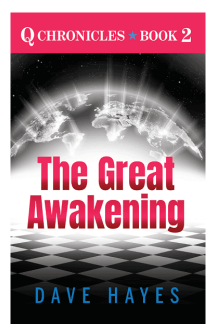
Praying Medic News Wednesday November 25th, 2020



Barnes & Noble link: bit.ly/BN GA

Amazon Link https://amzn.to/33d6q6t

On November 5th, Mark Levin noted that it is the responsibility of state legislatures to appoint electors to represent the will of the people at the Electoral College.



REMINDER TO THE REPUBLICAN STATE LEGISLATURES, YOU HAVE THE FINAL SAY OVER THE CHOOSING OF ELECTORS, NOT ANY BOARD OF ELECTIONS, SECRETARY OF STATE, GOVERNOR, OR EVEN COURT. YOU HAVE THE FINAL SAY -- ARTICLE II OF THE FED CONSTITUTION. SO, GET READY TO DO YOUR CONSTITUTIONAL DUTY

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10:43 AM · Nov 5, 2020 · Twitter for Android

Levin's tweet sent panic through the halls of the liberal media. Donald Trump Jr. retweeted Levin and *Mother Jones* called it a plan to steal the election.

Donald Trump Jr. Just Promoted a Brazen Plan to Steal the Election

The president's son retweeted a call for Republican-controlled state legislatures to try to override the presidential election.



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TIM MURPHY Senior Reporter Bio | Follow

Let our journalists help you make sense of the noise: Subscribe to the <u>Mother Jones</u> <u>Daily</u> *newsletter and get a recap of news that matters.*

On Thursday, as new batches of votes in key states brought Joe Biden closer to winning the presidential election, conservative talk radio host Mark Levin issued a call to (legislative) arms:



Donald Trump Jr. Retweeted
Mark R. Levin ② @marklevinshow · 29m ····
REMINDER TO THE REPUBLICAN STATE LEGISLATURES, YOU HAVE THE FINAL SAY OVER THE CHOOSING OF ELECTORS, NOT ANY BOARD OF ELECTIONS, SECRETARY OF STATE, GOVERNOR, OR EVEN COURT. YOU HAVE THE FINAL SAY -- ARTICLE II OF THE FED CONSTITUTION. SO, GET READY TO DO YOUR CONSTITUTIONAL DUTY

♀ 1.7K 1, 6.4K ♥ 14.6K 1.

https://www.motherjones.com/politics/2020/11/donald-trump-jr-just-promoted-a-brazen-plan-tosteal-the-election/

The Washington Post, Politico the *Lawfare* blog and others have tried to shoot down Levin's idea. Levin noted that Article 2, section 1, clause 2 of the Constitution clearly establish how state legislatures are to appoint electors to the electoral college.

Each State shall appoint, in such Manner as the Legislature thereof may direct, a Number of Electors, equal to the whole Number of Senators and Representatives to which the State may be entitled in the Congress: but no Senator or Representative, or Person holding an Office of Trust or Profit under the United States, shall be appointed an Elector. The 12th amendment outlines how the President is chosen by the Electoral College and what happens when there is no majority.

The President of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted;-The person having the greatest Number of votes for President, shall be the President, if such number be a majority of the whole number of Electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by states, the representation from each state having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the states, and a majority of all the states shall be necessary to a choice.

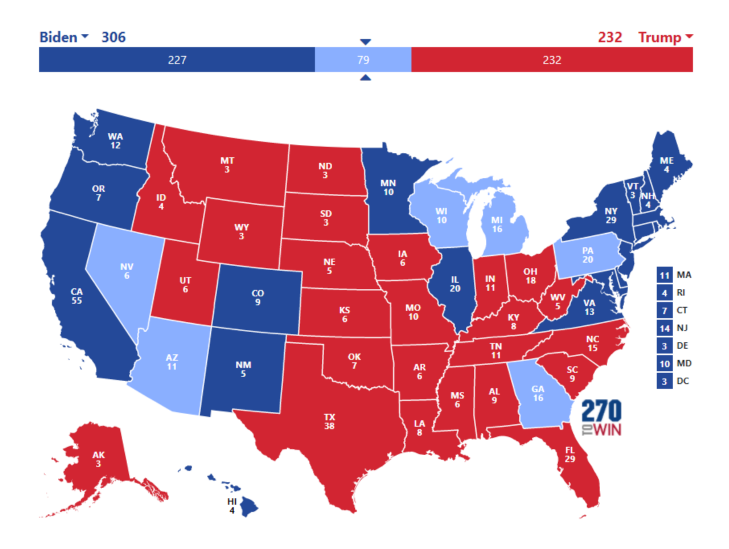
From the Lawfare blog:

The legal theory that would allow state legislatures to go rogue and appoint electors without regard for the popular vote rests on an argument made by Chief Justice William Rehnquist in *Bush v. Gore*, for himself and two other justices. On this view, a legislature is unconstrained in its power to set the manner by which electors are selected—meaning that even after an election, the legislature could ignore the results and select a different slate altogether. A recent opinion by Justice Brett Kavanaugh suggests that Rehnquist's argument may again be on the rise.

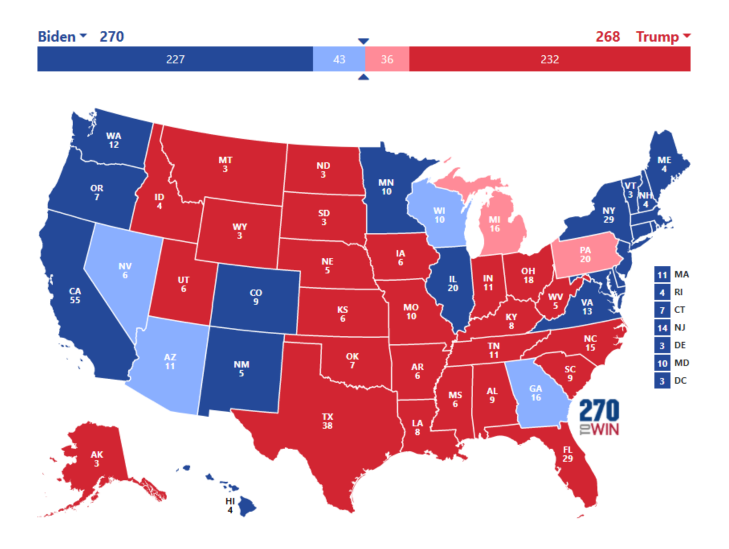
This structure did create, as Rehnquist observed, unique features within the constitutional design. In exercising their power to decide how electors are to be chosen, legislatures could not be constrained by either state law or the state's constitution. If a state's constitution, for example, said that the people shall choose the electors in an election, that rule did not in fact constrain the state legislature. Instead, "after granting the franchise" to the people, as a majority of the Supreme Court in *Bush* put it, a legislature could "take back the power to appoint electors" "at any time." Or put differently, when the legislature acted pursuant to the power granted to it by Article II, it stands above any limits imposed by state law.

https://www.lawfareblog.com/state-legislatures-cant-ignore-popular-vote-appointing-electors

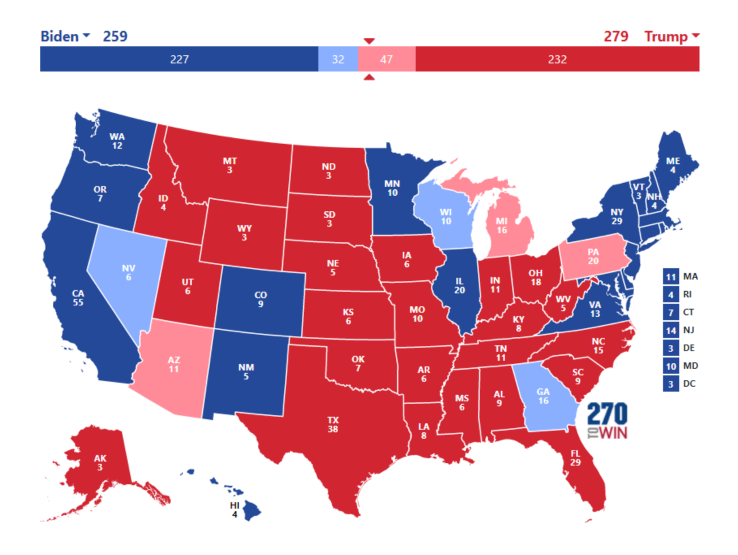
Here's the current electoral college map as shown my most media outlets. States with legal challenges pending are counted for Biden but are in light blue.



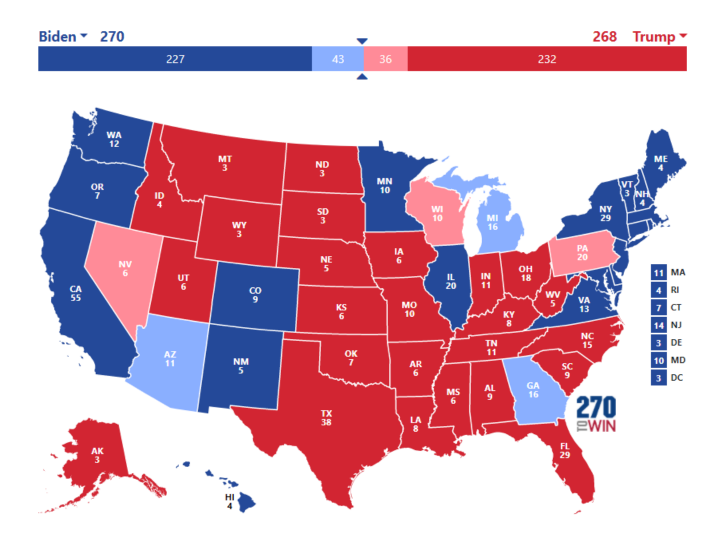
If Pennsylvania's legislature chooses Trump electors and the same happens in Michigan, Biden ends up with 270. If any other state flips to Trump, he wins.



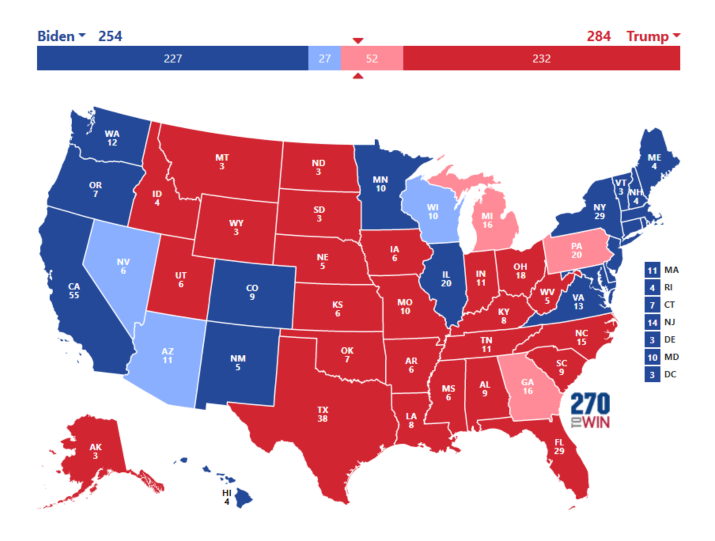
If Pennsylvania, Michigan and Arizona go for Trump, he ends up with 279 electoral votes.



Pennsylvania and Nevada plus one more swing state would give Trump enough electoral college votes, as long as the third state is not Wisconsin.

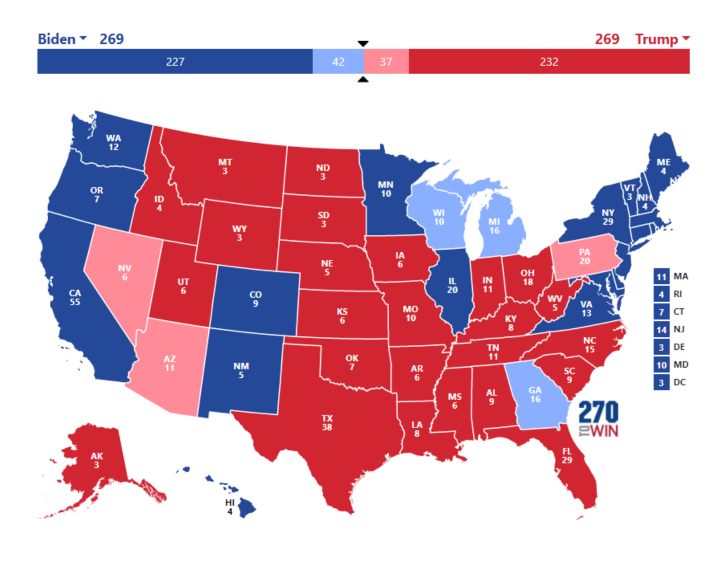


If Pennsylvania Michigan and Georgia go for Trump, he ends up with 284 electoral votes.

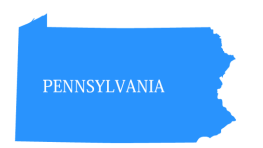


An interesting possibility:

If Trump flips PA, AZ and Nevada, both candidates would end up with 269 electoral votes and the winner would be decided by Congress.



In Pennsylvania:



A public hearing was held in Pennsylvania today to provide opportunities for witnesses to testify about election fraud. Michigan and Arizona will hold public hearings next week.



Praying Medic @prayingmedic · 4h

Watch @RSBNetwork's broadcast: LIVE: Pennsylvania State Legislature Holds Public Hearing on 2020 Election



From the hearing in Gettysburg.



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When you mail out 1.5 million ballots and get 2.3 million returned it doesn't take advanced calculus to see there's a problem PA

4:00 PM · Nov 25, 2020 · Twitter for iPhone



Replying to @RoscoeBDavis1

Governor Wolf MANDATED Dominion Voting Systems — It was NOT Voted on by Lawmakers

Wolf also removed all security barcodes from ballots that were originally put in place to protect counterfeiting ballots

4:03 PM · Nov 25, 2020 · Twitter for iPhone

More from today's hearing.



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PER WITNESS TESTIMONY: Workers were filling in "stacks of hundreds" of blank ballots. "Thousands" of blank mail-ballots were filled in by workers!

#PennsylvaniaHearing #Gettysburg

11:15 AM · Nov 25, 2020 · TweetDeck

One man's testimony.



Another man's testimony.



Jenna Ellis explained that there are lawsuits pending in several states and at least one that has not been filed. She confirmed my theory about state legislatures:



Article 2, section 1, clause 2 of the constitution gives power to state legislatures to appoint electors, irrespective of judicial outcomes and despite the popular vote— especially if it is believed to be fraudulent.



Praying Medic @prayingmedic · 1h Senator Mastriano closes the hearing in **#Gettysburg** "A Republic if you can keep it. We're gonna keep it."



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One of the goals of Trump's legal team is preventing states from certifying their elections. Today, a Pennsylvania judge ordered the state to stop is certification process.

Pennsylvania judge halts election certification

by Rob Crilly, White House Correspondent | 🔤 | November 25, 2020 01:28 PM

A Pennsylvania court has ordered the state to halt work certifying elections until Friday, when it will hold a hearing on a lawsuit trying to have all mail-in votes disqualified.

Rep. Mike Kelly, congressional candidate Sean Parnell, and eight other petitioners claim last month's decision to allow all voters to use mail-in ballots was unconstitutional.

"Because the electors, by law, must perform their duties at the 'seat of government of this Commonwealth,' this court may also enjoin Respondents from permitting the electors to assemble at such location," they wrote.

One long-shot possibility for Trump is that states fail to certify their results by Dec. 14, when electors are due to meet to select the 46th president of the United States. Under such circumstances, loyal Republican state legislatures might be able to ignore the popular vote and appoint electors who would deliver Trump wins in states that voted for President-elect Joe Biden.

https://www.washingtonexaminer.com/news/pennsylvania-judge-halts-election-certification

If the judge prevents the state from certifying elections through December 8th, the state cannot seat electors for the Electoral College. If enough states are unable to certify their elections, the Electoral college will not deliver a majority vote for either candidate and the election goes to Congress, where it's 1 vote for each state.

GEORGIA

The Thomas More Society has filed a lawsuit in Georgia today.

conservative legal group filed a lawsuit Wednesday arguing that more than 200,000 votes in Georgia may have been either illegally counted or improperly uncounted, a number that dwarfs the current lead Joe Biden enjoys over President Trump in the state's official tally.

The Thomas More Society's Amistad Project announced its latest battleground state litigation, claiming government data indicates that "well over 100,000 illegal votes [in Georgia] were improperly counted, while tens of thousands of legal votes were not counted."

The alleged ballot errors "undercu[t] the integrity of the general election," Amistad Project Director Phill Kline said in a press release.

https://justthenews.com/politics-policy/elections/legal-group-files-litigation-questioning-more-200000-georgia-ballots



It is my Great Honor to announce that General Michael T. Flynn has been granted a Full Pardon. Congratulations to @GenFlynn and his wonderful family, I know you will now have a truly fantastic Thanksgiving!

2:08 PM · Nov 25, 2020 · Twitter for iPhone