

MEDIA RELEASE: 14 DEC 2020 PIO@COINSOG.GROUP

COUNTER INSURGENCY STUDIES & OBSERVATIONS GROUP (COIN-SOG)

This is a response, to the overwhelming call for President Trump to invoke Martial Law in relation to the corrupt court system and the tainted election process. This is not the proper tact for the President to use because Section 3 (insurrection clause) is what addresses when enemies, public officials from “within” our own government, the judiciary and military/paramilitary personnel, who commit insurrection, treason and plot against the duly constituted Republic, its Bill of Rights, the Constitution and the civilian populations.

We at COIN-SOG have identified an ongoing insurrection from within the court system nationwide for many years, that has spread throughout the various government bodies.

As required by Title 18 U.S.C. § 2382, President Trump was served a Notice of Misprision of Treason, dated 17 AUG 2020, as it relates to SCOTUS and its “qualified immunity scheme”, which is used in all Courts throughout the United States of America while using public funds to deny the power of the Constitution for the United States of America, which is defined as insurrection. When there are two or more actors to the same insurrection, it becomes treason. REF: In re Charge to Grand Jury, N.D. Ill. (1894), 62 F. 828. Simply using public funds to deny the power of the constitution is insurrection (emphasis added).

Both Chairs of the House and Senate Committees on Appropriations were also served Title 18 U.S.C. § 2382 Notice (s) of Misprision of Treason, dated 11 SEPT 2020, relating to the entire Justice systems, engagement in conspiracy, insurrection, and treason. With these notices, a demand to stay all appropriations to the Justice System was/is very clear. The use of qualified immunity to protect those in collusion that are unlawfully nullifying the Constitution and its intent is an insurrection under Section 3 (insurrection clause) of the 14 Amendment and an act of treason, and they must be stopped.

COIN-SOG established a public debt, also as per Section 4 (bounty clause) of the 14th Amendment, that “shall not be questioned”, by demanding the necessary appropriations to conduct a counter insurgency against those cited within Section 3 (insurrection clause) of the 14th Amendment, who have violated their Oaths of Office. And to put down the insurrection, under the rules of necessity and delegated authority of the Bill of Rights and Section 3 (insurrection clause) and Section 4 (bounty clause) of the 14th Amendment to the Constitution for the United States of America.

“The INSURRECTION CLAUSE is exactly what President Trump can use as intended.” Since President Trump and both Chairs of the House and Senate Committees on Appropriations have already been served Title 18 U.S.C. § 2382 Notice (s) of Misprision of Treason, they are obligated to do their duty, and put down the identified insurrection, treason and plots flowing from within government and its component forces of the insurrection. However, if they fail to act on their Constitutional duty to put down this insurrection, they would become conspiratorial insurgents themselves.

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