# Finally: RNC Files Bombshell Election Lawsuit



By: Devvy

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"The real rulers in Washington are invisible and exercise power from behind the scenes." —Supreme Court Justice Felix Frankfurter, 1952

Like tens of millions of Americans, watching the 2020 presidential race stolen from Donald Trump, I was sickened. As someone whose been writing about election fraud since 1993, I knew the lying, cheating Democrat/Communist Party USA would use every dirty trick in the book. Only this time around, the Big Steal was made possible not just by rigged machines and cheating human vote counters but by ignorant or partisan judges.

The circus that followed never had to happen. Certainly, it was profitable for all of Trump's attorneys but they should have known about the *Foster v Love* case. I didn't but I'm also not a lawyer or paralegal who does research for cases being put together.

In all the decades since I began voting at age 18, never have I seen such open, blatant cheating and it didn't just cheat We the People and President-Elect Donald Trump (Trump did win despite all the conspiracy theories by CNN, ABC, CBS, NBC, the DNC, MSNBC, NY Times and other rags Trump lost), but also federal offices — U.S. House and Senate races.

While all the unnecessary lawsuits were being filed in those

key 'swing' states like GA, AZ, PA, MI, MN, NV, I read a legal analysis that was the game changer and for those who missed this in one of my columns:

# Why didn't Trump's attorneys stop the stolen election in 2020 when they had a U.S. Supreme Court ruling on their side?

"I've written about this ad nauseum since the Big Steal. Massive ballot dumps in the middle of the night — hundreds of thousands between Georgia, AZ and Pennsylvania alone. Mail in ballots not only accepted days or even weeks after a federal election ends, but counted.

"Counting of ballots put off until the next day. In Allegheny, PA, counting of ballots stopped at 1:30 am and didn't resume until the next morning at 10:00 am. In Fulton County, GA, counting was stopped on Nov. 3<sup>rd</sup> due to a pipe bursting which was not only fixed, but the polling center was still operational.

"All in violation of federal election law. Foster v Love, 522 U.S. 67, 71-72, is a 9-0 decision back in 1997 by the U.S. Supreme Court. They agreed to take up the issue of federal election law vs Louisiana's election for federal offices and state election dates. The case that started it: MURPHY J. FOSTER, Jr., GOVERNOR OF LOUISIANA, et al., PETITIONERS v. G. SCOTT LOVE, PAUL S. BERGERON, KATHLEEN B. BALHOFF, and BENNIE BAKER-BOURGEOIS.

"It's rare SCOTUS has a **9-0 decision** and this one surprised me considering the late Ruth Bader Ginsburg was on the bench back then (as well as Antonin Scalia). You can read the transcript of the oral arguments in *Foster v Love* here. Facts of the Case here. A couple of quotes:

# Richard I. Ieyoub

"That is the election primary date, Your Honor, and if a person receives a majority of the vote, and only in that

instance, they are declared elected, and there would be no determinative election on Federal Election Day.

### Ruth Bader Ginsburg

"Yes, but my question to you is, why don't we just call it what it is, that is, an election, since everybody votes, and everybody who wants to be in the running is there?

"Why isn't... why is it labeled primary?

"It is an election, and it seems to me, being an election it conflicts with the **Federal** single Election Day." It's tragic this was not the key argument in Trump's lawsuits. I think really only one lawsuit would have been needed, not state by state.

"Constitutional attorney, Ren Jander's **November 18, 2020**, piece <u>Elections Undecided by Midnight are Void & Preempted by Federal Law - Foster v Love (1997; 9-0 Decision)</u> is a thorough examination of that case and federal statutes. Jander wrote, "Federal Election Day statutes were designed to curtail fraud, and to infuse a prima facie sense of integrity in our electoral process. But these States — in failing to obey Congressional deadlines — have flagrantly attempted to preempt federal law. This is certainly prohibited, and this is why the late election results are void."

"After a comprehensive analysis of the Constitution, federal and state statutes, Jander further writes: "Consider all of the above in light of the results of the 2020 presidential elections; in Pennsylvania today, two weeks after Election Day, 8000 votes suddenly appeared, and the initial count is still not complete; Arizona has tens of thousands of ballots left to count in the initial canvass; Georgia discovered over 2,600 missing votes yesterday, and the entire State is conducting a recount; Wisconsin just announced the details and costs of a forthcoming recount; Michigan is buried in litigation supported by many sworn affidavits alleging

irregularities. None of these states consummated their elections on November 3rd. The elections have failed, as a matter of law. The results should be voided.

"Reading Foster v. Love, together with the 9th Circuit's analysis in Voting Integrity Project v. Keisling, we know that consummating an election before federal Election Day is prohibited, and that early voting is not prohibited, as long as the election is finally consummated on Election Day. If that be the case, then statutory construction makes it obvious that elections consummated after Election Day are preempted by the federal Election Day statutes.

"Any other construction would render the statutes inoperable. If "the election" — which is defined in Foster v. Love — as the combined acts of voters and officials — begins before Election Day, then continues after Election Day, there is no real Election Day. The statute would be utterly inefficient, and the plenary authority of Congress over the time to choose electors would be denied. There is no possible construction of the statute which would allow State elections for presidential electors to continue after Election Day."

"Many thousands of votes were "discovered" days after the November 2020 election and still more in the last few months. Counting of votes in key swing states extended well beyond Election Day when counting of the ballots had to stop at midnight ON Election Day." There's more at the link above.

I sent that column and the links to the Supreme Court's oral arguments and decision to Trump overnight mail twice right after I cross checked every statute and statement in Jander's legal analysis. Since I'm a nobody, I doubt he ever received it. I also sent a copy to his then head Chief of Staff, Stephen Miller, no response. A copy to one of his attorneys, Jesse Binnall, who skillfully argued the NV steal. No response.

Well, imagine my surprise two days ago when I read this on foxnews.com that magically disappeared from their front page an hour later: RNC files an election integrity lawsuit in Mississippi challenging ballot counting deadlines, Jan. 6, 2024. "The Republican National Committee filed a lawsuit Friday to stop Mississippi ballots received days after Election Day from being counted, arguing a current statute violates federal law. The state's current deadline allows ballots postmarked on or before Election Day to be counted if received within five business days of the election.

"The RNC, along with the Mississippi Republican Party and the Hinds County Republican Party, are claiming the practice violates the federal Election Day statute, which states that "the Tuesday next after the 1st Monday in November, in every even numbered year, is established as the day for the election."

FINALLY, a lawsuit backed up by a U.S. Supreme Court ruling. The U.S. Supreme Court rarely overturns a previous SCOTUS decision. *Roe v Wade*: 49 years and after murdering 62+ MILLION unborn babies with a beating heart, that horrible, immoral decision was correctly overturned.

Where have you been all these years Ronna McDaniel? The 2022 federal elections selections. The 'big red wave" that supposedly died. She is the RNC Chair and miscreant RINO, Mitt Romney's niece. North Carolina GOP District Calls for Vote of No Confidence for Chairwoman Ronna McDaniel ahead of RNC Winter Meeting, Jan. 28, 2024 // Ronna McDaniel's Cash-Strapped RNC May Open a Line of Credit to Help Pay Bills This Election Year, Jan. 27, 2024

It took some combing through the RNC's web site, but I found the lawsuit, <u>see here</u>. Going through it, page by page and referencing Jander's column above on *Foster v Love*, the same statutes are being used in the RNC's lawsuit. Blimey! The *Foster v Love* lawsuit grew from litigation in Louisiana, the

# RNC's is Mississippi.

In their filing, page 3, number 13: "The RNC also has an interest in preventing Mississippi's constitutionally problematic mail-in ballot deadlines." The same monstrous problem that happened in PA, GA, MI, AZ and MN. (And likely most of the states in the Union who either stopped counting votes, went home and came back the next day to continue counting or ignorant or partisan judges who simply ignored Foster v Love and allowed the fraud to stand. Likely some ignored that case because Trump's attorneys never used it as the sledgehammer in their filings to stop the madness.



Now from page 5:

#### **ALLEGATIONS**

- 1. There is only one federal Election Day.
- 2. The U.S. Constitution's Elections Clause vests state legislatures with power to set the time, place, and manner of congressional elections. U.S. Const., art. I, §4, cl. 1.
- 3. But the Elections Clause also reserves to "Congress" the power to "at any time by Law make or alter such Regulations, except as to the Places of chusing

- Senators." Id.
- 4. A law governs "'the election' of a Senator or Representative" when it "plainly refer[s] to the combined actions of voters and officials meant to make a final selection of an officeholder." Foster v. Love, 522 U.S. 67, 71 (1997)."

The filing is only 14 pages so I do encourage you to not only read it, but make sure you (or your group or organization gets this to your Secretary of State, county clerk and county commissioners. BTW, constitutionally ineligible Nikki Haley flub: Why Nikki Haley won't be on the ballot in the GOP's upcoming caucus in Nevada, Jan. 24, 2024: "For somewhat unclear reasons, Haley signed up to be included on the state ballot in October, despite there being no way for her to amass any delegates. Trump will be the sole name on the caucus ballot on February 8, which means his campaign will win all of the state's 26 delegates." I wonder if Nikki let her big moola donors know? If not, they will soon find out. And she wants to run this country?

This case filed by the RNC is in the U.S. District Court, Southern District of Mississippi, Southern District Gulfport.

Judges for the Southern District, Gulfport. Ug. I had to look up each one. *Chief District Judge* Daniel P. Jordan III, nominated by George W. Bush. District Judge Carlton W. Reeves, nominated by impostor president, Hussein Obama. District Judge Kristi H. Johnson, nominated by Trump. District Judge Taylor B. McNeel, nominated by Trump.

Louis Guirola Jr., nominated by George W. Bush, advanced to Senior Judge. Senior Judge Keith Starrett nominated by George W. Bush. Senior Judge David Bramlette III nominated by George H.W. Bush. Senior Judge Tom S. Lee nominated by Ronald Reagan.

As I penned this column on Jan. 28<sup>th</sup>, the lawsuit was filed on

the previous Friday (always the trick so the prostitute media give little or no coverage) so I'm not sure who is the judge. But, one of my dearest friends whose been a lawyer for more than three decades, instructed me to look at the case number: 1:24cv25 LG-RPM. LG, Louis Guirola, could be the judge.

There are several Magistrates but only one with RPM: Robert P. Meyers. According to Ballotpedia, "The *chief judge* of each district appoints one or more magistrate judges, who discharge many of the ancillary duties of district judges so judges can handle more trials."

This case deals with mail-in ballots. All registered voters in the commie state of Oregon are automatically mailed a ballot. We KNOW illegal aliens who have NO right to be on U.S. soil much less vote in our elections at ANY level are getting registered and voting. One of the biggest reasons we fought so hard back in 1993 to defeat the Motor Voter Law. Illegals are getting driver's licenses and at the same time register to vote. Guess which party?

The Motor Voter Law was a blatant invitation by the Democrat/Communist Party USA to open the flood gates for election fraud. Back in Dec. 2020, a group of Republicans tried to get that law abolished. One of the great good guys, Rep. Andy Biggs [R-AZ] pointed out the big problem in his state where AZ law does require a person to provide proof of citizenship. That federal law says, who cares. Biggs laid out his case: "This lax procedure, to register individuals to vote in states that have strict citizenship requirements for voter registration, is a threat to the integrity of our elections.

"Americans of all political leanings deserve to know that our elections were carried out with the utmost integrity. "That's why I hope my colleagues will join me in support of this legislation to ensure that states, and not the D.C. swamp, uphold election integrity and restore trust at the ballot box

for each of its residents."

This is Biggs' press release in Dec. 2020 after the Big Steal. Congressman Biggs Introduces Legislation to Repeal the Outdated National Voter Registration Act of 1993 ("Motor Voter") Too bad it wasn't introduced after Trump was elected in 2016 because Republicans held the majority in both chambers of Congress for 18 months. Here's the simple bill filed which died with only 10 cosponsors. Thank you, Republican incumbents for allowing the fraud to continue — besides the machines and scanners. (As usual, my U.S. Rep. Jodie Arrington did not support the bill.)

Mail in ballots have been a magnet for vote fraud for decades and how convenient Democrats screamed we all must have mail in ballots because of COVID. *Timing is everything*.

If you haven't read Ren Jander's **November 18, 2020**, piece Elections Undecided by Midnight are Void & Preempted by Federal Law — Foster v Love (1997; 9-0 Decision) I cited above, please do. Oral arguments (including lefty icon, Ruther Bader Ginsberg here as well as the case.

This is a VERY important case just filed. I've brought this up in so many columns since Dec. 2020 and implored readers: You must bring this to the attention of your county clerk (I did last year) and county commissioners who oversee elections in the 3,142 counties in the U.S. No ballots counted after midnight and I (or your group, GOP county club) will be there on election night to make sure voting for federal offices stops at midnight. It's up to us.

(NWV's badly needs donations to stay on line, seriously. If you appreciate all the columns full of truth on their web site, alert you to what's going on and accurate research, please make a donation today and thank you.)

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#### Related:

THE COVERUP, GA Secretary of State Rat Raffensperger KNEW there were 67,000 illegal votes cast in the 2020 election before Trump's phone call, Jan. 26, 2024, Video (The big lie barfed up by the prostitute media: Biden beat Trump by 11,779 votes in GA.)

November 6, 2020 — 3 days after the end of Election Day: "There are still about 40,000 ballots that need to be counted in Philadelphia County, a heavily Democratic area that helped power Biden into a lead over Trump. But Philadelphia City Commissioner Lisa Deeley told CNN it "could take several days to complete the reporting" of those votes."

I've provided probably a hundred examples of the fraud that went on during that election. Here's just one more:

New Evidence Reveals GA Audit Fraud and Massive Errors, July 13, 2021, "But it is not simply a case of errors. The VoterGA team found 7 <u>falsified audit tally sheets</u> containing fabricated vote totals for their respective batches. For example, a batch containing 59 actual ballot images for Joe Biden, 42 for Donald Trump and 0 for Jo Jorgenson was reported as 100 for Biden and 0 for Trump.

"The seven batches of ballot images with 554 votes for Joe Biden, 140 votes for Donald Trump and 11 votes for Jo Jorgenson had tally sheets in the audit falsified to show 850 votes for Biden, 0 votes for Trump and 0 votes for Jorgenson.

"Fulton Co. failed to include over 100,000 tally sheets, including more than 50,000 from mail-in ballots, when the results were originally published for the full hand count audit conducted by the office of the Secretary of State for the November 3rd 2020 election. Those tally sheets remained missing until late February when the county supplemented their original audit results."

Look at that link 'falsified audit tally' sheets. The BRAIN DEAD hens on The View, a diarrhea filled TV show and all the other conspiracy theorists out there can continue to say Biden won in 2020 but it's the biggest steal in the history of voting in America. Ohio comes in second, back in 2004 as their final election results were fraud.

A Citizens' Audit of an American Election, July 10, 2008 (Mine): "Richard Hayes Phillips, a former college professor, has written a new book titled, Witness to a Crime: A Citizens' Audit of an American Election. This monstrous undertaking covers the 2004 election results in the State of Ohio. Remember, the chief executive for the biggest vote fraud machine operation in this country said he would deliver Ohio to Bush.

"What makes Phillips investigation so compelling is the book is filled with concrete proof that the voters of Ohio were robbed of their right to fair and impartial elections. The amount of work that went into this investigation is staggering: 300,000 images of forensic evidence, then personally examining 126,000 ballots, 127 poll books and 141 voter signature books from 18 counties in Ohio. This is the definitive and documented evidence of crimes that cannot, must not be ignored."

Because of the cheating, Bush got the Electoral College votes that should have gone to Kerry who would have fairly won that election which would have been a DISASTER for this country. But, either we believe in fair and impartial elections or we believe cheating is necessary to keep one or the other of the two political parties, R or D from winning a fair race.

## SUPREME COURT OF THE UNITED STATES

No. 19A1016

REPUBLICAN NATIONAL COMMITTEE, ET AL . v. DEMOCRATIC NATIONAL COMMITTEE, ET AL . ON APPLICATION FOR STAY [April 6, 20200]