

From: GARY NORTHINGTON
Date: 10/12/2018 7:43:31 PM
To: Rudy Davis

Attachments: □

Dear Rudy & Erin,

My telephone & emails were reinstated on the day you emailed me. THANKS for the help/prayers. They got caught "with their hands in the cookie jar". May God Abundantly Bless Y'all!!! GMN

DEEP STATE COUP D'ETAT #4; STALIN SHOW TRIALS
MODUS OPERANDI (continued); MOB RULE:

The term "REPUBLICAN" means rule of law or government for all people; "DEMOCRAT" means MOB RULE. Founding Fathers of the United States formed the Electoral College to prevent popular vote of We the People from being controlled by MOB RULE. Since most persons lived in the cities, and still do, the cities by popular vote would overrule and control those in the rural United States without the Electoral College. The URBAN MOB would effectively have a slave class in the rural society by popular vote alone in elections. The Electoral College kept the many agricultural societies from being slaves to City Slickers. The DEMONRATS, who consider themselves better than anyone else, want to abolish the Electoral College so they can have Kingship, or Queenship in the case of Hillary Clinton, over and total control of those they call "Useful Idiots" and "Deplorables".

In aforesaid ways of this MODUS OPERANDI, the Elitists are attempting to take totalitarian control over the GENERALLY DUMB PUBLIC who have been dumbed-down through the COMMUNIST-controlled media and the Public Fool (school) System. Those who forget history are doomed to repeat it. Thank God that We the People still have a REMNANT who are NOT dumbed-down by the control-freak COMMUNISTS.

The U.S. Senate hearings on Judge Brett Kavanaugh for Justice of the U.S. Supreme Court were a microcosm of Elitist mentality and MOB RULE by the DEMONRAT COMMUNISTS. This was a mini-version of the failed MOB MENTALITY of modern-day BOLSHEVIKS who falsely demonize and incite MOB VIOLENCE against their opponents much like the original BOLSHEVIKS did in Russia in 1917 to 1918.

DUE PROCESS REQUIRES FAIR HEARING ANYWHERE

Now, back to the Senate hearing of KAVANAUGH:

DEMONRATS of the NORTH AMERICAN COMMUNIST PARTY in the U.S. Senate said Judge Brett Kavanaugh did not have a right to the fundamental fairness of DUE PROCESS in hearing on nomination to the U.S. Supreme Court. DEMONRATS say Kavanaugh should be given an UNCIVILIZED STALIN SHOW TRIAL wherein one is automatically found guilty of a crime solely by a false, contradicted and unproven accusation of alleged wrong. (In a STALIN SHOW TRIAL, only the prosecutor, a.k.a. persecutor, can present evidence and the

accused cannot defend.) The DEMONRATS are wrong. The Constitutional Right of PRESUMED INNOCENCE is not only a criminal trial right but is a BASIC HUMAN RIGHT, also known as a FUNDAMENTAL CIVIL RIGHT, inherent in all criminal and civil matters of government, and almost everything in life; it's NATURAL LAW (see BLACK'S LAW DICTIONARY, "Natural Law").

In SEPTEMBER and OCTOBER of 2018, the DEMONRATS falsely said: (1) that Kavanaugh did not have the STATUTORY RIGHT of the U.S. Constitution Due Process Clause to nomination to the U.S. Supreme Court. A "STATUTORY" RIGHT is a "PROPERTY" RIGHT. BROWN v CASSENS TRANS. CO., 675 F3d 946 (6th Cir. 2012); and (2) they said Kavanaugh did not have the RIGHT to employment in the U.S. Supreme Court. Government employment is a PROPERTY RIGHT. CONNELL v HIGGINBOTHAM, 403 US 207 (1973). Relevant to Due Process on a PROPERTY RIGHT, the Fifth Amendment to the U.S. Constitution clearly requires that: "No person shall be ... deprived of life, liberty, or PROPERTY, without DUE PROCESS OF LAW". USCA 5. This Right to Due Process regarding any PROPERTY RIGHT is, therefore, LAW OF THE LAND that no person or political party can lawfully or legally override in our Constitutional Republic.

The DEMONRATS are, by their words and actions, ANARCHISTS who say OUR CONSTITUTION is irrelevant; an ungodly MOB opposing authority of We the People. MATTHEW 12:34, 15:8-19; MARK 7:20; see also ROMANS 13:2.

The U.S. Supreme Court ruled on any hearing and decisionmaker that: "Before anyone may be deprived of a protected interest, WHETHER IN A CRIMINAL OR CIVIL SETTING, one is entitled as a matter of DUE PROCESS of law" to a FAIR PROCEEDING and decisionmaker. CONCRETE PIPE CO. v CONSTRUCTION LABORERS, 508 US 602, 618-619 (1993). DEMONRATS clearly were not the required neutral and detached decisionmakers by their arbitrary, whimsical and capricious statements of "GUILTY" before hearing the facts and "This is a job interview where Due Process does not apply". The DEMONRAT officers of the U.S. Senate do NOT have that authority. USCA 5.

Among other things Due Process means fundamental fairness. HAMPTON v U.S., 425 US 484, ___ (1976). "The touchstone of Due Process is protection of the individual against arbitrary action of government, or in the exercise of power without any reasonable justification in the service of a legitimate governmental objective". COUNTY OF SACRAMENTO v LEWIS, 523 US 833, 845 (1978). The Due Process Clause was intended to prevent government officials from abusing their power, or using it as an instrument of oppression". SACRAMENTO, 523 US at 846. "An accurate result is important because the touchstone of Due Process is protection of the individual against arbitrary action of government". SPRUTTYE v WALTERS, 753 F2d 498, 508 (1985). "FUNDAMENTAL FAIRNESS" and an "ACCURATE RESULT" mean far-LEFTISTS, acting in Government office, cannot use false or questionable evidence against any U.S. Citizen through a STALIN-SHOW-TRIAL. Therefore, the abusive DEMONRATS were not lawfully or legally qualified to determine Kavanaugh's rights. Thanks be to God that prayer and perseverance put the COMMUNISTS in their place.