



Theft of a Republic-Last Call for Freedom!

As we sit here in Wisconsin on the first day of January 2021, we ponder the year of 2020 just past. No other words come to mind more fitting, than to think and say out loud “Good riddance!”

But while we think and say these words, we as a State and as a nation hold our collective breaths and wonder what the coming year will bring. We wonder if 2021 may be worse than the year just past.

Some of us contemplate the loss of our 244-year republic, the greatest experiment in self-governance, ever known to mankind, because we see it being dismantled right before our eyes without so much as whimper from our elitist, but cowardly and self-serving state and federal legislative “servants.”

Therefore, it is important on this first day of January, in the Year of Our Lord, 2021, that all conservatives and all patriots in this state and country understand unequivocally and without a doubt that this is the last call for freedom!

What we as constitutional conservatives do in the next six days will determine whether our country survives as a constitutional republic or degenerates into a communist/Marxist/Islamist/anarchist state, where lovers of individual freedom are systematically silenced and removed from society by force.

It is also important for Wisconsinites to know that even if President Trump stays in office by some miracle, that we will no longer have free and transparent elections in Wisconsin unless major changes take place in our legislature because we have a serious problem with corruption, which has thwarted responsiveness to “We the People” and our legislative needs. Except for a small handful of people in the Assembly and Senate of our Wisconsin legislature, most legislators are apparently content to continue working within a corrupt system. This is true because despite knowing their leadership is corrupt, there is an unwillingness of the membership of both houses to throw off the bonds of a tyrannical stranglehold of leadership which limits their representative duties to their constituents “back home.”

Let Justice roll on like a river, righteousness like a never-failing stream. NIV 5:24

In the wake of the November 3, 2020 election, I began looking into why we had over 500 absentee drop boxes spread around our state when they were not mentioned in Wisconsin Election Law statutes as a valid means of delivering ballots to clerks. Because Wisconsin Statutes are very particular and detailed regarding absentee voting (due to the increased likelihood of voter fraud) if the prescribed process for absentee voting is not followed, then the ballot cannot be counted under Wisconsin Election Laws.

Despite this fact, on August 19, 2020 our Wisconsin Election Commission sent out a letter to all 72 county clerks inviting them to set up absentee ballot drop boxes as a means of delivering absentee ballots back to the clerks, a means of delivery clearly not established in the statutes.

The model guideline for this letter/document came from the Cybersecurity and Infrastructure Security Agency (CISA) of the U.S. Department of Homeland Security. It is also apparently connected to the National Conference of State Legislators since the NCSL is specifically mentioned as a resource in the original guideline document.

The National Conference of State Legislators is a quasi-governmental, private organization whose members are made up of state legislators across the nation. This private entity provides the opportunity for Wisconsin legislators to discuss legislative and policy matters for Wisconsin with legislators from other states. This “shadowy” organization often has model legislation that it encourages its members to take back to their individual states. This year the President of the NCSL is Wisconsin’s own Speaker of the Assembly, Robin Vos.

In the weeks following the discovery and research on this document and the statutes related to the issues within the document, I tried calling a number of legislators. Very few were interested in hearing about the potential illegal nature of these 500 absentee drop boxes which were rapidly set up right before the election and were spread throughout the State of Wisconsin. So without any other recourse, on Friday, November 27, 2020 I filed an original action with the Wisconsin Supreme Court asking them to decide, “as a matter of law,” whether the absentee ballot drop boxes were, in fact, illegal under Wisconsin Law. I alleged wide-spread systemic election law violations and fraud by an “enterprise” which worked in “concert” with a single-minded purpose of defeating President Trump by stealing the November 3, 2020.

By Monday, the Democratic National Committee’s lawyers consisting of Marc Elias of the massive Perkins Coie Law firm intervened along with ten other lawyers, some who were from three other law firms. By Wednesday they filed their response. Their leading argument was:

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why were we objecting to the absentee ballot drop boxes when our own Speaker of the House, Robin Vos and Senate Majority Leader, Scott Fitzgerald, had approved of them.

Included in the DNC filing was a document from the law firm representing both leaders to the Clerk of the City of Madison, assuring her that both Speaker Robin Vos and Senate Majority leader Scott Fitzgerald approved wholeheartedly of the absentee drop boxes. See document at www.amoscenterforjustice.org.

So, the only two people in the State of Wisconsin who had the ability to call a special session in order to pass legislation that would have made these boxes legal, decided to not do so, and instead, gave their approval regarding the boxes to the Wisconsin Election Commission. This truth is apparent since the WEC letter dated August 19, 2020 is cited by these two legislative leader's attorneys as the source of authority for the absentee ballot drop boxes and not any Wisconsin Absentee Voting election law statute. In May of 2020 WEC admitted in another document that they had no authority to change elections laws because they had not been given legislative or rule-making authority by the legislature.

On Thursday, Dec. 3, 2020, the Wisconsin Supreme Court dismissed the case I filed, *Mueller v Jacobs*, without explaining why. The three-person dissent, made up of Chief Justice Roggensack, Justice Ziegler, and Justice R. Bradley wrote a one line dissent, stating that the Court "must stop shirking its institutional responsibilities to the Citizens of Wisconsin."

Despite these facts becoming widely known to both houses of the Wisconsin State Legislature because I testified on December 18, 2020 at the Wisconsin's Joint Committee on Elections, only a small handful of people signed a letter objecting to the election results from Wisconsin. In that letter these people asked that the Governor not certify the Electoral votes until a full investigation has been completed. To my knowledge, no such investigation has been started. Any investigation would have to focus on Assembly Leader Robin Vos and former Senator Scott Fitzgerald. By the way, Senator Fitzgerald has now been promoted to Congress.

If Wisconsinites are ever to have a chance of holding free, secure and transparent elections again in this state, the current members of both houses of our state legislature that are unwilling to hold their leadership accountable for breaking Wisconsin Election Laws, thereby violating both the State and Federal Constitutions, must themselves be removed through recalls, primaries or expulsion by their own respective members.

Unless "We the People of Wisconsin" step up and take specific and strategic steps immediately to begin to hold their legislators accountable, even if they are republican, we will no longer *Let Justice roll on like a river, righteousness like a never-failing stream. NIV 5:24*

have a free society in Wisconsin. We will be ruled by the dictates and edicts of “kings” and “queens” who when they have the power, abuse it. They have violated their oaths of office and in some cases have most likely committed Malfeasance of their respective offices.

It will take strong determination and leadership from Patriots to accomplish this task and to clean out the “People’s Houses.” Additionally, the Wisconsin Election Commission should be immediately disbanded, and a criminal investigation opened into their deliberate and intentional disregard for Wisconsin’s elections laws, which has violated both state and federal constitutions.

It is imperative that you spend the next five days hounding all members of Congress by telephone and email, and demand that every U.S. Senator and U.S. Representative do their duty to uphold their sacred oath to the U.S. Constitution and reject Wisconsin’s Electoral Votes because Wisconsin’s election was filled with illegalities and fraud.

Thousands of men and women have died protecting your individual freedoms for over 244 years. It is now time that you stand up, sacrifice your time, and give back because of those who have sacrificed so much for you and yours.

If you would like to see the court filings and evidence that I have spoken of go to www.amoscenterforjustice.org and look under “Our Case Filing” for the Exhibits which prove the truth of what I have said.

Karen Mueller, General Counsel, Amos Center for Justice and Liberty
karen@amoscenterforjustice.org

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