

WHAT “Lack of Standing?”



By Lex Greene

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Since a Supreme Court opinion in the June 1992 case [Manuel LUJAN, Jr., Secretary of the Interior, Petitioner v. DEFENDERS OF WILDLIFE, et al.](#), federal courts have abused this opinion to block U.S. taxpayer access to the courts when seeking redress of grievances against federal acts, strictly on a “[lack of standing](#)” claim, totally unrelated to the case that created this legal theory.

For 207-years, the government didn't block Citizen access to the courts on any “lack of standing” claim. This practice started in 1992... Scalia was correct in his opinion concerning that particular case. But that opinion should never be applied everywhere it has been since. Sadly, most Americans were never taught anything about the foundations of their freedom.

Twenty-eight years later, more than seventy cases filed across the country in an effort to present clear compelling evidence of blatant election fraud in 2020 were all denied the Right to present evidence in any federal court across the country. In every case, the federal courts claimed a “[lack of standing](#)” on the part of petitioners who filed the cases, as if American voters and taxpayers “lack the legal standing” to present evidence of election fraud or anything else the government does unconstitutionally.

Is the U.S. Constitution the “supreme law of this land” or not?

The U.S. Judicial Branch is most responsible for the undermining, usurping and destruction of our Constitutional Republic, via unbridled increasingly broad misinterpretations of law. Shortly after the adoption of the Constitution in 1787, Founders were already warning that they failed to tie the hands of the judiciary.

In a letter written to John Wayles Eppes, 1807, almost immediately following the adoption of the constitution, Thomas Jefferson wrote – *“The original error [was in] establishing a judiciary independent of the nation, and which, from the citadel of the law, can turn its guns on those they were meant to defend, and control and fashion their proceedings to its own will.”* ([Rules of Precedence and Procedure](#))

By 1820, Jefferson wrote in a letter to Thomas Ritchie – *“The judiciary of the United States is the subtle corps of sappers and miners constantly working under ground to undermine the foundations of our confederated fabric. They are construing our constitution from a co-ordination of a general and special government to a general and supreme one alone. This will lay all things at their feet, and they are too well versed in English law to forget the maxim, ‘boni judicis est ampliare jurisdictionem’ [good judges have ample jurisdiction]. . . . A judiciary independent of a king or executive alone, is a good thing; but independence of the will of the nation is a [solecism](#), at least in a republican government.”*

And by 1823, Jefferson wrote in a letter to A. Coray, October 31, 1823 – *“At the establishment of our constitutions, the judiciary bodies were supposed to be the most helpless and harmless members of the government. Experience, however, soon showed in what way they were to become the most dangerous; that the insufficiency of the means provided for their removal gave them a freehold and irresponsibility in office; that their decisions, seeming to concern individual suitors only, pass silent and unheeded by the public at large; that these decisions, nevertheless, become law by precedent, sapping, by*

little and little, the foundations of the constitution, and working its change by construction, before any one has perceived that that invisible and helpless worm has been busily employed in consuming its substance. In truth, man is not made to be trusted for life if secured against all liability to account.” (alleged Case Law)

Two-hundred years later in 2023, the Judicial Branch has established via [British Common Law](#), that no American citizen has “legal standing” to challenge the unconstitutional or unlawful actions of their government, relying upon the [1992 opinion](#) above to establish this unconstitutional rule of the federal courts.

Why are American Courts using [British Common Law](#), as if it’s Constitutional Law?

Meanwhile, those same courts are granting millions of illegal invaders access to our courts on arrival, along with billions in taxpayer funded benefits and Rights that average Americans no longer possess.

Millions of former military service members die homeless and hungry on our streets, while our government houses illegal invaders in 5-Star hotels across the country at enormous expense to taxpayers.

A single private case concerning the rights of a wife within a marriage, Roe v. Wade, was “misinterpreted” to claim a “constitutional right” to abortion, resulting in the killing of more than 70-million American children in the womb. That court opinion was rightly reversed decades later, on the basis that the Constitution grants no authority to the federal courts to create any law from the bench.

However, because the very cornerstone of American society is based upon the fundamental Right to Life itself in our Declaration of Independence, it’s my opinion that the Supreme Court holds both the authority and duty to uphold and enforce

a fundamental Right to Life in the USA. Instead, the issue of life itself has become a mere political football used to manipulate voters for partisan power.

Likewise, the high court recently looked at the 14th Amendment and by some strange process of interpretation, declared a right to gay marriage never even mentioned in the 14th Amendment. Jefferson was right...the scholars sworn to uphold and defend the constitution were now the biggest enemy to the constitution, our republic, and all Americans.

The Judicial Branch was no longer there to uphold and defend the USA from foreign invasion and occupation, it had become an active party to an "insurrection" intent upon overthrowing our constitutional republic.

In a letter to Abigail Adams, September 11, 1804, Jefferson wrote – *"Nothing in the Constitution has given them [the federal judges] a right to decide for the Executive, more than to the Executive to decide for them. . . . The opinion which gives to the judges the right to decide what laws are constitutional and what not, not only for themselves, in their own sphere of action, but for the Legislature and Executive also in their spheres, would make the Judiciary a despotic branch."*

A TRUE "lack of standing"

The simple truth is this... The U.S. Constitution created the federal government, under certain specific conditions and restrictions. So long as the federal government exists within the boundaries of the terms, conditions and restrictions in the Constitution and Bill of Rights, that government has a right to exist.

But when that government no longer exists within those boundaries and terms and has in fact set out to undermine the very purpose for their existence, then it is that government,

who “lacks the standing” to even exist, much less rule over the people.

“...whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to affect their Safety and Happiness.”
– Declaration of Independence

If the U.S. Constitution didn't exist, the federal government wouldn't exist. This document created our federal government, and all federal authority and power are derived from this single source. The Constitution does not create a “democracy,” but rather guarantees all member states and all Americans “a republican form of government.” Our federal government is further restricted by the first ten amendments, the Bill of Rights, defining things the government has no right or authority over at all.

The U.S. Constitution is “the supreme law of the land” only so long as the terms and conditions of that contract are adhered to by all parties to the contract. When the people or member states violate the contract and attempt to overthrow our constitutional republican form of government, this is a true “insurrection.” (unlike a political rally on January 6, 2021)

But when the federal government breaches that contract, becoming increasingly tyrannical and destructive of its intent and purpose, in violation of the Constitution and Bill of Rights, then the contract can be rendered null and void by the parties to the contract, eliminating the right of government to exist at all.

It's nearly impossible to find a licensed attorney in the USA willing to make these constitutional arguments in any American British Common Law court today. Law schools have only taught British Common Law since the 1940s and even the few lawyers

who took it upon themselves to learn Constitutional Law outside of the lecture hall, fear losing their license to practice if they dare make a constitutional challenge to the Common Law used to undermine our republic daily.

It is as it has always been, up to the American people to protect and defend their Constitutional Republic, from all enemies, foreign and domestic. Today, the federal government is public enemy #1 to our Republican form of government guaranteed every state and Citizen. Read my previous piece [HERE](#) to further understand my claim in this regard. The government in D.C. is no longer our government.

The Buck Stops with The People

After decades of dumbing-down and drugging-up Americans, the vast majority of Americans know nothing about what I just explained in this piece. Yet, it is the reason why our country is not our country today, and it's the foundation for any honest effort to save this republic from certain ruin.

Unfortunately, due to massive efforts to control mass information flow and eliminate truth in America today, very few people will likely ever see this piece, unless every reader shares it with others.

The first step in saving America is to properly understand the problem causing its demise. The second step is to unite with others to change the course of history, as just eight men did in the development of the Declaration of Independence 247-years ago.

Whatever happens to our Republic, it will be the result of what the people do...or don't do.

If every American Citizen lacks "legal standing" for redress of grievances in our courts, then Americans have no Rights at all and only one means to resecure those rights, which is why the 2nd Amendment exists and must never be infringed.

God help us if that's the case!

Last to my fellow patriots...the foundations for a republican form of government are not found in the Federalist Papers. They are in the anti-Federalist Papers.

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