

## “Check Mate”

In the 2015 Arizona Redistricting Case (AIRC), the Supreme Court found that in the context of the Elections Clause, the function of the “Legislature” was lawmaking, and that this function could be performed by the people by an initiative consistent with state law. *The initiative in the Class Action Lawsuit is, that: “Election Authority ultimately is with the Citizens of the State, not State Legislatures”*. Electoral Integrity is protected by Federal and State Constitutions. State Legislatures must comply with the ‘will of the people’, that overwhelmingly believe that Mail-In ballots are not secure; and, want paper ballots; in-person same day voting; Voter ID; and, other approved forms of Verification. As summarized in the ruling:

*“that the framers intent in adopting the Elections Clause; is the ‘harmony’ between the initiative process and the “conception of the people as the font of government power”*”.

It should be noted: The Federal Government can not interfere in State Elections.

(Article 1, Section 4 of the Constitution.)