America—is in turmoil over what will happen. Neither Trump nor Pelosi is backing down. Both insist that at noon on January 20 they will take the presidential oath and begin to assert the powers of commander in chief. Both demand the full support and obedience of America's armed forces upon taking the presidential oath. Attorney General William Barr announces that he believes the position of Trump and Pence is legally and constitutionally sound that they should be recognized as reelected for second terms. Pelosi dismisses Barr's announcement as nothing more than Trump's lawyer saying whatever Trump wants said. She argues that it is patently evident that Warren won the popular vote of Pennsylvania, and thus the election, and she is not going to let Trump, Pence, Barr, and the rest of the Republicans steal this election from Warren and the American people. She explains that she is prepared to serve as acting president solely to vindicate democracy and the proper counting of votes cast by the American people. While calling for calm among the public during these difficult times, Pelosi says that if the **military**, the FBI, and other federal security forces refuse to obey her orders as acting president starting at noon on January 20, then the American people must take to the streets in a massive nationwide demonstration of “people power” to show that their democracy will not be stolen from them. Given this situation, what is the military to do starting at noon on January 20? **Who should the military recognize as commander-in-chief? Who should get the “nuclear football” with the launch codes, Trump or Pelosi? On what basis should the military make this decision? How does the nation get out of this predicament? How can the nation avoid it in the first place?** [Source Page 339 Para1-3](#)

9. This provision seems to authorize the vice president to make some definitive pronouncements in light of disagreement between the two chambers. But the extent of the vice president's authority is unclear in this regard. Ibid Page 360 Para 3.

10. The Twentieth Amendment seems to contemplate the possibility that the counting of electoral votes may be incomplete and thus there might be neither a president-elect nor a vice president elect at noon on January 20, when the terms of the previous president and vice president expire, and thus there would need to be an acting president to be identified in a statute enacted by Congress: If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified. Ibid, Page 362, Para 1

11. Does the Constitution, properly interpreted, provide an answer on whether the situation is one involving an acting president, as the House contends, or a president-elect, as the outgoing vice president contends? Related, if there were to exist the situation at noon on January 20 of two simultaneous claims to the status of commander-in-chief—one from previously incumbent president claiming to have been declared re-elected by the outgoing vice president, and the other from the Speaker of the House claiming to assume the status of acting president given the House’s declaration that there is no president-elect because the electoral count remains disputed and incomplete—do military officials, including those responsible for control of nuclear weapons, wishing to obey the lawful commander-in-chief know how to decide who is the lawful commander-in-chief? Ibid Page 362 Para 2

- ✚ The President and Vice President can do anything they can get away with as do the Deep State, i.e. judge, politicians and corporations. Does this make it right, no? However, we are in a civil war and war is ugly. My Patriotic opinion.
- ✚ Would you push the Military Button?

II. Simon Parkes

- I received an email from a Patriot linking me to this 24 minute YouTube video below.
 - Surprised YouTube would allow this news at the rate social media is filtering the truth.
 - Simon Parkes is also podcasting from BitChute
 - He also posting his interviews and podcasts on [his own site](#) - more interviews here.
 - The deplatforming rate is accelerating, another sign!
- <https://www.youtube.com/watch?v=vzheebPuCGU&feature=youtu.be> (277,378 views @ 1-10-21 2:43PM MST)
- The presenter is a Simon Parks, link to his bio here [About Simon Parkes](#)
- His web site is <https://www.simonparkes.org/>
- Simon mentions more overlapping news regarding the Italian PM and story of hacking the American elections.
- **You decide, believe it or not, hard to tell real conspiracy from fake conspiracy anymore, i.e. another sign!**
- Seems to fit into Q's "Trust The Plan".
- Another Patriot has mentioned that [Sidney Powell](#) can practice in a U.S. Military court.
- This seems to fit into Part I - Loyola University Chicago Law Journal Loyola University Chicago Law Journal Volume 51 Issue 2 Winter 2019 Article 3 2019 Preparing for a Disputed Presidential Election:
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- There are growing studies tracking universal consciousness which pick up on "events" manifesting, e.g. inventions of the wireless and internal combustion engine happen in different countries near the same time. The 911 implosions created spikes in the planet consciousness before, during and after. [You can watch this happening here in real time.](#) They use random number generators placed around the world.
 - It is no accident that the U.S. Military is being brought up regarding the insanity going on in America & elsewhere. The politicians, NGOs, transnational corporations, Soros, Rothchilds, et al have created this mess. Now we know without doubt, the politicians certainly cannot solve the problems as they are the puppets!

III. Wikipedia File Dump (Thank you Leona, Doug & Justin)

- <https://file.wikileaks.org/file/clinton-emails/>
- <https://file.wikileaks.org/file/> (multiple subjects)
- **Open these files & scan down the subjects, e.g. Who is protecting Whom?**

Subject: FW: Supporting our Agenda in Washington

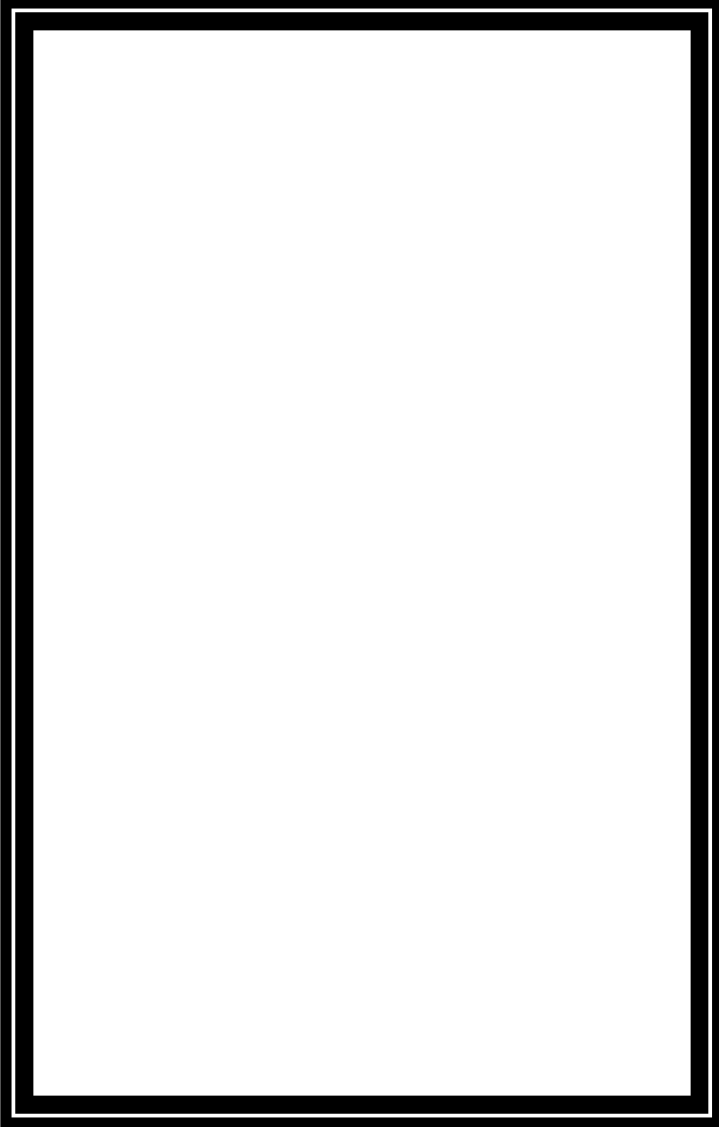
From: Office of John W. Thompson
Sent: Wednesday, June 25, 2008 12:14 PM
To: DL-SYMC-PAC
Subject: Supporting **our Agenda** in Washington

Dear Colleague,

Symantec employees are active and engaged in our communities. Whether it's charitable activities or political engagement, Symantec employees are informed and involved in the decisions that affect our company.

Supporting candidates for elected office at the state and federal level who understand our company's legislative initiatives and policies is appropriate and in the interest of our customers, employees, and stockholders.

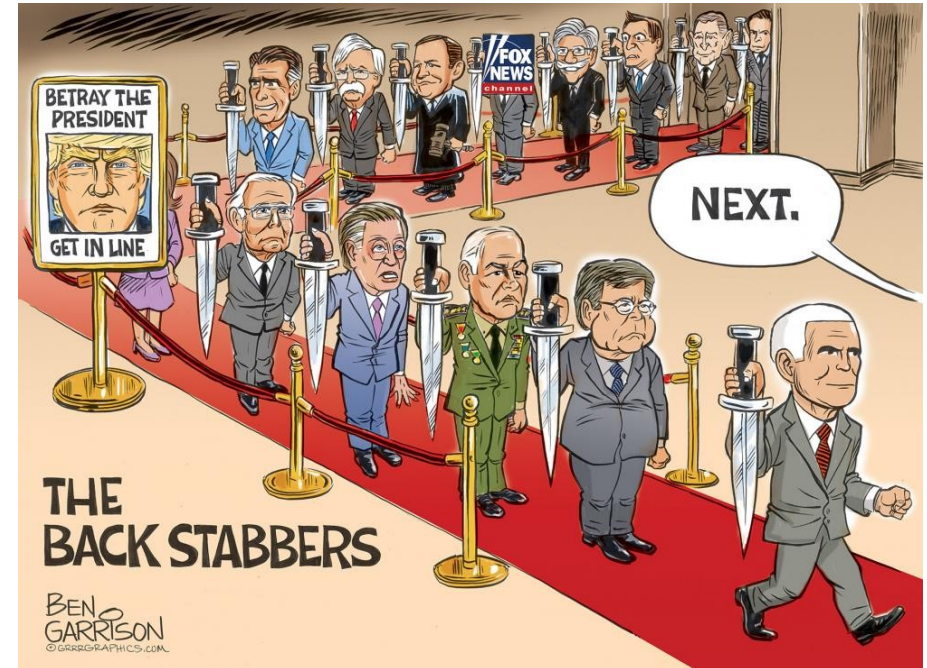
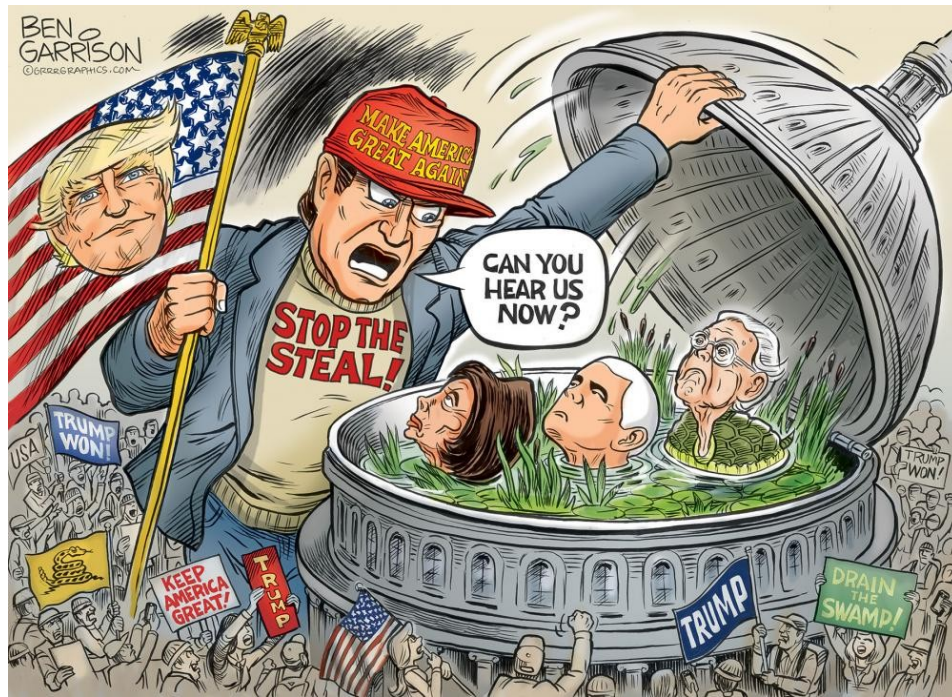
Symantec sponsors a Political Action Committee (PAC) called SYMPAC, which allows employees to voluntarily pool their resources to support candidates for public office. The PAC contributes money to candidates for federal and state office and political parties and committees. I hope you will join me and many of your colleagues in supporting the Symantec PAC today, so that we can ensure that your political voice is heard.



Symantec and Election Security Elections are the underpinnings of democracy and society's voice. With election systems targeted for attack, Symantec is committed to applying the same defenses we provide for governments, corporations, and individuals to safeguarding elections.

We are living in a coup at massive levels.

- The Swamp is deeper and broader than 99 1/3 % of anyone on this planet can imagine.
- That is why 2/3 of 1% controls this planet!
- Link to GRRRGRAPHICS Patriot
- BREAKING @GRRRGRAPHICS has been suspended from Twitter Follow us on Parler and GAB same id @GrrrGraphics “They’re smiling in your ...



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B.S. Electrical Engineering
M.S. Applied Science -
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M.S. Industrial Engineering
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