



OPEN LETTER REGARDING FEDERAL GOVERNMENT'S SUBVERSION OF JUSTICE IN FAMILY LAW AND THE 2020 PRESIDENTIAL ELECTION TO KAT CAMMACH

January 19, 2022

Dear Kat:

I am writing you today in anticipation of the Republican Party of Clay County's vote on their endorsement in Florida's 3rd Congressional District (FL-3). This is the 8th open letter I have served on you. They serve to establish the profoundly serious factual and policy disputes between us. They demonstrate how your passiveness and lack of care is working to make you complicit in the Left's treasonous plot against the American People and our Constitution.

Like President Trump, I suffered a great loss as a result of the Left's subversion of justice in America. President Trump suffered the betrayal of all federal judiciary policy advisors in the Department of Justice, the White House, his campaign, and his Vice President. It cost the Office of the American Presidency a great loss of power to execute its duty to take care of law, and it cost all Americans a presidential election to fraud. See the Appendix following this letter.

My loss as a result of the subversion of justice in America was personal. I lost Eva, my only daughter, when she was just 11 years old. Like Trump, I was defenseless in the face of a subversion of justice in America. Like Trump, I fought back and am still fighting. Our opponents are one in the same: The federal judges and the nation's leader of its federal judiciary policy.

To illustrate the importance of the subversion of justice to all parents, Americans, and to President Trump, I wrote, produced, and directed a comic book titled "Trump Unites All Americans." I published it during the height of the events that ruined the integrity of the 2020 Presidential Election.

Saving America from the Leftists begins and concludes with Congress ending its passive approach to the subversion of justice by the Left.



It took me eleven years to compile the information necessary to file the nation's first criminal indifference to family rights case against the federal government, as well as the first consideration of family rights under the U.S. Judicial Conduct Act of 1980. Together this criminal indifference action and consideration proves not only how justice has been defeated in family law, but how presidential power and law were also overtaken in the 2020 Presidential Election. The Consideration exhibits how members of Congress on both sides have allowed the Left to take control of America. It is a blueprint for a successful fight against this corruption.

I am running against you because, among other matters, you are covering-up the federal government's subversion of justice in Congress that is affecting all Americans. It is clear that you are closer to a passive member of the Resistance to the fundamental philosophies of freedom and independence that underlie President Trump's support than Trump's ally.

The fabrication and enforcement of illegal policies by the Resistance must be fought, and you will not even acknowledge the existence of the problem, yet you claim to be a Trump ally.

Only Congress can take control and correct the destruction of justice by the federal judges and the Department of Justice. President Trump had the executive power political power to do so, but he could not do it alone even while in the White House. Trump needs an active, fully informed leader in Congress who know how to deal with the subversion of justice in America,

I am a professional Wall Street short seller who is known as the Pioneer of Information Arbitrage. In 1996, I became the first investor to harness the power of the Internet to expose corruption on Wall Street. Over the years, I brought substantial improvements to transparency in our capital market through the spectacular success of my short selling activities.

In 2016, after years of fighting the government in one child custody fraud after another, my life dramatically changed when the government took over my then 11-year-old daughter's, Eva's, entire life. Without an iota of rightness, gone was Eva's deeply spiritual life with me and my family. Monstrous federal government operatives allowed a politically appointed magistrate, operating in county court without neutral principles, juries, or evidence rules, to cancel Eva's wholesome private life This is just like so many the other "cancelations" that are commonplace today.



To fight back, I created Every Violation Admonished (EVA), known today as the Institute of Judicial Conduct, which is the nation's leading authority on the operation of the 1980 Judicial Conduct Act. This Act gives the American people power over the federal judges, but it can only work if Congress does its part.

I challenge you to a debate on the secret associations, secret oaths, and secret proceedings of Republicans with the Left at the US Judicial Conference and in Congress that have overthrown justice. The question I put to you is this: Do you agree that our democracy thrives on open debate and the free exchange of ideas, not secret deals to compel Americans to violate their good conscience?

Why have you not spoken out about how what goes on at the US Judicial Conference is a subversion of justice in America?

Why have you not exposed how the US chief justice, a position held by John Roberts, Jr., comes with five executive powers that provide

I am repulsed by your plan to hide behind the GOP's bureaucracy and by your failure to deal with the Left's defamatory white supremacy fabrications, hatred of western civilization and Judeo-Christian beliefs, and warped notions of equality. For me, a Cuban refugee who then experienced the Communist takeover of Venezuela and of my own family, this is about preserving American prosperity, independence, and freedom. For you, it is business as usual.

I look forward to debating these matters with you before the executive committee of the Republican Party of Clay County. Thank you and God Bless America.

Sincerely,

Manuel P. Asensio

Manuel P. Asensio
Candidate for Republican Congressional Nomination in Florida's 3rd District

Cc: Members of the Executive Committee of the Republican Party of Clay County



Appendix

Identification of DOJ and FBI Officials Who Subverted Justice in the Investigation of Evidence and Allegations of Fraud in the 2020 Presidential Election and Certification of the Electoral Votes

US Constitution Article II, Section 3:

[The President] shall from time to time give to the Congress Information of the State of the Union, and recommend to their Consideration such Measures as he shall judge necessary and expedient; he may, on extraordinary Occasions, convene both Houses, or either of them, and in Case of Disagreement between them, with Respect to the Time of Adjournment, he may adjourn them to such Time as he shall think proper; he shall receive Ambassadors and other public Ministers; **he shall take Care that the Laws be faithfully executed**, and shall Commission all the Officers of the United States.

On January 23, 2021, 3 days after the President Biden's inauguration, US Senator Richard J. Durbin the majority leader of the Senate Judiciary Committee Democrats sent a letter to the head of President Biden's Department of Justice (DOJ) launched an investigation into President Trump's subversion of justice in the investigation of the results of the 2020 Presidential Election.

Senate Judiciary Committee Democrats' report cites no authority to question the president's sole and exclusive personal authority to take Care that the Laws were faithfully executed in the 2020 Presidential Election process and results, and the certification of the electoral votes.

The chief of the President's Office of White House Counsel, William P. Barr, and Jeff Rosen, the former and the acting US Attorney General who controlled the policy of DOJ and management the DOJ under the President's authority to ensure the DOJ operates for the American People and in accord to the President's constitutional authority to take Care of that the Laws be faithfully executed allowed a group of "Never-Trumper" Officials that included the heads of the Public Integrity Section (PIN) and the Election Crimes Branch (ECB) and the director of the FBI took upon themselves the power to interpret the take Care of Laws clause of the US Constitution and took it upon themselves to reject Barr's November 9, 2020 memorandum, order with and under Presidential authority, to investigate allegation of election fraud "**prior to the certification of the elections**" at the state level.

Barr's directive clearly rejected the **Corey Amundson's**, Head of the DOJ's Public Integrity Section (PIN), and Richard **Pilger's**, Head of the Election Crimes Branch (ECB) policy to be passive and to delay any investigation on election-related fraud allegations under private non-DOJ related litigation was still ongoing.

None of the allegations and evidence of elections fraud reaching a jury in any US Courts, or the US Supreme Court.



During the Trump administration, federal district court judges entered over 50 nationwide so called “open border” injunctions against the president’s management of the nation’s borders and immigration without no authority to do so. This includes deny the president the right to ask the citizenship question on the 2020 Census that only Obama had removed.

Amundson and Pilger allowed election fraud to take its course without authority and led an insurgence by members of the DOJ including those charged with acting as the President’s legal advisor and the chief of the President’s White House Counsel. In the mist of these actions, Barr resigned.

These are the circumstances that existed at the time Vice President Mike Pence took it upon himself to appear before Congress and certify the electoral voting of the 2020 Presidential Election on January 6, 2021.

Parties present at the Oval Office meeting on January 3rd, 2021:

Legal Counsel to the Office of the President

Patrick Cipollone, White House Counsel

Eric Herschmann, White House Senior Advisor

Patrick F. Philbin, Deputy Counsel to the President

Members of the DOJ who fabricated authority for themselves over the Office of the President

Jeff Rosen, Attorney General

Jeffery Clark, Associate Attorney General for the Civil Division

Richard Donoghue, Deputy Attorney General

Leaders of the wrongful decision to ignore the 2020 Presidential Election voter fraud allegations and evidence:

Jeff Rosen, Attorney General

Richard Donoghue, Deputy Attorney General

Corey Amundson, Head of Public Integrity Section (PIN)

Richard Pilger, Head of the Election Crimes Branch (ECB)

BJay Pak, U.S. Attorney in Georgia



James Comey, FBI Director

David Bodwich, FBI Deputy Director

Peter Strzok, FBI Agent

Chris Krebs, Director of Cybersecurity and Infrastructure of Homeland Security

Parties prepared to resign if Jeff Rosen was fired and replaced by Jeff Clark:

Steven Engel, Assistant Attorney General for the Office of Legal Counsel

Claire Murray, Principal Deputy Associate Attorney General

Patrick Hovakimian, Chief of Staff to Attorney General (Rosen)

Jeffery Wall, Acting Solicitor General

Makan Delrahim, Assistant Attorney General for the Antitrust Division

John Demers, Assistant Attorney General for the National Security Division

Eric Dreiband, Assistant Attorney General for the Civil Rights Division

David Burns, Principal Deputy Assistant Attorney General for the National Security Division and Acting Assistant Attorney General for the Criminal Division

