



Attorney Lin Wood Calls for Trump to Declare Martial Law over Election Fraud

Attorney Lin Wood tweeted a press release from We The People Convention that read, "WTPC Calls for President to Invoke Limited Martial Law to Hold New Election, in Full Page Washington Times Ad, if Legislators, Courts and Congress Do Not Follow the Constitution." and he added that @realDonaldTrump should declare martial law. Attorney Sidney Powell retweeted a meme calling for suspension of the Electoral College and setting up military tribunals to investigate election fraud. -GEG

The We The People Convention published a full page ad in the Washington Times on Tuesday calling on President Donald Trump to take extreme actions to correct controversial election results. Wood even suggested President Trump hold a new election if the US Courts and Congress do not follow the US Constitution.

Attorney Lin Wood tweeted this out today.

"Our country is headed to civil war. A war created by 3rd party bad actors for their benefit – not for We The People.

Communist China is leading the nefarious efforts to take away our freedom.

@realDonaldTrump should declare martial law."

Read full article here...

Additional source:

Hot

Air:

<https://hotair.com/archives/allahpundit/2020/12/01/election-rhetoric-big-name-trumpers-starting-turn-sinister/>

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Attorney General Bill Barr Says DOJ Hasn't Found Any Evidence of Election Fraud That Would Change the Election Outcome

After weeks of silence, US Attorney General Bill Barr told the Associated Press that the DOJ has not uncovered evidence of fraud on a big enough scale that would change the outcome of the 2020 election. Barr claimed that the only mechanism capable of skewing an election would be compromised voting machines, but he hasn't been able to substantiate that. Evidence of vote fraud is overwhelming, but the DOJ and FBI

have chosen to ignore it. -GEG

After weeks of silence, Attorney General William Barr has come out stating the Department of Justice and Department of Homeland Security haven't seen any evidence of election fraud that would have changed the election outcome.

In a statement to the AP on Tuesday, Barr said the DOJ and DHS haven't seen fraud on a scale big enough to change the election.

"To date, we have not seen fraud on a scale that could have affected a different outcome in the election," Barr said.

Barr claimed that the only mechanism capable of skewing an election would be compromised voting machines, but "so far" haven't been able to substantiate that.

"There's been one assertion that would be systemic fraud and that would be the claim that machines were programmed essentially to skew the election results. And the DHS and DOJ have looked into that, and so far, we haven't seen anything to substantiate that," Barr said.

Barr then explained that many of the election fraud allegations should be handled in civil lawsuits where "top-down audits" could be conducted, because many of those allegations are not "systemic" and therefore don't fall under the DOJ's purview.

Read full article here...

Additional source:

Gateway

Pundit:

<https://www.thegatewaypundit.com/2020/12/ag-barr-no-evidence-voter-fraud-change-outcome-2020-election/>



Nasdaq Threatens 75% of Listed Companies, Demands Minorities Be Appointed to Directors to Board – Or Else

US stock exchange Nasdaq proposed new rules to the Securities and Exchange Commission (SEC) that will require all US companies listed on the exchange to publicly disclose diversity statistics regarding their board of directors, and most companies would have to either appoint “diverse” board members or explain why they hadn’t done so in a letter, or possibly face de-listing. Social media critics pointed out that selecting directors based on their skin color, genitalia and sexual preference epitomized the bigotry most “diversity” measures claim to fight. According to the New York Times, 75% of currently-listed Nasdaq companies fall short of the proposed requirements.

Goldman Sachs, also part of the woke progressive movement, will no longer take a company public unless it has at least one “diverse” board member. Since September, the state of California has required companies headquartered there to have a minimum number of minority directors or face six-figure fines. -GEG

US stock exchange Nasdaq has warned listed companies they must

appoint at least two “diverse” directors to their board – a ‘self-identified’ female and an “underrepresented minority” or LGBTQ person – or possibly face delisting.

Nasdaq revealed its plan to turbocharge diversity on its exchange in a proposal filed with the Securities and Exchange Commission (SEC) on Tuesday.

Under the proposed new rules, not only will all listed US companies be required to “*publicly disclose consistent, transparent diversity statistics regarding their board of directors,*” but “*most*” companies would have to either appoint “*diverse*” board members or explain why they hadn’t done so in a letter.

The mandatory addition of “*one [director] who self-identifies as female and one who self-identifies as either an underrepresented minority or LGBTQ+*” appears to leave room for Rachel Dolezal-style “*self-identification*” as something other than white, male, or straight – a potential loophole for companies that prefer to keep their current boards. Non-US companies and small firms would be permitted to appoint two female directors instead.

Listed companies would be required to publish their diversity stats within a year of the SEC adopting Nasdaq’s proposal, and be required to have “*one diverse director*” within two years of implementation. Depending on company size, they would have four or five years to comply with the two-director requirement. Those who fall short can escape delisting only “*if they provide a public explanation of their reasons for not meeting the objectives.*”

Read full article here...



Purdue Pharma Pleads Guilty. Consulting Firm Advised Rebates for OxyContin Overdoses.

Opioids have killed more than 450,000 people over the past two decades. Last week, as part of a sweeping settlement with the DOJ, Purdue Pharma, controlled by the Sackler family, pleaded guilty to three criminal charges. The bankrupt company admitted it obstructed the DEA by claiming to have a program to keep their drugs off of the black market when there was no plan in place; Purdue acknowledged that it provided the DEA with misleading information to boost its manufacturing quotas, and it pushed doctors to prescribe more of its drugs through various kickback schemes. Officials have said Purdue will also face more than \$8-billion in civil and criminal penalties, but the company will likely pay only \$225-million under its agreement with federal prosecutors.

According to bankruptcy-court filings, the prestigious consulting firm McKinsey advised in a 2017 presentation to Purdue Pharma, the maker of OxyContin, offering a rebate to distributors whenever a patient overdosed on OxyContin, in part “to counter the emotional messages from mothers with teenagers that overdosed.” The New York Times reported that McKinsey, in a 2017 presentation, estimated that 2,484

customers of drug store chain CVS would overdose or become addicted to opioids in 2019 and it would pay a rebate of \$14,810 “per event.” CVS and Anthem said they never received such rebates.

Later, Purdue would ask McKinsey to “dismantle” the marketing plan, with one member of the Sackler family, which owns Purdue, saying they should’ve done so five years prior. Amid the ravages of addiction and death caused by opioids, McKinsey leaders asked Purdue in 2018 whether they needed to prepare for lawsuits by “eliminating all our documents and emails.”

Powerhouse consulting firm McKinsey & Co. promoted a questionable strategy to increase the sales of OxyContin – giving distributors a rebate for every overdose tied to the pills they sold, according to a report.

A trove of documents released in a bankruptcy court case showed McKinsey’s role in advising members of the Sackler family, which owned Oxy maker Purdue Pharma, as opioid deaths mounted, The New York Times reported.

McKinsey, in a 2017 presentation, estimated that 2,484 customers of drug store chain CVS would overdose or become addicted to opioids in 2019 and it would pay a rebate of \$14,810 “per event,” The Times reported.

CVS said it did not receive any rebates.

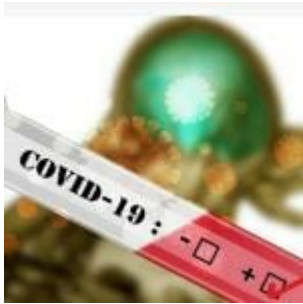
Read full article here...

Additional source:

NY

Post:

<https://nypost.com/2020/11/24/oxycontin-maker-purdue-pharma-pleads-guilty-to-criminal-charges/>



Team of Experts Finds Flaws and Conflicts of Interest in PCR Test for Covid-19

A group of 22 experts across the globe examined the Corman-Drosten paper, which described a protocol for applying the PCR technique to detecting Covid-19 and they found there was no science behind it. Problems with the Corman-Drosten paper include the fact that the PCR test cannot discriminate between the whole virus and viral fragments, PCR is non-specific, it is enormously variable, it has no positive or negative controls, and it has no standard operating procedure. Eurosurveillance published the Corman-Drosten paper on January, 23, 2020, just 24 hours after it was submitted, which means it is unlikely it underwent peer review. Experts from Europe, USA, and Japan, including senior molecular geneticists, biochemists, immunologists, and microbiologists, issued a demand to Eurosurveillance to retract the Corman-Drosten paper.

Anyone diagnosed with Covid-19 using the PCR test should not be required to isolate. All present and previous Covid deaths, cases, and 'infection rates' should be subject to a massive retroactive inquiry. Lockdowns, shutdowns, and travel restrictions should be reviewed and relaxed. Recently, a court in Portugal ruled against a governmental health authority that had illegally confined four people to a hotel this summer.

At least three of the authors of the Corman-Drosten paper are on the payroll of the first companies to perform PCR testing! Two of the authors of the paper are members of the editorial board of Eurosurveillance, the journal that published the paper. -GEG

A peer review of the paper on which most Covid testing is based has comprehensively debunked the science behind it, finding major flaws. They conclude it's utterly unsuitable as a means for diagnosis – and the fall-out is immense.

Last week, I reported on a landmark ruling from Portugal, where a court had ruled against a governmental health authority that had illegally confined four people to a hotel this summer. They had done so because one of the people had tested positive for Covid in a polymerase chain reaction (PCR) test – but the court had found the test fundamentally flawed and basically inadmissible.

Now the PCR testing supremacy under which we all now live has received another crushing blow. A peer review from a group of 22 international experts has found 10 “major flaws” in the main protocol for such tests. The report systematically dismantles the original study, called the Corman-Drosten paper, which described a protocol for applying the PCR technique to detecting Covid.

The Corman-Drosten paper was published on January, 23, 2020, just a day after being submitted, which would make any peer review process that took place possibly the shortest in history. What is important about it is that the protocol it describes is used in around 70 percent of Covid kits worldwide. It's cheap, fast – and absolutely useless.

Read full article here...

Additional source:

<https://cormandrostenreview.com/report/>



Kary Mullis, the Inventor of the PCR Test, Explains Why Its Results Are Meaningless

Dr. Tom Cowan says that the PCR test is meaningless because it has never been standardized and compared to an isolated virus. He says that the package insert for the PCR test by Roche states, "This test is not to be used for diagnostic purposes." Kary Mullis, the inventor of the PCR test who was awarded a Nobel Chemistry Prize, said that by using certain protocols for the PCR test, scientists can come up with results they want – he stated, "...with PCR, if you do it well, you can find almost anything in anybody."

<https://www.bitchute.com/video/EN78RCYKA7Yr/>

Bitchute video link:

<https://www.bitchute.com/video/EN78RCYKA7Yr/>



Is COVID-19 Being Blamed for 5G Radiation Sickness?

Tokyo Bay, Japan: Japanese health officials pronounced that 10 persons on board the *Diamond Princess* were diagnosed as having Covid-19 on February 5, 2020. The ship was ordered quarantined for 14 days. Within 8 days, a total of 218 people were diagnosed with having Covid-19. A little known fact is that the *Diamond Princess* was sporting new 5G towers. Outbreaks were discovered only on the ships that had 5G installed.

Dr. Magda Havas, Ph.D, performed a study comparing the average number of cases, deaths, and tests for Covid-19 in states with and without 5G. She reported that Covid cases are 95% higher and Covid deaths 126% higher in states with 5G than in states without 5G.

A Spanish study found that countries with 5G had 220% more Covid-19 infections than countries without 5G. San Marino, a micro-state next to Italy, was the first European state to adopt 5G technology and had virtually no regulations on its use. San Marino now has the highest incident of Covid-19 in Europe, with a rate 27 times greater than the infection rate in Croatia, which is free from 5G. [Coincidence? We don't think so, either.] -GEG

On February 5, the *Diamond Princess* was boarded at port Yokohama in Tokyo Bay by Japanese health officials. Those health officials pronounced that 10 persons on board were diagnosed as having coronavirus, later known as COVID-19. The

ship was ordered quarantined for 14 days. Nobody could leave the ship during the quarantine period. Within 3 days another 125 passengers were diagnosed with having COVID-19). By February 13, a total of 218 people were diagnosed with having COVID-19.

A little known fact is that the *Diamond Princess* was sporting some new high tech 5G towers. An earlier news release explained that "Princess Cruises has announced a new dimension in its connectivity partnership with SES and will become the first global cruise ship fleet with early access to SES's 03b mPOWER network augmenting the Princess Medallion Class experience as it scales across the fleet, according to a press release." *Cruise Industry News*, February 3, 2020.

Is there a connection between the newly installed 5G network on the ship and the passengers being struck ill with coronavirus? It should be noted that only the Princess cruise line that had installed the 5G had outbreaks of COVID-19. In March 2020, the *Grand Princess* had outbreaks of COVID-19 before docking in San Francisco. The *Ruby Princess* was reported to have had an outbreak of COVID-19 involving 600 passengers prior to docking on March 19, 2020, at Sydney, Australia. All of those ships are Medallion Class ships with the new 5G tower connectivity from SES's 03b mPOWER.

Read full article here...

Additional source:

Dr. Magda havas study:

<https://magdahavas.com/5g-and-mm-waves/is-there-an-association-between-covid-19-cases-deaths-and-5g-in-the-united-states/>

Retracted paper on 5G about health effects:

<https://greatmountainpublishing.com/wp-content/uploads/2020/11/FIORANELLI-5G-Cause-of-COVID-19.pdf>



President Jair Bolsonaro of Brazil Refuses to Take Any COVID-19 Vaccine Ever

Brazilian President Jair Bolsonaro said late this week that under no circumstances would he ever take a coronavirus vaccine – especially not a Chinese-made shot, and he has warned his countrymen repeatedly that the Chinese vaccines are dangerous. A few weeks ago, Brazil temporarily halted trials for the Chinese-made vaccine produced Sinovac when a volunteer died, but it was reported to be unrelated to the vaccine trial. Bolsonaro was furious when the trial was allowed to resume less than 48 hours later. Sao Paulo has already agreed to start importing millions of doses of Sinovac's jab, despite resistance from the president. Bolsonaro was quoted saying, "I'm telling you, I'm not going to take it. It's my right."

Brazilian President Jair Bolsonaro said late this week that under no circumstances would he ever take a coronavirus vaccine – especially not a Chinese-made jab.

The right-wing leader has repeatedly warned his countrymen that Chinese vaccines are dangerous and should be avoided. A few weeks ago, Brazil temporarily halted trials for the Chinese-made vaccine produced Sinovac. Still, Bolsonaro was furious when the trial was allowed to resume less than 48 hours later. Sao Paulo has already agreed to start importing millions of doses of Sinovac's jab, despite resistance from

Bolsonaro.

Now, Reuters reports, Bolsonaro said Thursday evening in a public statement broadcast across multiple social media channels that he would not take the COVID vaccine, the latest in a series of statements he has made expressing skepticism toward certain vaccination programs. In statements broadcast live over multiple social media platforms, Bolsonaro added that Congress was unlikely to require Brazilians to take a vaccine.

“I’m telling you, I’m not going to take it. It’s my right,” he said.

Brazil has the second highest number of coronavirus deaths in the world, and it’s also far and away the worst hit country in Latin America.

Bolsonaro has for months played down the seriousness of the pandemic despite having been infected with the virus in July. Bolsonaro also expressed skepticism over the effectiveness of wearing masks during his speech, implying there was little conclusive evidence of the effectiveness of masks.

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Iran's Top Nuclear Scientist Was Assassinated by a 62-Person Hit Squad

Mohsen Fakhrizadeh, Iran's top nuclear scientist who led Iran's "Amad," or "Hope" nuclear program, was shot dead by as 12 gunmen who pounced on him after setting off a car bomb. Many others, including relatives who were traveling with him were reported to be killed. Iran blames Israel for the murder. Four Iranian nuclear scientists were assassinated between 2010 to 2012, and, in 2015, Israeli Defense minister Moshe Ya'alon "hinted" that Israel was responsible for those assassinations. Some critics believe Netanyahu is provoking Iran so that it will retaliate and the US may be goaded into attacking Iran. *Moon Over Alabama* wrote that the purpose of the killing was to stop the nuclear deal with Iran dead in its tracks before president elect Joe Biden comes into office. Tehran long has maintained its nuclear program is peaceful, and the International Atomic Energy Agency says that Fakhrizadeh-led "Amad" program ended in 2003.

Today the top Iranian nuclear scientist Mohsen Fahrizade was assassinated in a complex terror attack while driving on a highway in Absard, a small city just east of Tehran. An explosion stopped his car. Then shots were fired at him from two directions.

Between 2010 and 2012 four other nuclear scientist in Iran were assassinated in similar ways.

There is little doubt about who is responsible for this attack:

Fakhrizadeh was named by Israeli Prime Minister Benjamin Netanyahu in 2018 as the director of Iran's nuclear weapons project. When Netanyahu revealed then that Israel had removed from a warehouse in Tehran a vast archive of Iran's own

material detailing with its nuclear weapons program, he said: "Remember that name, Fakhrizadeh."

According to the IAEA Iran did not and does not have a nuclear weapons program. More than 20 years back some Iranian scientists did an organizational study about what they would have to do to create a nuclear weapons program. But politics intervened and the program was never launched.

The Islamic Republic of Iran has since its establishment rejected all weapons of mass destruction out of religious reasons. Its leader Ayatollah Khamenei has issued a fatwa that prohibits any attempts to develop, produce or otherwise introduce such weapons.

While a terror attack against its top nuclear scientist can be seen as an act of war Iran is unlikely to openly take revenge for it. Doing such would only play into Netanyahu's hands as he attempts to goad the U.S. into an attack on Iran.

The assassination of Mohsen Fakhri-zadeh does not aim at Iran's nuclear program. Its purpose is to assassinate the nuclear deal with Iran before president-elect Joe Biden comes into office.

Read full article here...

Additional sources:

<http://www.informationliberation.com/?id=61933>

<https://nypost.com/2020/11/29/irans-mohsen-fakhrizadeh-killed-hit-squad-report-says/>



Pennsylvania Supreme Court Removes Lower Court Order Preventing State from Certifying Election

Last week, Pennsylvania Governor Tom Wolf said he had certified Democrat Joe Biden as the winner of the presidential election in his state. The next day, Judge Patricia McCullough halted certification of any remaining contests, including contests for Congress. The Pennsylvania trial court ruled the 2020 election was likely unconstitutional in Pennsylvania, and that gives state legislators power to choose electors. On Saturday, however, Pennsylvania's Supreme Court threw out Judge McCullough's order preventing the state from certifying the election. The basis for that action was that the plaintiffs failed to file their case in a "timely manner" in 2019 when the legislation was passed. The problem with that explanation is that, if the plaintiffs had challenged the statute BEFORE the election, the court would have thrown out the suit saying there was no injury in fact. The case is poised to go to the US Supreme Court. -GEG

Pennsylvania's highest court on Saturday night threw out a lower court's order preventing the state from certifying dozens of contests on its Nov. 3 election ballot in the latest lawsuit filed by Republicans attempting to thwart President-elect Joe Biden's victory in the battleground state.

The state Supreme Court, in a unanimous decision, threw out

the three-day-old order, saying the underlying lawsuit was filed months after the law allowed for challenges to Pennsylvania's expansive year-old mail-in voting law.

Read full article here...

Additional sources:

Gateway

Pundit

<https://www.thegatewaypundit.com/2020/11/pennsylvania-supreme-court-tosses-gop-lawsuit-absentee-ballots-lifts-block-certification-election/>

News wars

<https://www.newswars.com/pa-judge-declares-pa-election-likely-unconstitutional-over-mail-in-ballots-gives-state-legislators-power-to-choose-electors/>



Vermont Governor Instructs Schools to Interrogate Students about Family Thanksgiving Gatherings

Vermont Governor Phil Scott, a Republican, announced on Twitter last week that schools have been directed to ask

students or parents if they were part of multi-family gatherings. If the answer is yes, he wrote that they will need to “go remote” and quarantine for 14 days, or take a COVID-19 test in which case the quarantine will be seven days. Governor Scott said the same policy should apply to businesses whose employees celebrated the Thanksgiving holidays with friends and family.

Oregon Governor Kate Brown encouraged citizens to call the police on their neighbors if they violate her executive order that limits in-home gatherings to six-people. People who violate Brown’s orders could face misdemeanor penalties up to 30 days in jail, fines of up to \$1,250, or both. -GEG

Vermont Gov. Phil Scott is giving schools the green light to interrogate students about their Thanksgiving activities following the break.

According to Scott, students or parents who admit to violating the state’s holiday travel and gathering rules will be forced to participate in online school for two weeks, he announced via Twitter on Tuesday. The penalty will be reduced to one week if the students in question take a COVID-19 test.

The same quarantine method, Scott claimed, should apply to businesses whose employees decide to celebrate the Thanksgiving holidays with friends and family.

“This isn’t a way around the ban or an excuse to get together,” he wrote. “The more we adhere to this policy, the faster we’ll lower case counts & ease up on restrictions.”

Scott also announced that COVID-19 the cancellation of school sports until further notice, pinning the responsibility of mitigating coronavirus spread on parents of school-age children.

“I hope adults realize the need to sacrifice to give our kids these experiences and keep them in school as much as possible,” he wrote.

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Judge Blocks, then Unblocks Georgia from Wiping or Resetting Election Machines

Federal Judge Timothy Batten presided over a major election lawsuit in Georgia and issued an order directing the state to cease and desist wiping or resetting election machines. But hours later, the judge reversed his orders, explaining that the defendants who represent the State of Georgia are not in possession of the machines, and that county officials have custody of the machines. Attorney Lin Wood was flabbergasted and pointed out that the machines are owned by the state and that the Georgia secretary of state administers elections. The plaintiffs in the lawsuit, represented by Sidney Powell, filed an emergency motion as an election official stated the ballot-counting machines would be reset to zero on Monday, November 30, before performing a recount. The lawsuit makes a number of allegations regarding the voting machines and software supplied by Dominion Voting Systems, which is used in Georgia and many other states. -GEG

Authored by Ivan Pentchoukov and Petr Svab via The Epoch Times,

A federal judge presiding over a major election lawsuit in

Georgia on Sunday issued and then reversed an order directing the state to cease and desist wiping or resetting election machines.

“Defendants are ordered to maintain the status quo & are temporarily enjoined from wiping or resetting any voting machines in the State of Georgia until further order of the court,” Judge Timothy Batten wrote in an emergency order issued Nov. 29.

NEWS: Judge orders Georgia to cease and desist wiping or resetting any election machines.<https://t.co/sn2D4IgUDMpic.twitter.com/ru2b0cuSqB>

– Ivan Pentchoukov (@IvanPentchoukov) November 29, 2020

The judge reversed the order not long after, explaining that the defendants are not in possession of the machines.

“Plaintiffs’ request fails because the voting equipment that they seek to impound is in the possession of county election officials. Any injunction the Court issues would extend only to Defendants and those within their control, and Plaintiffs have not demonstrated that county election officials are within Defendants’ control. Defendants cannot serve as a proxy for local election officials against whom the relief should be sought,” the judge wrote.

The judge has now reversed the order. PDF via @themarketswork : <https://t.co/7DZfgeUYZ1>

– Ivan Pentchoukov (@IvanPentchoukov) November 29, 2020

The change of course by the judge drew a flabbergasted response from Lin Wood, an attorney associated with the Trump campaign.

“What??? Judge reversed order based on Defendants’ claim that GA Counties control voting machines,” Wood wrote on Twitter, adding that the machines are owned by the state and that the Georgia secretary of state administers elections.

“Why are GA officials determined to wipe these machines clean [by] resetting them?”

The plaintiffs in the lawsuit on Sunday filed an emergency motion which included an affidavit featuring a Nov. 25 message from an election official stating that the ballot-counting machines would be reset to zero on Monday, Nov. 30, before performing a recount.

Read full article [here...](#)