

*The Constitution of the St. Johns County Presidential Republican
Executive Committee*

WE THE PEOPLE OF FLORIDA AND THE UNITED STATES who believe in the exceptionalism of the US Constitution and who pledge our allegiance to its principles, values, and doctrines have uncovered that the highest officials of the judicial branch are running a shadow government in which they are controlling US politics and culture from behind the scenes. This shadow government is controlled by the chief justice of the US Supreme Court, a position presently held by John Roberts, who has used errors and defects in the Judicial Conduct Act (the "Act") and the US Rules Enactment Act to consolidate power for himself and the thirteen federal judges who control the US Judicial Conference. These judicial officials have used these errors and defects to overpower rights granted by the US Constitution exclusively to Americans, the president, and Congress, and to coerce Americans in accordance with the federal judiciary's post-modern philosophy.

Post-modern philosophy is not a high-minded idea lawyers created to improve America's constitutional capitalist democratic republic or the secular wisdom of Judeo-Christian values and principles. It is the same evil Fascist and Communist ideas created by Giovanni Gentile and Karl Marx under a different label. It is the devilish idea that government possesses divine wisdom and should be an all-powerful force against the individual. Post-modern philosophy is an evil scheme to destroy America's rule of law and justice.

We hereby create the St. Johns County Presidential Republican Committee under this Constitution to correct the errors and defects in the Acts to protect the US Constitution from organized judicial corruption, now and for future American generations.

WITNESSETH

WHEREAS America's Founding Fathers never intended for the judicial branch to hold any political power at all. According to the Federalist Papers, which are the foundation of the US Constitution and cornerstone of US law, the federal judiciary can have "*no influence over either the sword or the purse; no direction either of the strength or of the wealth of the society and can take no active resolution whatever.*" The Founders described the judicial branch as "*beyond comparison the weakest of the three departments of power*" and stated that judges must never have the power to "*attack with success either of the two other branches [the president or Congress].*" Alexander Hamilton stated that, "*of the three powers, the judiciary is next to nothing.*"

The Founders sought to ensure that *“the general liberty of the people can never be endangered by the federal judiciary,”* that *“liberty can have nothing to fear from the judiciary”* but that liberty has **“everything to fear”** from federal judicial corruption.

WHEREAS the sole purpose of the Acts is to regulate and discipline a corrupt federal judge or a corrupt group of federal judges who use a courtroom to commit fraud to take power through what the use judicial *“raw will and force.”* Instead of disciplining corrupt federal judges, the chief justice who is presently Roberts has used his expanded powers under the Acts to consolidate control over the US Judicial Conference, the Administrative Office of the US Courts, the Federal Judiciary Center, the Federal Judiciary Center Foundation, and the Foreign Intelligence Surveillance Court, and used this vast federal judiciary bureaucracy to organize federal judicial corruption.

WHEREAS records at the US Judicial Conference contain inexorable evidence showing Roberts illicitly and repeatedly violating the Act’s Black Letter Laws that command and obligate him to forbid the appearance or remote involvement of any federal judge or group of federal judges, including a chief judge of a US district court or a US circuit court, who is the subject to proceedings under the Act and done this to preserve, protect, and perpetuate his illicit executive power.

WHEREAS the St. Johns County Republican Party must unite and insist that the Republican Party of Florida change its policy to fight federal judicial corruption based upon these truths:

- First: because federal judicial corruption is a blatant act of treason against the US Constitution and the US Constitution’s most fundamental time-honored values and laws, as enshrined in the Declaration of Independence and Bill of Rights amendments.
- Second: because the Acts have unconstitutionally transferred of power from Americans, the president, and Congress to the chief justice of the US Supreme Court and the federal and state judicial branches; and
- Third: because the Acts are being used to advance radical post-modern policies that violate the Constitution, common sense, biblical wisdom, and any standard of decency known to mankind or sound cultural and economic principles.

THEREFORE, we constitute the St. Johns County Presidential Republican Executive Committee to cause the Republican Party of Florida and its Republican Executive Committees of each county of the State of Florida:

- i. To change the Republican Party of Florida's policy towards the US Acts errors and defects that opened rather than closed the floodgates of federal judicial corruption and shamelessly dishonors the Constitution and America herself.
- ii. To join us in advising and assisting President Donald J. Trump in the filing of Consideration at the US Judicial Conference to address the matters contained herein, the federal judiciary's organized interference with the US Congress' duty to determine the faithfulness or faithlessness of process and verification of the 2020 presidential election and results and the federal and state judiciary's organized interference in matters related to the 2024 presidential election and results.

By our signatures below on as of the 10th day of November 2023, we pledge our allegiance to the US Constitution and hereby create the St. Johns County Presidential Republican Executive Committee under this Constitution.

/s/ Manuel P. Asensio

Founding Director

/s/ Robert A. Harris

Founding Director