

How the US Supreme Court Has Treasonously Destroyed America's Democratic Republic

By Joachim Hagopian

Global Research, March 08, 2015

Region: <u>USA</u>

Theme: Law and Justice, Police State &

Civil Rights

This presentation will focus on how our Big Government in general and the US Supreme Court in particular have <u>undermined and destroyed America's onetime democratic republic</u>. The judicial branch of the American government consisting of the federal district courts, the circuit courts of appeal and the Supreme Court in tandem with the prosecutorial legal arm of the executive branch the Justice Department represent the United States of America's federal judicial system that's supposed to <u>operate above the fray of petty politics</u> and polarized partisanship. All these federal judges appointed by the US president who presides over the executive branch are then formally approved of by the legislative branch US Congress. Unlike these two branches, federal judges enjoy permanent tenure with a fixed income for life to ostensibly reinforce the notion of bipartisan impartiality in constitutional interpretation of both legislative laws passed and executive orders and decisions made.

By design this checks and balances system compliments of our Founding Fathers has always been intended to act as a safeguard against the federal government's potential tyranny and oppression. This article will show how during the first few years of the twenty-first century the Supreme Court has led the way in giving license to all three branches of government to be seriously compromised, corrupted and treasonously usurped by powerful self-interests that no longer represent, much less care about the well-being of the American people that they have sworn oaths to protect.

All three branches take a similar <u>oath to the one below for both members of Congress</u>. Keep in mind they all must swear to follow their oath throughout their tenure in office under penalty of law.

I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter:

So help me God.

The specific <u>federal law</u> prohibiting violation of the above oath is worded as follows:

Federal law regulating oath of office by government officials is divided into four parts along with an executive order which further defines the law for purposes of enforcement. 5 U.S.C. 3331, provides the text of the actual oath of

office members of Congress are required to take before assuming office. 5 U.S.C. 3333 requires members of Congress sign an affidavit that they have taken the oath of office required by 5 U.S.C. 3331 and have not or will not violate that oath of office during their tenure of office as defined by the third part of the law, 5 U.S.C. 7311 which explicitly makes it a federal criminal offense (and a violation of oath of office) for anyone employed in the United States Government (including members of Congress) to "advocate the overthrow of our constitutional form of government". The fourth federal law, 18 U.S.C. 1918 provides penalties for violation of oath office described in 5 U.S.C. 7311 which include: (1) removal from office and; (2) confinement or a fine.

Agents operating in high levels at all three branches of our government have repeatedly engaged in treasonous acts as traitors in violation of Article 3 of the US Constitution, the same Constitution they all swore to preserve, defend, uphold, protect and honor. In the face of the growing tyranny and dismantling of our Constitution since 9/11, their proven disloyal actions have regularly violated their sworn allegiance to the nation, the Constitution and the American people. Since all members of the three branches of government must take an oath of allegiance that many then subsequently fail to comply with, clearly violating the aforementioned codified federal law, and since we do have the legal teeth, it's high time to finally hold those who have been disloyal to our Constitution fully accountable.

Back in December 2000 the <u>Supreme Court clearly usurped its own authority</u> one month after the democratically elected Al Gore had won both the popular and electoral vote **had all the votes per the Florida Supreme Court been allowed to rightfully continue to be counted.** But in an unprecedented move that transgressed beyond its role and boundaries, for the first time in US history, the Supreme Court decided a presidential election by interfering where it had no legal authority to unilaterally halt that recount and prematurely proclaim the actual election loser George W. Bush the winner.

The subsequent untold damage done to the world by eight years of the diabolical Bush-Cheney regime that stole a second term in office with yet another <u>fraudulent 2004 election</u>set into irreversible motion the Zionist neocon takeover responsible for the most heinous crimes of the ages – the <u>inside 9/11 job</u>, the lies promoting the immoral bloody wars in the Middle East and North Africa still raging out of control under Obama today. The sheer loss of life and utter horror willfully inflicted on so many nations and people none of whom ever posed a real threat to the United States is unforgiveable. That fateful, turn-of-thecentury decision by the US Supreme Court to interfere in the 2000 election may just go down among the all-time most destructive and devastating court decisions in recorded human history.

The next major actions unveiling the court's true partisan colors arose over the ongoing, perennially unsettled issue of illegal gerrymandering of congressional redistricting to unfairly gain House seats. Back in 2003 the then Republican House majority leader Tom Delay's blatant machinations in Texas stacking GOP seats in Congress finally arrived at the Supreme Court for deliberation in 2006. But because the Supreme Court justices were deadlocked along partisan lines, ultimately they refused to intervene. Though both political parties are guilty of grappling to gain unfair advantage, the GOP's gerrymandering power grab helped enable the Republican Party to capture of the Houses of Representatives. The highest court's ineffectual response to this ongoing redrawing of political boundaries based on changing demographics within the states ensured that Republicans outnumbered Democrats in Congress. Whatever efforts the court has attempted in finally resolving this

longstanding, hot button issue have invariably failed. Devising a fair and objective standard by which to remap congressional districts has proven ever elusive.

So the partisan battle wages on. The latest development surfaced this week when the Supreme Court heard arguments from both sides. The case involves Arizona's commission to be state's voters in 2000 to begin handling redistricting duties that stripped the GOP controlled state legislature from its power to divvy up districts. Not surprisingly, the majority of conservative/GOP judges in the Supreme Court all line up favoring the status quo's literal interpretation that the Founding Fathers stipulated the responsibility lie with the state "legislature" while the liberal/Democrat justices prefer the more loosely applied definition to mean the "legislative process." This would support the voters assigning the task to an appointed commission. Stakes are huge as the largest state California made a similar arrangement several years ago as did Washington and a few others as a viable alternative means of resolving this long contentious issue. So dozens of congressional districts around the nation could be overturned by the high court's decision.

Though the big money handlers (Koch brothers, Sheldon Adelson, PAC's) pour millions in strings attached donations to candidates from both parties in order to ensure that the elite's undue influence and control over whomever gets elected is secured either way, they generally favor the Republican Party. Thus the GOP ascension to power in both houses of Congress has rendered the legislative branch in this century as the most ineffective, inept and morally corrosive in all of American history. Last year a poll found that an <u>overwhelming majority</u> of Americans believe that Congress members are controlled by special interest groups. With the unending quagmire that paralyzes Washington, undoubtedly that percentage of public contempt and alienation will only continue to rise over time.

By design this divide and conquer strategy permeates at all levels in America (and the world) both historically and currently, and in our federal government it produces a co-opted excuse absolving all responsibility for continued failure simply by blaming the other side of the aisle. In this way the forever game of partisan politics is maintained whereby the Democrats get to always blame the Republicans, the Republicans the Democrats, and the Democrat president always blames the now Republican controlled House and Senate. As a result, the government always operates contentiously gridlocked and mired at a chaotic standstill – its inability to work effectively together as its convenient excuse to not do its proper job in protecting and promoting the interests of the American people. This then provides the necessary perfect public cover to continue in dysfunctional, abysmal failure, of course all at citizens' expense.

See how these momentous, monumentally significant, game-changing actions from the nation's highest court have directly impacted and caused such grave damage degenerating our republic into an oligarchy? Again by design, relentlessly pointing the finger at each other deceptively obscures the real truth of the bigger picture from ever getting noticed or recognized. Through the feds' and their MSM's nonstop propaganda and lies, as long as the US populace can continue to be fooled and controlled, in its complacency it will only continue to tolerate its government's failures and accepted inadequacies, never demanding more as a disempowered, seemingly impotent, disenfranchised citizenry. The backbiting bickering between two thoroughly corrupted, co-opted political parties in the US is mere side show distraction designed to conceal the sleight of hand thievery of the banking cabal pulling all the side show puppet strings. As the late great truth-telling George Carlin used to say, the elite "doesn't give a shit about you or me." It's an abomination of criminal deceit

that's bamboozled dumbed down Americans kept in the dark for far too long.

And to this day they still don't get it. A Reuters-Ipsos <u>poll</u> reported this week that only 24% of Americans believe that Congress should more closely oversee the Federal Reserve private banking cabal that's been drowning us in debt for over a century. More than twice that amount believe "the Fed should be left alone." These must be the same sheeple who loudly complain about how horrible Congress is, yet last November turn around and re-elect <u>91% of the incumbents</u> despite only a 10% approval rating. The lies are so often repeated that the voting public gets invariably conned into voting against its own self-interest again and again.

Still another Supreme Court decision that put the final dagger into the heart of our dying democratic republic was 2010's Citizens United case followed up by last year's McCutcheon case that opened up the purse-string floodgates giving carte blanche power for oligarchs to buy off elected politicians with absolutely no oversight or accountability. With no dollar limits making bribery perfectly legal and completely private and untraceable by high court endorsement, by no accident a joint university study last year made it official - America is no longer a republic but an oligarchy where the power interests of the few dictate and control how our federal government votes and makes laws. Rather than pay any attention to its blatant conflict of interest in violating every democratic principle, the Supreme Court has also made it official - our government is up for sale to the highest bidder. Those who simply spend the most money now own our elected representatives who are totally beholding to the hand that feeds them rather than to their constituents that send them to Washington. Of course the direct consequence of these totally undemocratic court decisions placing exclusive monetary value on funding means that Congress members will only devote more time, energy and effort to raising money to get re-elected than doing their job on Capitol Hill. The 2012 presidential election at both national and state levels cost a total of \$60 billion, the most ever. With each of these dramatically impactful court rulings, the onetime democratic republic of America fades ever further into distant memory as the disconnect between the Americans and their oligarchic form of government widens exponentially.

Finally last April's Supreme Court decision to not intervene in a Court of Appeals ruling that overturned the district court that had declared the 2012 National Defense Authorization Act (NDAA) unconstitutional sealed the nail in the coffin on whatever civil liberties we Americans still had left. Though courageous citizens like journalist Chris Hedges had filed a lawsuit on our behalf challenging NDAA's legality and one very bold federal district court judge decided in Hedges et al's favor, by the Supreme Court's choice to uphold the Appeals Court decision overruling the lower court to keep the NDAA law on the books, life as we legally knew it in the United States ceased to exist. In effect, both the Appellate and Supreme Courts violated American citizens' Fourth and Sixth Amendments as well as overturned the Posse Comitatis law that existed since after the Civil War. Comitatis was the legal protection that prohibited the US military from intervening in civil affairs that were historically under the jurisdiction of law enforcement agencies and each state's National Guard. Currently under the 2012 NDAA law, the military can come into our homes without a warrant and arrest us without charges, detain us for an unlimited, indefinite period of time without access to either legal representation or due process and without even a trial.

Constitutional attorney John W. Whitehead comments:

speak louder than words, and history shows that the U.S. government is not averse to locking up its own citizens for its own purposes. What the NDAA does is open the door for the government to detain as a threat to national security anyone viewed as a troublemaker. According to government guidelines for identifying domestic extremists—a word used interchangeably with terrorists, that technically applies to anyone exercising their First Amendment rights in order to criticize the government.

The highest court's gross and inhumane failure to protect our civil liberties and our constitutional right to due process has given way to the <u>CIA-like "black sites"</u> currently operating in secret locations throughout America where US citizens are being rounded up, brought to detention centers, shackled and tortured without being booked or charged with any crime. In effect, we are all now potential targeted victims of the US police state under the most brutal totalitarian rule. These egregious actions of the US Supreme Court have desecrated and destroyed our rule of law that for more than two centuries used to be the United States Constitution. What we now have are criminals operating within our highest court who are nothing more than traitors who need to be held accountable.

We also have a standing president who has assumed dictatorial powers through countless executive orders that bypass both congressional approval and our civil rights. Though he campaigned on a promise of transparency and openness, he has betrayed the American people who elected him by becoming the most secretive president in US history. His administration has turned down more Freedom of Information requests than any prior using the pathetic mantra of "national security" as his always lame excuse. He has charged far more whistleblowers with the archaic espionage act than all other previous presidents combined. He has been the most aggressive amongst all past presidents in pursuing and harassing journalists, both executing and threatening arrests for their seeking to tell the truth while exercising their constitutional protection to not violate confidentiality of their sources. This blatant, over-the-top violation of civil liberties of both whistleblowers and journalists again shows Obama's true colors that he is at war with free speech and the free press obviously no longer guaranteed by our First Amendment.

Essentially since 9/11 all three branches have been taken over and hijacked by malevolent and sinister forces that no longer serve the interests of the American people but a handful of oligarch puppet masters that is the long time controlling elite. Their intent is in fact to destroy America and to a great extent the entire world as the final step toward fulfilling their globalist agenda of a one world government. For numerous centuries the international globalists have utilized their central banking cabal to own and operate a morally corrupt and thoroughly broken, unsustainable Ponzi scheme of an economic system designed to historically steal and plunder the earth's natural resources and enslave through insurmountable debt and feudal servitude the global masses. The brutal and ruthless tyranny of the New World Order has effectively seized control over the entire planet's population. Under the auspices of the American Empire doing its brutal bidding along with its subservient appendage of the NATO-European Union, a pro-Zionist elite spearheaded by the likes of Israel's Bibi Netanyahu has subversively driven humanity to the brink of global self-annihilation. Through geopolitical polarization into two militarized opposing armed camps, the West is diabolically <u>baiting and pushing the East</u> (Russia, China, India and Iran) into global conflict amounting to World War III.

The hard kill tactics of global war and violence in conjunction with the <u>soft kill method of</u> <u>environmental degradation</u> (i.e., pollution of air, water, soil and food production through

cumulative Monsanto GMO/chemical and chemtrail toxicity and ever-rising levels of radiation) makes our living earth habitat unsustainable that is increasingly producing widespread lethality amongst all life forms. The oligarchs' eugenic plan of reducing the world population from 7.2 billion to a half to one billion is in current process of being successfully attained. Within a few years a very strong likelihood exists that roughly 13 out of 14 of us currently living and breathing on this planet will be dead or all life forms on planet earth will have perished.

With these longshot odds on survival becoming increasingly apparent, we humans as mindful citizens of the world have nothing left to lose at this near endgame point but to fight and take back our only home from those bent on fast destroying it. As outlined here, clear violations of the US Constitution have been egregiously been committed by members of all three branches of the federal government and under the penalty code of those laws, they sorely need to be enforced. Indeed it is both the citizens' right and obligation to do so. We have no other rational or moral choice but to mobilize and actively oppose the destructive forces currently in demonic control over the earth's dominion.

Joachim Hagopian is a West Point graduate and former US Army officer. He has written a manuscript based on his unique military experience entitled "Don't Let The Bastards Getcha Down." It examines and focuses on US international relations, leadership and national security issues. After the military, Joachim earned a master's degree in Clinical Psychology and worked as a licensed therapist in the mental health field for more than a quarter century. He now concentrates on his writing and has a blog site at http://empireexposed.blogspot.com/.

The original source of this article is Global Research Copyright © <u>Joachim Hagopian</u>, Global Research, 2015

Comment on Global Research Articles on our Facebook page

Become a Member of Global Research

Articles by: **Joachim**

Hagopian

Disclaimer: The contents of this article are of sole responsibility of the author(s). The Centre for Research on Globalization will not be responsible for any inaccurate or incorrect statement in this article. The Centre of Research on Globalization grants permission to cross-post Global Research articles on community internet sites as long the source and copyright are acknowledged together with a hyperlink to the original Global Research article. For publication of Global Research articles in print or other forms including commercial internet sites, contact: publications@globalresearch.ca

www.globalresearch.ca contains copyrighted material the use of which has not always been specifically authorized by the copyright owner. We are making such material available to our readers under the provisions of "fair use" in an effort to advance a better understanding of political, economic and social issues. The material on this site is distributed without profit to those who have expressed a prior interest in receiving it for research and educational purposes. If you wish to use copyrighted material for purposes other than "fair use" you must request permission from the copyright owner.

For media inquiries: publications@globalresearch.ca