

Biden's FAKE Pardons



By Lex Greene

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Yet another attempt by leaders of today's undemocratic party to con the American people with a "fake" action for mere publicity, that enjoys no force of law whatsoever. Legally and constitutionally speaking, there is no such thing as a ["preemptive pardon."](#)

"In the United States, the pardon power for offenses against the United States is granted to the president of the United States under Article II, Section 2 of the United States Constitution which states that the president "shall have power to grant reprieves and pardons for offenses against the United States, except in cases of impeachment". The U.S. Supreme Court has interpreted this language to include the power to grant many different forms of clemency (generally less sweeping than a full pardon), including not only pardons, but also conditional pardons, commutations of sentence, conditional commutations of sentence, remissions of fines, forfeitures and other criminal financial penalties, respites and reprieves, and amnesties.[61]

The pardon power of the president applies only to convictions under federal law.[62] Additionally, the power extends to military court-martial cases as well as convictions in the Superior Court of the District of Columbia."

By legal definition and U.S. Law, a "pardon" pertains only to those who have already been charged with a crime. Pardon power does not apply to anyone who has not yet been charged, tried,

convicted or sentenced for a crime.

If someone is not guilty, charged or convicted of any crime, they do not need, nor are they legally eligible for a pardon. No one can pardon someone for crimes they have never been charged with. On the other hand, if one attempts to provide “blanket immunity” via fake pardons, it is presumed that those recipients must be guilty of crimes which they could indeed be charged with and convicted for, at some future date, hence the purpose of the fake preemptive pardon attempt.

This legal principle applies to the “fake” pardons for [GENERAL MARK A. MILLEY](#), [DR. ANTHONY S. FAUCI](#), and the [“fake” J6 Committee](#) which was nothing more than a lynch mob for Trump supporters, listed in [Biden’s “fake” pardon](#) as;

“THE MEMBERS OF CONGRESS WHO SERVED ON THE SELECT COMMITTEE TO INVESTIGATE THE JANUARY 6TH ATTACK ON THE UNITED STATES CAPITOL (“SELECT COMMITTEE”); THE STAFF OF THE SELECT COMMITTEE, AS PROVIDED BY HOUSE RESOLUTION 503 (117TH CONGRESS); AND THE POLICE OFFICERS FROM THE D.C. METROPOLITAN POLICE DEPARTMENT OR THE U.S. CAPITOL POLICE WHO TESTIFIED BEFORE THE SELECT COMMITTEE”

The above “fake” Biden pardons are nothing more than a publicity stunt and effort to provide “blanket immunity” for political friends who committed crimes in the performance of their political offices. After a proper investigation into their actions, if evidence of crimes exists, these individuals are not immune from prosecution as a result of Biden’s fake pardons, because the President has no power to grant blanket immunity for political friends guilty of crimes, also known as “preemptive pardons.”

As for Biden’s attempt to grant his son and family members [“blanket immunity” via other “fake” pardons](#), Joe “Big Guy” Biden does not have the power to provide a blanket of immunity for his family simply due to the fact that “the Big Guy” was

at the helm of their international crime spree. As the head of the crime family, it is not within the power of the "Big Guy" to pardon his co-conspirators, even if the Big Guy happens to be President of the United States.

In fact, a President and all political office holders are to be held to a higher standard than any average citizen, not a lesser standard, or God forbid, blanket immunity.

Contrary to popular belief, pardon is not a get-out-of-jail-free card for criminals who simply do not want to be charged with their crimes at some future date.

Pardons are "Executive Actions" ... If the original Biden Executive Action is invalid, unlawful, unconstitutional, or itself a fraudulent action, then those actions can very likely be reversed by Executive Action as well.

At the very least, these fake pardons in an attempt to preempt future criminal charges are examples of unlawful and unconstitutional Executive "obstructions of justice" by attempting to unilaterally create a special class of citizen exempt from criminal investigation, indictment and prosecution, for political purposes.

Therefore, the fake pardons must not be allowed to stand. It was a nice try, fraudulently trying to protect Biden cohorts guilty of crimes against the United States, but it shouldn't be allowed to hold.

The price of these types of obstruction, which establish political friends as a special class protected from the law, is just too high. Therefore, the new administration must immediately seek proper legal procedure for setting aside or reversing the fake pardons.

In the USA under the equal protection clause in the Constitution, we are not two separate classes of citizens. Either everyone is subject to the rule of law, or no one is...

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