

Can we expect the Presidential election in the Federal House of Representatives after the martial law issue by President Trump?

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Section 1: The deadline for December 8 has passed and we are anxious about Trump reelection

Major U.S. media continues to give us the fake news that the transition to the Biden administration has been confirmed after the election on November 3 and they tell us President Trump faces difficulties on his re-election after December 8 of the Safe Harbor Deadline, which allows the electors of each State to be confirmed.

The safe harbor deadline means the deadline for anchoring in safe harbor with calm sea, but after that day it is used to imply that the ship might be thrown into a stormy sea and the danger will increase. The Trump legal defense team is about to have a difficult time like sailing a ship in rough sea. Also, main stream media provides fake news that the Trump legal team still tries a meaningless and unreasonable efforts (belt-and-suspenders approach).

Fake media coverage cannot be avoidable, but Trump team faces more difficulties against the stubborn attitude on not admitting the election fraud by the governors and secretaries of states in the six swing states. Electoral fraud is apparent and so the state legislatures of each state suggest their Governors to hold an extraordinary state legislature to decide what to do with the electors. However, the Governors block the state legislature to hold the special meeting for independently deciding electors because the States started Christmas holidays in December.

Apparently, they are dismissing the proceedings one after another because they do not want to be involved for some reasons, and the feelings of frustration and fatigue of the Trump lawyers and supporters are getting stronger every day. Hearings were held in five of the six swing states that

determine the presidential election results, with the exception of Wisconsin, with numerous clear evidence of such injustice and the submission of more than a thousand affidavits of the general public. Nevertheless, state governments, governors, secretaries of state, and judicial officials are stubbornly resisting overturning the choice of Democratic electors.

It is a sign that a dangerous day like a storm is approaching every moment. There is no doubt that fraudulent elections were held by mail voting in the six swing states. Nonetheless, if state governments such as Pennsylvania, Michigan, and Georgia overwhelm the opposition of the people and force Biden to win more than 270 electors, we are afraid of facing the second civil war in the United States, especially the governments of six states. There is a high possibility of riots and armed uprisings against these states.

The Trump homepage site has a slogan, "Join the army for Trump." The content calls for the continuation of the peaceful election campaign, but the possibility of recruiting militias cannot be deniable in the near future.

Section 2; The Federal Supreme Court rejects the Texas lawsuit and the election of the Federal House of Representatives is unclear.

At midnight on December 8th, just before the switch to 9th, Texas (Attorney General) appealed to the Supreme Court against the four states of Georgia, Pennsylvania, Michigan, and Wisconsin, which caused problems in this fraudulent election.

Before the presidential election, the four states did not go through the right legislature process of the state legislature, such as changing the postal voting, and the state government and the state judiciary held the election under illegal procedures. It is said that there was a difference in the voting results between the swing states without the credibility and other states with credibility of the federal provisions of the Constitution such as Texas.

Article IV Section I of The Constitution of the United States describes "Full Faith and Credit shall be given in each State to the public Acts, Records, and judicial Proceedings of every other State." Texas's complaint may allege that the four states are clearly in conflict with this clause.

In addition, Article IV Section 4 indicates “The United States shall guarantee to every State in this Union a Republican Form of Government, and shall protect each of them against Invasion; and on Application of the Legislature, or of the Executive (when the Legislature cannot be convened) against domestic Violence.” The election using the fraud Dominion voting machine with manipulation of CCP can be regarded as the invasion, and the Democratic Party's fraudulent election and CCP's political intervention in the six swing states have already violated Article IV Section 4 of the Constitution.

In response to Texas allegation, the Supreme Court requested 4 states to defend by the Dec 10th. Pennsylvania argued violently that "inciting abuse of judicial proceedings is unacceptable," Michigan said "Texas cannot intervene in other states unrelated to the final election," Georgia said. "Alleging generalized dissatisfaction, no requirement for the Supreme Court to deliberate," Wisconsin said, "unusual intervention in other states". The Washington DC area and 22 states have also submitted a statement saying that the time to defend is too short.

In other words, all four states admitted to violating the law, and if the Supreme Court accepted it, it was highly likely that the loss would be confirmed in a short period of time. Therefore, 18 states including Texas and 106 federal members of the House of Representatives agreed to the proceedings in 4 states filed by Texas, and if accepted, 7 states became plaintiffs, and President Trump also joined. In the unusual case where the state sued the state for the first time in 61 years, if it was accepted and the deliberation proceeded, the Supreme Court would dispute directly from the beginning.

Nobody can deny the fact that the issue violated state law. In results it is quite clear that 4 States violated “Full faith and credit“ stated in Article IV Section 1 of The Constitution of the United States. If the Supreme Court accepts it, there is a high possibility of losing the four states, and the Supreme Court ruling will result in a violation of the constitution of the four states, invalidation of the election results, and the fact that the four states will not be able to decide 62 electors by the Dec. 14th. In conclusion Trump reelection was expected to be decisive.

Surprisingly, however, the Federal Supreme Court dismissed the Texas proceedings on December 11 without accepting them. The Texas complaint has

also been deleted from the Supreme Court's homepage. The reason for the dismissal has not been clarified, and the Federal Supreme Court seems to have expressed a willingness to not be involved in this issue at all, as is the state judiciary, because the alleged case was so political. In short, it is also a strong message that the judiciary should not be involved in the conflict of Presidential election between the Republican Party and the Democratic Party.

Section 3; Anti-Trump forces such as the US Deep State are antisocial political groups.

It is said that the Democratic Party, the Deep State (DS) and Anti-Trump fake news of the mainstream media have blocked discourse with illegal acts including blackmail and intimidation. Especially the Jewish Deep State has very strong power over financial and judicial field. It turned out that the power was unbelievable. Also net media told us that the shadow of these forces can be seen and hidden behind the dismissal of the proceedings denying the federal constitution of the Federal Supreme Court.

Perhaps we think that they wanted to sway Trump's re-election and block the procedure for the presidential election by a federal member of the House of Representatives on January 6. Before the election, net media said that the Biden camp and the Democratic Party might cause numerous riots and blackmails to the people by BLM, ANTIFA and antisocial forces. Perhaps it may be possible to intimidate state judiciaries or even blackmail the Supreme Court justice.

It is not sure, but net media also told us that Antisocial forces have been blackmailing and intimidating ordinary American who have already declared in their affidavit before the hearing from mid-November. Murphy, director of the GSA (General Services Administration), who had to approve the procedure for the transition to power, also sent an unusual letter to Biden camp because they threatened her pet and she felt the danger of her life.

Unfortunately the lover of the daughter of the governor of Georgia was killed by what appeared to be an explosive set in a car, and in Michigan, a house was destroyed by an explosive, and serious incidents such as internal disturbances occurred one after another, in terms of security. The situation cannot be overlooked. In recent years, even though it is a developed country, it is rare for

such a terrifying presidential election that the law does not work practically because the Ministry of Justice, the FBI, and the regional police cannot respond appropriately.

It also turned out that the Federal Supreme Court, which was now expected to be the last bastion of popular sovereignty and democracy, was no longer reliable to the American people. The United States has also shown the appearance of a dictatorship under the control of the Deep State and the Chinese Communist Party. President Trump has already stated that this situation is a coup (by the Democratic Party and DS) that plans to overthrow the government (civil war of national overthrow).

Even after the hearings are over and the reality of the fraudulent elections in the six swing states becomes clear, the state government and the state judiciary are still colluding to prevent the state legislature from holding an extraordinary state legislature to choose right presidential electors.

Often we can see the same case with dictatorships such as developing countries or CCP, it is a surprise that we witness a barbaric act in the US that cannot occur in developed countries where the separation of political powers is well established.

The extraordinary legislature is the governor's authority, and as long as the governor refuses, legislature members cannot decide on their own electors. Therefore, it may be misunderstood that the election of the president of Biden candidate was decided without waiting for the Dec. 14th due to the Texas law sue rejection of the Federal Supreme Court on December 11.

However, we believe that President Trump with good heart was rather blown away in this bad situation and decided to issue the martial law of the sword of the ancestor to be allowed by the presidential authority. He may have known that he cannot rely on the judiciary people with bad influence of the Deep State before the election, and so easily he can change his strategy for new dimension of the martial law system to overcome the shadow power.

The possibility of turning disaster and becoming fortune has increased.

Section 4; Martial law limited to the election system should be issued and fraudulent election system must be tried and solved in military courts.

According to some authorities in The U.S. Department of Defense, they recognize the United States has been attacked by biological weapons (Covid-19) of CCP's military forces and high-mortality corona infection was widespread over more than 15 million people and killing more than 300,000 people.

Judging from the statements of various defense officials, before this presidential election, it is assumed that CCP military authorities utilized innocent Chinese tourists or students to scatter the corona virus all over the United States and the Democratic Party with help of the Deep State asserted on introducing the illegal mail voting and Dominion voting machine with CCP's remote control into the Presidential election by reason of the virus infection, and gained the right in the House of Representatives.

It seems to be a conclusion that the Democratic Party, with help of the Deep State and CCP, strong enemy power, of killing over innocent 300,000 US citizens by using illegal bio-weapons, attacked the presidential election system to overcome the Republican Party administration. If it be real true story, apparently, the Democratic Party destroyed the democracy of the United States, violated the US Constitution and committed serious crime of "Treason".

We would like to believe it is mistake, but cannot help checking the truth at court of the general courts-martial can be convened for other purposes, such as dealing with violations of martial law limited to election system, and can involve civilian defendants.

Courts-martial are governed by the rules of procedure and evidence laid out in the Manual for Courts-Martial, which contains the Rules for Courts-Martial, Military Rules of Evidence, and other guidance. Also the court-martial can be considered to follow the rule of US constitution.

A general court-martial is the highest court level. It consists of a military judge, trial counsel (prosecutor), defense counsel, and a minimum of five officers sitting as a panel of court-martial members. An enlisted accused may request

a court composed of at least one-third enlisted personnel. An accused may also request trial by judge alone according to the Wiki.

In a general court-martial, the maximum punishment is that set for each offense under the Manual for Courts-Martial, and may include death for certain offenses, confinement, a dishonorable or bad conduct discharge for a number of other forms of punishment.

I believe that any judgment results by the general court-martial based on US constitution should be effective without interference of the Federal Supreme Court. Therefore, some Trump administration officials (General Flynn and Attorney Lynnwood) suggested President to issue the Martial law and ask for the trial on the election fraud in a military court.

Their suggestion is quite correct and right because it is widely recognized the United States has been attacked and faced serious civil war in the bad fraud voting system. At present it is sure in the wartime.

Regardless of the election results, it is time for Trump administration to fight illegal power of coup de-tat and protect American people from fraud voting system and threatening their lives. We expect Trump administration to win this civil war and recover right voting system to choose right candidates in order.

Originally, the President of the United States, even if he did not receive a ruling from the Federal Supreme Court, has the absolute super power to crack down on any illegal forces such as China, the Democratic Party and Deep State in the military. Only the President can fight their powerful attempts to overthrow the nation.

Article III Section 3 states "Treason against the United States, shall consist only in levying War against them, or in adhering to their Enemies, giving them Aid and Comfort." The suspect who committed the treason will be tried in a military court of the same rank as the Supreme Court with a view to the death penalty.

Powell, a pioneer attorney who denounces fraudulent elections, is qualified to be a military attorney who can play an active role in military court and she is in a position to prosecute treason at any time.

Any treason case must be deliberated in a military court without any influence of the federal Supreme Court. The Dominion voting machine used in this election and the server seized after the shooting battle with 5 dead soldiers in Frankfurt, Germany were deliberated as evidence of a serious fraud problem, and if the problem was discovered, the punishment for treason is confirmed and executed to related individual or organization.

In other words, the military court's deliberation is a hard landing, while the Supreme Court's deliberation is a soft landing, and it is quite natural that any president wants to avoid the military court as much as possible and solve the problem gently at the Supreme Court.

However, the God's Anger did not allow President Trump to make such a sweet decision. It is said that all of any illegal people in the Democratic Party, Deep State and other organization must be judged at the military court with a view to the death penalty.

The reason why the Federal Supreme Court dismissed the proceedings in Texas is that these serious defense issues involving treason are not the ordinal legal issues that the Federal Supreme Court can judge, but the most important cases to be decided by the military court. It means that the Federal Supreme Court wanted to say you are knocking the wrong door during the civil wartime.

Section 5 ; If martial law is issued after the Dec. 14th, Trump re-election will be confirmed.

On Dec. 2nd President Trump had already asserted that the Democratic Party camp has colluded with a foreign power of CCP to conduct a systematic fraudulent election using postal voting and Dominion voting machines, with the deliberation of treason in military courts in mind. The mastermind who caused the fraudulent presidential election to shake the foundation of US democracy was determined to be the CCP (Chinese Communist Party), implying that it was a serious national crime committed by the Democratic Party.

When catching a suspected treason, if the investigation includes federal officials such as the Department of Justice, the Federal Bureau of Investigation (FBI), or the CIA, the president cannot help issuing martial law, only limited to election fraud. After issuance of the limited martial law, the

Department of Defense and the military would take over management control on total election system. In addition, the president can decide treason is an emergency and uses military forces instead of the police to capture the suspects. Even with the issuance of a state of emergency, the President could keep the security maintenance close to that of martial law, in the event of the terrorist attacks of 9/11 in the past.

I believe that President Trump shall make special announcement on the limited martial law for all people in the United States whose election system had been attacked and cheated by a serious national treason (coup) with a foreign power of CCP on Monday, December 14.

At the same time, I assume the President will make additional statement to ask the military court to judge violation of US constitution of Section 1 & 4 of Article IV (Federal State system) as well as Section 3 of Article III caused by national treason group during the present civil wartime.

I think that President Trump can order 4 state governors to permit the State legislature for State legislator to choose right Elector for each State under martial law, if the general martial-court would recognize it is the civil wartime at present under investigation of all documents on the large-scale fraud election system and grant the State legislator the special power to control all presidential state election system under military surveillance.

President Trump may announce the above statement after Dec. 14th. In this case it is better for him to announce by Dec. 23rd, since State legislator can mark the ballot of the elector by the state government as spoil votes before sealing in special envelope.

Even after Dec. 23rd the military court can declare invalid for the ballot of the elector in 4 states under martial law prior to ballot of the Federal House of Representatives on Jan. 6.

However, after Dec. 14th, there is little possibilities of appealing to the military court that the invalidation judgment is invalid, so it is recommended that the above statement should be announced on Dec. 14th to avoid unnecessary troubles.

If the above decision of the military court is made, Biden candidate will have a voting result under 270 and Trump's re-election will be confirmed in the election in the Federal House of Representatives on January 6.

If all the above happen, we feel great sympathy for any related people of Democrats, Deep State and state officials, and the military force will move to capture important witnesses and suspects for the purpose of personal protection immediately after announcement of martial law by the President.

Probably Governor and Secretary of State of Georgia, who have already been accused of fraud by Attorney Powell and Attorney Lynnwood, may be detained by the military as important references for the purpose of protecting their securities.

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