Democrats Unelected Dictators



By Lex Greene, Timothy Harrington

March 25, 2025

The very people conning Americans into thinking they are all about "democracy," are busy doing everything they can to force Trump into becoming the "dictator" they warned you about. Meanwhile, it's democrats who are fighting to empower their unelected partisan appointees with the authority to dictate to a duly elected Executive Branch and more than 77-million voters who elected them.

In the first 60-days of the new Trump administration, democrats have filed over 160 lawsuits against Executive Branch authorities. Almost all of these cases are being filed in Obama/Biden appointed courts, after democrats rushed an estimated 235 "deep state" judges into office to preempt the 2024 re-election of and undermine President Donald J. Trump.

In a recent TV interview with <u>Senator Charles Schumer</u> of New York, <u>Schumer openly confessed</u> to his party packing the Federal Courts for the sole purpose of usurping and subverting the <u>Article II</u> powers of the Oval Office.

Before I proceed to proving my points here, allow me to state for the record that at least three specific sets of U.S. laws are in play here, which may impact literally everyone involved in the effort to undermine our Constitutional Republic by subverting the Constitutional powers of the Presidency.

- 1. <u>18 U.S. Code Chapter 115</u>
- 2. Deprivation Of Rights Under Color Of Law

3. The Alien Enemies Act

First Things First

As a matter of fundamental constitutional fact, the Executive Branch of the United States is placed under the sole command and control of a duly elected President. In case you think this is all about Donald J. Trump, you're wrong. It's about much-much more than that!

The current duly elected Chief Executive was placed in power by 77,302,416 legal American voters, from whom all political power is derived. It is the only political office in the country that is elected by a majority of citizens across the entire country, the Constitutional Electoral College, certified by Congress and ultimately responsible for the safety and security of the United States.

Each Senator is only elected by the people of their respective State. Each House member is only elected by the voters in their respective home districts.

Last and least, Federal Judges are not elected by anyone. Each is a partisan political appointee nominated by the sitting President, often at the suggestion of members of Congress at any given time, vetted by the Department of Justice, and confirmed by the U.S. Senate. The Federal Judicial branch is the only "unelected" branch of government in the United States. As such, it is the only branch which holds no loyalty or accountability to the American people, and therefore, the most limited power.

It Must Be Adjudicated?

Actually, in the case of President Trump's directives to his Executive Branch Agencies, concerning the sovereignty, safety and security of the United States, it has already been adjudicated by the U.S. Supreme Court a number of times, most recently in the 1948 case "Ludecke v. Watkins" wherein the

Supreme Court concluded the following.

- 1. "The Alien Enemy Act precludes judicial review of the removal order."
- 2. "The Alien Enemy Act, construed as permitting resort to the courts only to challenge its validity and construction, and to raise questions of the existence of a "declared war" and of alien enemy status, does not violate the Bill of Rights or the Federal Constitution."
- 3. "The fact that hearings are utilized by the Executive to secure an informed basis for the exercise of the summary power conferred by the Act does not empower the courts to retry such hearings, nor does it make the withholding of such power from the courts a denial of due process."

There is No Doubt

Whether approaching the subject as a matter of Constitutional authorities granted each branch or reviewing the previous opinions of the U.S. Supreme Court on the matter, in either case, you will arrive at the same conclusion. The anti-American leftwing Judges rushed onto the bench by Obama and Biden, as an organized effort to subvert Oval Office powers granted to the Oval Office occupant via Article II, have zero legal authority or power over the Executive Branch or Executive execution of the policies the American people elected the President to carry out.

Instead, the acts of such judges place the judges themselves at odds with the laws of the United States and their Article III obligations under the U.S. Constitution. Because such acts can easily be construed as acts of usurpation, sedition and even treason, aiding and abetting foreign enemies, and an overt conspiracy to undermine the powers of the Oval Office, these judges may be held to account under standing U.S. Criminal Codes.

Further, members of Congress and law professionals also

engaged in these events, may also be held to account under those same criminal statutes.

How Insidious is This?

A section of <u>the statement sitting on the Court website</u> itself reads as follows:

"The names of potential nominees are often recommended by senators or sometimes by members of the House who are of the President's political party. The Senate Judiciary Committee typically conducts confirmation hearings for each nominee.

Article III of the Constitution states that these judicial officers are appointed for a life term."

Yet, if you take a moment to read <u>Article III of the Constitution</u> for yourself, you will quickly learn that the document makes no mention at all of "life term" appointments. Instead, Article III establishes that these judges only have the right to sit on these courts "during good Behaviour."

Excuse me for suggesting that an overt attempt to overthrow the duly elected President and subvert his constitutional powers by the only "unelected" body of government, established via partisan appointments, cannot possibly be considered "good Behaviour" by these purely agenda-driven (activist) judges.

Such acts also fall under statutes concerning "deprivation of Rights under color of law." Not only is it an effort to deprive a sitting President his Rights under Article II and his ability to protect the USA and all Americans, but such acts also deprive the Rights of over 77-million voters to freely elect a Chief Executive of their choosing.

As for the Voters

It's totally ironic today to watch self-proclaimed liberals, progressives and democrats, claim to be protecting their "democracy" from some alleged "duly elected dictator" in the

Oval office, while at the same time, supporting the rule "unelected dictators" who are nothing more than partisan political appointees.

Some things never change...

The same people who claimed they had a Constitutionally protected right to abortion because a court said so, now claim that the same court had no authority to reverse that opinion. The same people who voted for the only "unelected" presidential nominee in 2024, claim that the democratically elected winner of that election wasn't really elected, even though he won most of the states, almost all of the counties, the Electoral College and all swing states.

The same people who backed every Executive Order of <u>Obama and Biden</u>, even though many were entirely "unconstitutional" on their face, now reject the Executive Authority, simply because their preferred candidate isn't currently sitting in that office.

The Survival of our Republic

This is about much more than Donald Trump. Most of the so-called "resisters" have no clue what they are resisting or why. They have no clue that the only people they can enslave are themselves, not their perceived political opponents. Most would not be in our streets today if they were not being organized, financed and mobilized by the same people who stacked the federal courts to undermine the Constitution.

The Democrat Party is in total freefall now, the result of their own doing, allowing insane global leftwing nuts like Bernie Sanders and AOC to become the driving force of the party.

One of two things will happen now, and very soon.

Either the two "elected" branches of government will reign in

the only "unelected" branch of government, back into complete constitutional compliance - or... the Republic will fall under the weight of an entirely corrupt and unconstitutional federal government run amok.

To end with a fine point on the matter, the "unelected" Judicial Branch has no constitutional power over the Legislative or Executive branches, both of which are "elected by the people."

The main reason why…is the 3rd branch is the only branch that is elected by no one! If you support unelected dictators, you don't support any form of "democracy."

Such an unaccountable unelected government, our Constitution does not create! As once promised, "Lock'em up" or just let it fall, and we'll start over!

© Lex Greene, Timothy Harrington

E-Mail Lex Greene: <u>LexGreene24@gmail.com</u>