

Marxist Democrats

President Trump was right when he said, that:

We are the only country in the world using Mail-In Ballots for Voting.

Some of the more advanced countries have limited “absentee” voting for a small number of citizens, but most (more than 97%) use in-person, same day voting with election results tabulated the day ballots are casted. Then, why are we not reinstating the pre-Covid voting procedures that had been legislated into law, and approved by voters? **More than 82% of registered voters want these procedures re-instated; and, do not believe mail-in ballots are secure.** Our elected representatives do not have the authority, nor right, to determine how we vote. **We decide, not the candidate running for office, who is a paid public servant.**

Republicans must challenge the legality of elected representatives deciding on how citizens can vote.

Voter Verification laws vary by State for In Person Voting; and, Absentee/Mail-In Ballots. Here is a summary of the most Common types of Verification Mechanisms:

Marxist Democrats

In-Person Voting

<u>State Laws</u>	<u>Photo ID</u>	<u>Non-Photo ID</u>	<u>Total</u>
Strict	9	4	13
Population	16%	04%	20%
Non-Strict	15	10	25
Population	33%	13%	46%
		<u>No Voter ID</u>	13
No Verification Requirement.		Population	34%

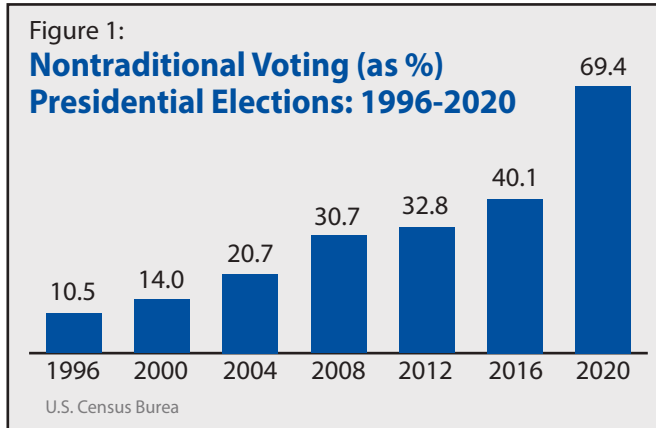
The three most common Verification Mechanisms for Absentee/Mail-In Ballots, are:

Signature Matching - only 27 States have statutory provisions for verifying the signatures on returned absentee/mail-in ballots.

Witness Requirements - that another individual witness the voter filling out the ballot; and, that the ballot is addressed to the voter.

Ballot Harvesting - someone other than the voter returns ballot.

Marxist Democrats



What has happened to In-Person Voting by allowing Mail-In Ballots?

It has become a fond memory of the good old days when we *valued our responsibilities as citizens to self-govern* by exercising our right to vote in free and fair elections.

Voting is the most precious right we have, and must not be compromised by the inherent security risks, of: an incompetent postal service that only delivers 84% of election mail; depositing ballots in unsupervised, unsecured drop boxes; and, collecting ballots (*harvesting*) by third-parties unknown to persons voting.

To learn the truth about election fraud, view the documentary 2000 Mules by Dinesh D'Souza. You will discover "*a massive network of coordinated fraud across all five of the states that decided the election*". Now, multiply the 5 States by 10, and you'll realize the extent of voter fraud occurring nationwide — **it's frightening to learn that our elections are being stolen.**

Marxist Democrats

The cost of In-Person Voting is only 9% of the cost of Mail-In Voting.

The Bureaucratic Pigs are feasting on taxpayer dollars allocated to corrupt and biased State Agencies. Check out the "[Election Fraud Database](#)" of the Heritage Foundation to learn about the numerous violations of mismanagement and voter fraud. Here's a summary of what you'll find:

"Mail-in ballots are the ones most susceptible to being stolen, altered, forged, and having voters pressured or coerced when voting, because they are the only type of ballots marked in an unsupervised, unobserved setting. The many cases of proven mail-in ballot fraud demonstrates and underscores the reason why Law Enforcement Agencies have concluded that the lack of 'in-person, at-the-polls' accountability make mail-in ballots the 'tool of choice' for those inclined to commit voter fraud."

(Some wording has been paraphrased.)

Popularizing voting by making it "[convenient](#)" is not a reason to compromise the integrity of our elections. **In-person voting does not prevent, nor discourage, Citizens from voting.**

Marxist Democrats

Instead, it inspires and empowers voters to participate in the electoral process to protect, and pressure, our freedoms and liberties as engaged citizens of our Constitutional Republic.

We may not be able to “overwhelm” the Fraud.

Forty million illegals are in our country. Many are criminals and terrorist that will eagerly take Soros money to vote and harvest ballots. Marxist Democrats are registering illegals to vote, without verification of citizenship, that they rejected to pass in the Senate. When we lose the election with no recourse, due to weaponization of our legal system and intelligence agencies, we'll say: “Should have known. What could we have done to Save America, we love?”

Election Integrity is our responsibility; and, we decide how we vote, not the Representatives we elect. Government can not violate our Constitutional Rights by enacting illegal and discriminatory regulations, that deny us the right to have our voices heard: **“Freely, Fairly, and Securely”** by our Elections.

We must demand Paper Ballots, In-Person Same Day Voting, and Strict Voter ID and Verification be Re-instated immediately.

Marxist Democrats

THE PLAN

Citizens for Voter Integrity will file class action lawsuits against State Election Agencies to suspend the use of Mail-In Ballots for voting, because they are not Secure and subject to fraudulent practices affecting the outcomes of elections.

Lawsuits will be filed as ***injunctions to stop all aspects of the election process, until cases are tried by the State Supreme Courts***, that will be asked to expedite their rulings. Even though Elections are independently run by States, the consequences of voter fraud affects the integrity of the entire election system — ***especially, Presidential Elections***. The final decision to ban, or continue using Mail-In Ballots will be based on the majority ruling of 26 or more States. (The District of Columbia will be excluded.)

Evidence presented has no boundaries, and can be used by all of the State Supreme Courts in deliberating their rulings.

This includes evidence from the 2020 Election, and subsequent elections, that was never investigated, prosecuted, and tried by the Administration. State Attorney Generals will oversee and manage all proceedings.

Marxist Democrats

The Marxist Democrats can not delay, or ignore, taking appropriate action in response to the lawsuits. The [harm](#) claimed in the class action is the most egregious crime in the Constitution — the infringement of the Citizen’s Right to participate securely, freely, and fairly in elections, because of [fraud](#) being perpetrated by an opposing political party.

The Marxist Democrats must defend themselves in the highest Court of the State, that they have been elected to serve. The State can not limit the power of [Article VI](#) of the Constitution that specifies that State Legislators and State Executives are ***“bound by oath and affirmation to support”*** the Constitution — to enforce the Constitution as interpreted by the Supreme Court. This can not be a “compromised” settlement. *The Fraud of one single vote is enough to end the use of Mail-In Ballots.*

The Elections Clause does not protect a state legislature from State Court review and Constitutional restraints. (*Monroe v. Harper*) An injunction is an appropriate “restraint” for trying the lawsuit.

Marxist Democrats

Here is information on our Election System and prior court cases:
State and Local Election Agencies are responsible for [monitoring](#) “*all aspects of an election, from Ballot Access to Voting Provisions*”. Election Administration is typically managed by the Secretary of State; Boards of Elections; and, Ethics Commissions. States have [restricted](#) power over Election Administration to regulate ‘Times, Places, and manner of holding elections for Senators and Representatives’. **Agencies have no authority to set policy.**

The recent decision by the Supreme Court (*Chevron Document*) [limits](#) a Government Agency’s interpretation of statues it administers. [The Courts must exercise their “independent judgement” in reviewing Agency Regulations.](#) Much of the abuse of Election Integrity Laws is in the interpretation of regulations, and their *non-compliance* of State Constitutions protective rights of voters.

Violations, and misconduct, by Election Agencies are well documented. Persons responsible will be prosecuted by the State Supreme Courts for Election Fraud and other offenses.

Marxist Democrats

“Check Mate”

In the 2015 Arizona Redistricting Case (AIRC), the Supreme Court found that in the context of the Elections Clause, the function of the “Legislature” was lawmaking, and that this function could be performed by the people by an initiative consistent with state law. *The initiative in the Class Action Lawsuit is, that: “Election Authority ultimately is with the Citizens of the State, not State Legislatures”*. Electoral Integrity is protected by Federal and State Constitutions. State Legislatures must comply with the ‘will of the people’, that overwhelmingly believe that Mail-In ballots are not secure; and, want paper ballots; in-person same day voting; Voter ID; and, other approved forms of Verification. As summarized in the ruling:

“that the framers intent in adopting the Elections Clause; is the ‘harmony’ between the initiative process and the “conception of the people as the font of government power”.

It should be noted: The Federal Government can not interfere in State Elections.

(Article 1, Section 4 of the Constitution.)

Marxist Democrats

Final Thought

“Government officials empowered to determine the rules governing an election can exert a tremendous influence over the election’s outcome!”

The AIRC decision does not trust institutional state legislatures to oversee the electoral process. And, why should we trust them either to protect our interest, when most are partisan and compromised politically. The “Legislature” (*law making process*) for elections **must be by the public voting directly to enact a statute.**

Mail-In Voting does not allow Citizens to securely participate in the electoral process. The only **guaranteed secure voting system**, is **In-Person, Same Day Voting**, using **Paper Ballots** (that can not be altered, stolen, or mishandled); and, the **Registration**, and **Verification**, of **every Citizen voting.** ***Voter fraud is eliminated.***

In conjunction with filing lawsuits, MAGA will organize, and stage, public protests and rallies at State Capitals. **Petitions** will be circulated for Citizens to sign, **banning Mail-In Voting.**

Marxist Democrats

“Voter Integrity” Postcards will be handed-out with
“Ballot Harvesting” Postcards by MAGA Volunteers.



Turn-on your imagination and think **BIG!** We can prove, and Brand, the Marxist Democrats as thieves that stole the 2020 election; and, that they are guilty of **Treason**, a Capital Crime punishable by death. The Constitution is clear: **Justice** must be served to protect and secure the rights of Citizens that had their most sacred right to vote violated by Mark Zuckerberg, who spent **425 million** dollars rigging the election, that made it impossible for Trump to win. The evidence is indisputable. The Crime must be prosecuted



Mocking The
“INSURRECTION”
March 2021

Marxist Democrats

The charge of Treason is based on Zuckerberg **buying the election** by privately funneling cash through “a pair of non-profits that doled out the cash to 2,500 counties in 49 States”.

He “violated the fundamental principles of equal treatment of voters ...that led to unequal opportunities to vote in different areas of a State”. “He converted official government election offices into ‘*get-out-the-vote*’ operations (for Democrats); and, inserted political operatives into election offices to influence and manipulate the outcome of the election.” Hans von Spakovsky, Heritage Foundation

Zuckerberg’s Zuck Bucks broke the law and swayed election results.

State Attorney Generals must prosecute and charge Zuckerberg with Treason, which is applicable to the offenses he committed.

The charge of Treason is not limited to Zuckerberg, but the entire Democrat network of election operatives “*that colluded in the bribery scheme, and hindered the public’s right to vote*”.

You must see Citizens United documentary film:

Rigged: The Zuckerberg Funded Plot To Defeat Donald Trump

Marxist Democrats

*Zuckerberg's Disloyal Intent and Action,
Aided and Comforted the Enemy within
our Government, the Marxist Democrats.*

The Constitution specifically identifies what constitutes Treason to only two types of conduct: (1) “**levying war**” against the United States; or (2) “**adhering** to (the) enemies [of the United States], by **giving them aid and comfort**”. Levying war is “actual assemblage of men for the purpose of executing a treasonable design (action)”.

The second treason conviction can be charged if a person **joins** or **supports** (*adheres*) to an enemy, giving them “aid and comfort”.

Actions that “aid and comfort the enemy” are things that **impair our cohesion and diminish our strength with intent to betray the nation**. Betrayal and disloyalty must be evident to “actually aid and comfort the enemy”. The treason Clause provides that the offense be proven by “open confession in court”; or, “the testimony of two witnesses to the same overt act”. **Can Zuckerberg be charged with Treason? Be tried, indicted, and executed? Yes... Yes... Yes!**

Marxist Democrats

And, we plan to do all three. But first, let's summarize what we know about the Treason Clauses to make sure that they apply.

- 1) Zuckerberg initiated, and financed, a scheme to defraud our Elections Nationwide by **ADHERING** (joining and supporting) the **ENEMY** within our Nation (Marxist Democrats), by colluding, and conspiring, with the enemy to steal the 2020 Elections.
- 2) He “**AIDED and COMFORTED**” the enemy, by **ACTIONS** that **IMPAIRED COHESION**, and **DIMINISHED THE STRENGTH**, of our Self-Governing Constitutional Republic with **INTENT TO BETRAY OUR NATION** by violating the **INTEGRITY** of our Election Laws, and our **RIGHTS** to “Free and Fair” Elections.
- 3) The Crime of Treason has been **WITNESSED** by millions of Citizens, and can be witnessed again, by any citizen viewing the publicly available Documentary “Rigged: The Zukerberg Plot“

Prosecutorial decisions made by Attorney Generals are not subject to oversight, nor repeal. Likewise, State Supreme Courts must try the case as a Capital Offense.

Refusing to file charges are grounds for removal, as a dereliction of duty.

Marxist Democrats

The Zuckerberg Treason Lawsuit will be filled in conjunction with the Voter Fraud Lawsuit by [Citizens for Voter Integrity](#), and will be similar in how it is structured, investigated, prosecuted, and tried by State Supreme Courts nationwide. **Both Lawsuits have similar offenses, but differ in how the Fraud was planned and executed.**

For example, drop boxes were stuffed with illegal ballots by [mules](#) late at night; while [Zuck Bucks](#) were used to set up drop boxes in targeted neighborhoods. **Both actions violated State Election Laws.**

It's essential that the Supreme Court Justices hear both cases to fully comprehend the scope of the crimes that have, and are, being committed to defraud our elections. **Likewise, the impact of 2-lawsuits being tried establishes the importance of the need for Election Reform; and, the truth about the fraud caused by Mail-In Voting.** We must take our campaign to the Citizens, and rally our elected representatives at State Capitals. Postcards, and business cards, will be used as handouts to generate support, and warn prospective thieves of the consequence of committing voter fraud. ***The time is now! It's Game On... Or, Game Over.***