

The Marxist Democrats can not delay, or ignore, taking appropriate action in response to the lawsuits. The [harm](#) claimed in the class action is the most egregious crime in the Constitution — the infringement of the Citizen’s Right to participate securely, freely, and fairly in elections, because of [fraud](#) being perpetrated by an opposing political party.

The Marxist Democrats must defend themselves in the highest Court of the State, that they have been elected to serve. The State can not limit the power of [Article VI](#) of the Constitution that specifies that State Legislators and State Executives are [“bound by oath and affirmation to support”](#) the Constitution — to enforce the Constitution as interpreted by the Supreme Court. This can not be a “compromised” settlement. *The Fraud of one single vote is enough to end the use of Mail-In Ballots.*

The Elections Clause does not protect a state legislature from State Court review and Constitutional restraints. (*Monroe v. Harper*)
An injunction is an appropriate “restraint” for trying the lawsuit.