

FILED

MAY 28 2024

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CLERK OF SUPREME COURT
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DEPUTY CLERK

ROBERT BEADLES
10580 N. McCarran Blvd. #115, Apt. 386
Reno, NV 89503
Appellant, In Pro Per

IN THE SUPREME COURT OF THE STATE OF NEVADA

MR ROBERT BEADLES, an individual,
Appellant,
vs.

NVSC Case No.: 87683

District 1 Case No: 23-OC-00105 1B

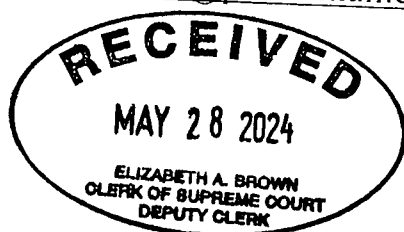
District 2 Case No: CV23-01341

JAMIE RODRIGUEZ, in her official
capacity as Registrar of Voters and in her
personal capacity; the WASHOE COUNTY
REGISTRAR OF VOTERS, a government
agency; ERIC BROWN in his official
capacity as WASHOE COUNTY
MANAGER and in his personal capacity,
ALEXIS HILL in her official capacity as
CHAIRWOMAN OF WASHOE COUNTY
BOARD OF COMMISSIONERS and in her
personal capacity; WASHOE COUNTY,
Nevada a political subdivision of the State
of Nevada, and DOES I-X; and ROE
CORPORATIONS I-X.

Respondents.

NRAP RULE 40 Petition For Rehearing

Robert Beadles, in Proper Person
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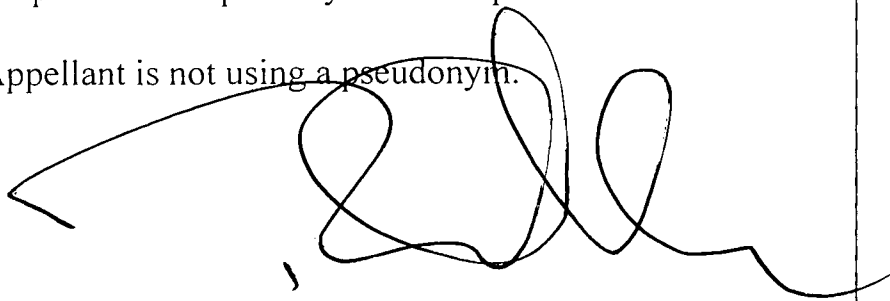


24-18547

NRAP 26.1 DISCLOSURE

The undersigned in proper person appellant certifies that the following are persons and entities as described in NRAP 26.1(a), and must be disclosed. These representations are made in order that the judges of this court may evaluate possible disqualification or recusal. There are no parent corporations or publicly-held companies that own 10% or more of the Appellant. The Appellant is not using a pseudonym.

DATED: 5/28/24

A handwritten signature in black ink, appearing to read 'R. Beadles', written over a horizontal line.

Robert Beadles, Appellant In Pro Per

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Exhibit Glossary

- Exhibit A Original Complaint Filed On 8/4/23 in D2. 19 pg.
- Exhibit 1 ROV 11-17-22- Petition. 40 pg.
- Exhibit 2 11-23-22 Contest 12 pg.
- Exhibit 3 Unanswered Petition served upon defendants 12/1/22. 19 pg.
- Exhibit 4 Email exchange between the plaintiff and defendants. 5 pg.
- Exhibit 5 Email exchange between the plaintiff and defendants. 5 pg.
- Exhibit 6 Email exchange between the plaintiff and defendants. 7 pg.
- Exhibit 7 Email exchange between the plaintiff and defendants. 1 pg.
- Exhibit 8 Email exchange between the plaintiff and defendants. 2 pg.
- Exhibit 9 Email exchange between the plaintiff and defendants. 16 pg.
- Exhibit 10 Addresses from tax records appearing in conflict to vote. 6 pg.
- Exhibit 11 Addresses from tax records appearing in conflict to vote. 56 pg.
- Exhibit 12 Addresses from tax records appearing in conflict to vote. 51 pg.
- Exhibit 13 Addresses from tax records appearing in conflict to vote. 22 pg.
- Exhibit 14 Addresses from tax records appearing in conflict to vote. 99 pg.
- Exhibit 15 Detailed report showing tax record vs voter record concerns. 15 pg.
- Exhibit 33 Petition proof 1 pg.
- Exhibit 34 Petition proof 20 pg.
- Exhibit 72 Washoe Observation Court Orders 6 pg.
- Exhibit 109 Highlights of Supplemental Statements 4 pg.

1 Exhibit 120 NV SOS 700 Complaints RGJ Article.pdf 4 pg.

2 Exhibit 127 Small Sample Of Violation Complaints sent to the SOS 33 pg.

3 Exhibit 163 11_20_23 Hearing Transcript-Court Reporter 37 pg.

4
5 **NRAP RULE 2 and NRCP RULE 61:**

6 I ask this Honorable Court to adhere to NRAP Rule 2:

7 "On the court's own or a party's motion, the court may—to expedite its decision or for
8 other good cause—suspend any provision of these Rules in a particular case and order
9 proceedings as the court directs, except as otherwise provided in NRAP Rule 26(b),"
10 if it applies. I additionally ask this Honorable Court to adhere to NRAP Rule 26(d),
11 which grants the authority to: "Shorten Time. Except as otherwise provided in these
12 Rules, or when not otherwise controlled by statute, the time prescribed by these Rules
13 to perform any act may be shortened by stipulation of the parties, or by order of the
14 court or a justice or judge."
15

16
17
18 If I made any errors in the procedures or structure of this brief or prior filings with this
19 Honorable Court, I ask, in the pursuit of justice, to allow this appeal and brief to
20 proceed as per NRCP Rule 61, which states, "Unless justice requires otherwise, no
21 error in admitting or excluding evidence—or any other error by the court or a party—
22 is ground for granting a new trial, for setting aside a verdict, or for vacating,
23 modifying, or otherwise disturbing a judgment or order. At every stage of the
24 proceeding, the court must disregard all errors and defects that do not affect any
25 party's substantial rights."
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28

1 **1. Introduction**

2
3 On 5/15/95, this Court affirmed the lower D1 Court's ruling to dismiss my case,
4 with prejudice. I am now appealing this Court's decision seeking a rehearing. Three
5 Justices in this Court made several egregious errors in siding with the lower Court's
6 ruling, which requires a rehearing so my Constitutionally enshrined rights are not
7 further harmed. Of paramount importance too is that even if I somehow failed to
8 state a claim in which I could be granted relief, I must be granted leave to amend
9 as it is to be freely given, and I requested it numerous times.
10
11

12
13 **2. Statement of the Case**

14
15 On 8/4/23, I filed my complaint with the 2nd District Court in Washoe County.
16 Judge Drakulich granted my motion to change venue; however, she granted it to
17 D1 under Judge Russell, rather than the unbiased courts I had requested she send it
18 to. According to statute, Judge Russell in D1 is required to accept all assertions in
19 my complaint as true. However, Judge Russell overlooked the explicit language of
20 my complaint and the supporting evidence provided, as well as what *NRCP Rule*
21 *12(b)(5)* and *Rule 8(a)(2)* require to successfully defeat a motion to dismiss. Judge
22 Russell dismissed my complaint with prejudice, despite my request for leave to
23 amend, which should be freely given. I filed an appeal with this Court. Three
24
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27

1 Justices within this Court either ignored or mistakenly missed the very things I
2 included within my appeal that would have overcome their reasons for affirming
3 the lower court's ruling. It is now paramount that this court shows the world it has
4 not been politicized and will actually follow the law, and apply it equally for all.
5 Key points this court used to affirm Russell's ruling are below. You will see I
6 overcame the reasons this court affirmed Russell's ruling. It's paramount that this
7 court realize that even if I somehow failed to state a claim as per *NRCP Rule*
8 *8(a)(2)*, it is this court's duty to allow me leave to amend my complaint.

12 **3. Reasons for Granting Rehearing**

13
14 As per NRAP Rule 40, this court has overlooked or misapprehended a material
15 fact, that if it stands, deprives me of my due process, and creates case law in
16 Nevada that now completely undermines what NRCP Rule 12(b)(5), and Rule
17 8(a)(2) mean, and how valid court orders are no longer enforceable in Nevada.
18 This court additionally has a duty to reverse its decision as implied in *Cahill v.*
19 *New York, N.H. & H.R. Co., 351 U.S. 183, 76 S.Ct. 758, 100 L.Ed. 1075 (1956).*

22 **4. NVSC Error: Early Engagement With The Secretary of State via NAC** 23 **293.025 Was Adhered To**

1 NAC 293.025 *Submission of complaint concerning violation of provision of title*
2 *24 of NRS. (NRS 293.124) A person who wishes to file a complaint concerning*
3 *an alleged violation of any provision of title 24 of NRS must:*
4

5 1. *Submit the complaint in writing to the Secretary of State; and*
6

7 2. *Sign the complaint.*
8

9 *-The complaint may include proof of the alleged violation.*
10

11 Pursuant to NAC 293.025, I diligently filed a written complaint to the Secretary of
12 State about alleged violations under NRS 293.124, concerning Title 24 of the NRS.

13 Exhibit 1 and 3 show my grievances were first filed per NAC 293.025 with the
14 Secretary of State, Exhibit 33-34 shows proof the SOS received my grievances,
15

16 Exhibit 120 shows the Secretary of State received over 700 complaints via NAC
17 293.025, Exhibit 127 shows several examples of me following NAC 293.025 as
18

19 well. All without any remedy from the Secretary of State, or Respondents. I

20 exhausted all administrative processes with the Secretary of State with no remedy

21 nor redress of my grievances. Despite this thorough adherence to prescribed
22

23 administrative procedures, no adequate remedy or acknowledgment was

24 forthcoming. This neglect persisted through subsequent interactions, documented
25

26 in Exhibits 1-15, involving the respondents and Secretary of State, signaling a
27

1 systemic refusal to address election grievances as mandated by Nevada law, even
2 after they said they would, but failed to.

3
4 The silence from the Secretary of State and Respondents contravenes the due
5 process and equal protection clauses stipulated in the *Nev Const.* and *Nev. Const.*
6 *Art. 2 Sec. 1A § 11* and *NRS 293.2546*. Such inaction transforms *NAC 293.025* into
7 an unconstitutional barrier that hinders public redress against official misconduct, a
8 concern notably underscored by *James Madison in the Federalist Papers #10*
9 regarding the impartiality required of those in positions of adjudication when he
10 warned us, "*No man is allowed to be a judge in his own cause, because his interest*
11 *would certainly bias his judgment, and, not improbably, corrupt his*
12 *integrity.*" Allowing the Secretary of State to police itself, or the Respondents to
13 police themselves is appalling; it is this court's duty to step in and enjoin them to
14 do what is lawful

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19 Further, the Supreme Court's stance in *Darby v. Cisneros*, 509 U.S. 137 (1993),
20 reinforces the principle that judiciary intervention is necessary when all
21 administrative avenues have been exhausted without resolution—precisely the
22 scenario presented in my case. This precedent underpins the necessity for this
23 Court to acknowledge the procedural diligence exercised in compliance with *NAC*
24 *293.025* and to correct the lower court's oversight.

Moreover, referencing cases like *Law v. Whitmer* (136 Nev. 840, 2020) and *Anthony v. Miller* (137 Nev. 276, 2021), though dismissed on different grounds, emphasize the essential judicial consideration of election-related complaints irrespective of their initial outcomes. This illustrates that even if my adherence to *NAC 293.025* was in question—which it is not—precedent supports the argument that my case warrants judicial review.

This Court's duty extends beyond mere procedural review to ensuring that substantial justice is served through the fair application of law, especially in cases impacting electoral integrity and public trust.

5. Error NVSC, My Exhibits Were Not Rogue

The Respondents Council was allowed to write the lower court's ruling that Judge Russell then just signed. They state that my exhibits were rogue, simply because they are so damning to their case. The Exhibits can not be rogue as I filed them at the same time as my **8/4/23 Original Complaint**. Additional exhibits were filed at the same time as the additional pleadings were filed. In my original complaint, this Court can clearly see from the docket that I filed 4 exhibits on 8/4/23 the date of my original complaint. Those exhibits, 1-3, 109 show all the proof in the world to overcome a *NRCP 12(b)(5)* ruling. They clearly show the numerous allegations, proof of the allegations, affidavits, petitions, etc. destroying the narrative that I

1 failed to meet the *NRCP Rule 12 (B)(5)* standard and that the exhibits were rogue. I
2 then filed 112 more supplemental exhibits to the original 4 exhibits 5 days later, as
3 exhibit 109 that was filed on 8/4/23 showed, and have filed 54 more exhibits with
4 the various responses and motions since 8/9/23. As the docket will show, and as
5 the exhibits show, they are not rogue, 116 were filed with the original complaint,
6 and 54 more with the additional pleadings. Further, these exhibits show that I have
7 gone above and beyond to obliterate the erroneous ruling stating I failed to state a
8 claim in which I could be granted remedy. This is a ridiculous ruling as just the
9 **first 4 exhibits and complaint filed on 8/4/23** do this. Additionally, the court
10 orders I was granted Exhibit 72, clearly overcome a *Rule 12(B)(5)* as the
11 Respondents are on video breaking the court orders (Exhibit 23-24), and NRS
12 laws, the **Original Complaint filed on 8/4/23, on pages 15-16, viii**, show with
13 zero doubt that court or this court could have, and can, simply enjoin the
14 respondents to follow the law going forward. Again this one fact, easily overcomes
15 the erroneous *Rule 12(b)(5)* dismissal. The Exhibits are not rogue, exhibits 1-3, and
16 109 were filed with the original complaint on 8/4/23, on 8/9/23 the rest of the 116
17 exhibits were filed, that were shown on exhibit 109, filed with the original
18 complaint on 8/4/23. Many of these 1-116 exhibits easily overcome a *Rule*
19 *12(B)(5)* dismissal and the dates of filings and what were filed show to anyone
20 who looks they were not and are not rogue exhibits.

1 **6. Error NVSC, The Respondents Do Have A Duty To Respond**

2 As stated in section 1 above, I went through and followed *NAC 293.025* and *NRS*
3 *293.407*. I exhausted all administrative avenues prior to filing my complaint in
4 Washoe D2 Court. So, if the Secretary of State, the Washoe County ROV, the
5 Respondents who run our elections have no duty to respond to my election
6 grievances, who does? If this Court refuses to enjoin them to respond, who will? If
7 this court fails to read the plain language of the US Constitution and of our Nevada
8 Constitution and interpret the duty of these people to redress my grievances in
9 favor of the people it is to protect, like myself, versus the people who are hiding
10 from the crimes they may be committing, like the Respondents, there is no justice
11 in this Court. *Cases Caperton v. A.T. Massey Coal Co., 556 U.S. 868 (2009, Ex*
12 *parte McCardle, 74 U.S. 506 (1868), Logan v. Zimmerman Brush Co., 455 U.S.*
13 *422 (1982), Herrera v. Collins, 506 U.S. 390 (1993)* all demonstrate this to a large
14 degree.
15

16 *NRS 293.2546(11)* states, "To have complaints about elections and election
17 contests resolved fairly, accurately, and efficiently." That has never happened;
18 there has been nothing fair, accurate, or efficient in this process, and I certainly
19 was never granted resolution. I jumped through the administrative hoops via *NAC*
20 *293.025* with again no remedy. I brought forth my complaints to the lower court
21 22 23 24 25 26 27

1 just to have it thrown out erroneously, to then have this court throw out my
2 complaint, all of this is clearly a violation of my NV Constitutional Rights under
3 *Article 1 Section 8* and my 14th Amendment rights via the US Constitution: “*nor*
4 *shall any State deprive any person of life, liberty, or property, without due process*
5 *of law; nor deny to any person within its jurisdiction the equal protection of the*
6 *laws.*”
7

8
9 In the landmark case of *Myers v. Reno Cab Co., Inc.*, 137 Nev. Adv. Op. 36 (July
10 29 2021), the Supreme Court of Nevada emphasized the critical importance of
11 applying precise legal standards to assess employment status, firmly establishing
12 that mere contractual labels are insufficient to bypass statutory and constitutional
13 safeguards. This principle is directly applicable to my situation, where despite the
14 respondents’ attempt to characterize our relationship through contractual terms, the
15 actual dynamics of our interaction and my reliance on their statutory obligations
16 call for a substantive judicial examination. Much like *Myers*, who pursued all
17 required administrative remedies before approaching the courts, I too methodically
18 fulfilled every procedural requirement, engaging thoroughly with both the
19 Secretary of State and the respondents before seeking judicial recourse. This
20 conscientious adherence underscores the necessity for judicial intervention to
21 uphold accountability. The Nevada Supreme Court's role transcends simple
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1 procedural reviews; it acts as a stalwart guardian of justice, charged with
2 preserving the integrity of both administrative and legal processes, ensuring that
3 public trust is not breached and that individuals like myself are afforded the justice
4 they seek. The court's decisions in *Zgombic v. State* 798 P.2d 548 (1990) and *Clem*
5 *v. State*, 104 Nev. 351, 760 P.2d 103, among others, illustrate its pivotal
6 responsibility to interpret statutory language fairly and judiciously, protecting all
7 citizens from disproportionate or unjust outcomes. In my case, the premature
8 dismissal of my complaint, disregarding my exhaustive pursuit of all available
9 administrative remedies, risks setting a dangerous precedent where public officials
10 can evade accountability, thus undermining the rule of law and contradicting the
11 judiciary's duty to prevent the misapplication of administrative powers. It is
12 therefore crucial for the Supreme Court of Nevada to correct this oversight,
13 reaffirming that no one, especially those in public service, is above the law. The
14 court must assert where administrative mechanisms and self-regulation fail,
15 reinforcing its dedication to equal justice and the strict enforcement of legal
16 standards. This is not merely a procedural necessity but a fundamental imperative
17 to maintain public confidence in the judicial system's capacity to dispense
18 unbiased justice.

1 **7. Error NVSC, There are Numerous Claims Remedy Can Be Granted On**

2
3 There are multiple claims in the **original complaint** as drafted that do not warrant
4 dismissal, pursuant to NRCP Rule 12(b)(5). I will highlight a few examples of
5 specific claims that survive.

6
7 **The Original Complaint filed on 8/4/23**, as drafted, and the exhibits that
8 accompanied and were referenced therein should not have been dismissed on their
9 face pursuant to *NRCP Rule 12(b)(5)* for the reasons set forth below, and in this
10 petition. The plain language of the **complaint** and accompanying exhibits starting
11 with Exhibit 109 submitted with the **Original Complaint on 8/4/23**, are in
12 accordance with *NRCP Rule 8(a)(2)*. Exhibit 109 lists dozens of allegations
13 corroborated by the **8/4/23 submitted Exhibits 1-3** and further evidenced by the
14 116 additional exhibits also referenced in Exhibit 109. Example, Exhibit 3 contains
15 affidavits from Washoe County Election Workers and observers, stating that the
16 Respondents failed to perform signature verification required by law. These
17 witnesses, under penalty of perjury, declared they were either instructed by the
18 ROV to disregard lawful signature verification procedures or observed others
19 doing so. All witnesses have agreed to be cross-examined in court in addition to
20 their affidavits. Another simple example is Exhibit 72 which are valid court orders
21 that the defendants broke, on video, shown in exhibits 23-24, all of which was
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originally plead in the **original filing on 8/4/23** in Exhibit 109. In my **Original Complaint** it very clearly lists 2 causes of action, on page 12 paragraph 80 it states:

"In addition, Defendants have failed to address, correct, or rectify the issues raised in the underlying Petitions, including but not limited to, (1) updating and resolving the voter registration lists; (2) providing proper vote counting mechanisms; (3) counting votes in secret; (4) inadequate signature verification; (5) illegal function within the election system; (6) violations of election procedures as required under Nevada law. [Exhibit 109]. Plaintiff seeks an injunction regarding the foregoing." Further, the **8/4/23 Original Complaint** states on page 11, paragraph 70, *"Defendants, and each of them, have a duty to uphold Plaintiff's constitutional rights."* The respondents, each of them swore an oath to defend and uphold our constitution, by breaking the law, not redressing my grievances, they have harmed me in which this court can grant me remedy as **per pages 15-16 of the Original Complaint vii**, where it states, *"Enjoin Defendants from their continued violations of the following NRSs and strictly comply with NRS 293.530, NRS 293.2546(11), NRS 293B.033, NRS 293.269927, NRS 293.740, NRS 293B.063, NRS 293B.104, NRS 293B.1045(1), NAC 293B.110(1)(b), NRS 293.269931(1), NRS 293.3606(1), NRS 293.363(1), NRS 293B.353, NRS 293B.354, NRS 293B.380(2)(a), NAC 293.311(4), NRS 293.423, NRS 293.269927(4)(b), NRS 293.277(3), NRS 293.285(1)(b)(4), NRS 293.3075(4), NRS 293.3585(1)(d), NRS*

1 293.403(2), NRS 293.404(2), Nev. Const. Art. 2 Sec. 1A § 1(b)” 8/4/23 filed

2 **Exhibit 109** states they broke my court orders and counted our votes in secret. A
3 complete disregard of my court orders Exhibit 72. In these clear examples, this
4 court has the duty to reverse its ruling and the ruling of the lower court as
5 numerous remedies are available to me. At a minimum, all this court or lower court
6 had to do was simply Enjoin the Respondents to follow the law!
7

8
9 NRCP Rule 12(b)(5) states, “failure to state a claim upon which relief can be
10 granted.”
11

12 NRCP Rule 8(a)(2) states, “a short and plain statement of the claim showing that
13 the pleader is entitled to relief.”
14

15 In just these quick examples shown in my **Original Complaint**, and its attached
16 exhibits, I overcome the *NRCP Rule 12(b)(5)* dismissal and adhered to *Rule*
17 *8(a)(2)*.
18
19

20 There is no legitimate reason why my **Original Complaint** does not overcome a
21 *NRCP Rule 12(b)(5)* motion based on the examples above. If this court says the
22 respondents have no duty to answer me, I urge you to read section six above. If the
23 respondents, who are conducting the elections, have no duty to follow the law or
24 face consequences for breaking it, then what is the use of having courts in Nevada
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1 if they won't distribute law and justice equally amongst all who live under it? An
2 example of the necessity of this court's role to grant my petition is *Oregon v.*
3 *Mitchell*, 400 U.S. 112 1970, the Supreme Court upheld key provisions of the 1970
4 Voting Rights Act amendments, emphasizing the judiciary's vital role in enforcing
5 laws that ensure fair electoral processes. This case underscores the necessity of
6 judicial oversight in maintaining the integrity of elections and adherence to
7 constitutional standards. Our case similarly requires such judicial intervention to
8 uphold the legality and fairness of election administration.
9
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11
12 In the case of *Jason A. Crowe v. McCarthy & Holthus, LLP et al*, the United States
13 District Court for the District of Nevada meticulously outlined the legal standards
14 for amending complaints and the dismissal of cases that fail to state a claim under
15 *Rule 12(b)(6)* or do not meet the pleading requirements of Rule 8. This framework
16 is crucial when comparing it to my case, where numerous well-documented
17 allegations conform to the requirements of *NRCP Rule 12(b)(5)* for stating a claim
18 upon which relief can be granted, and *Rule 8(a)(2)*, which demands a clear and
19 concise statement of claims showing entitlement to relief. My **Original**
20 **Complaint**, backed by a wealth of evidence and detailed in multiple exhibits,
21 points to systematic violations of legal procedures and rights, each potentially
22 grounding separate claims for relief.
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1 In Crowe's scenario, failure to procedurally conform to court rules resulted in
2 dismissal; however, his opportunity to amend was also curtailed by these failures.

3 In contrast, my complaint presents a situation where, even if some claims might be
4 dismissed as in Crowe's case, the multitude of other claims—each substantiated by
5 specific allegations and evidence—provides an absolute need for the case to
6 proceed. This not only underscores the necessity of the court's oversight in
7 ensuring that each claim is individually assessed for its merit but also illustrates
8 that even a single viable claim can suffice to sustain an action. Therefore, the
9 principles laid out in Crowe's dismissal should justify a reevaluation of my case,
10 emphasizing that the presence of multiple claims, if even one is actionable,
11 mandates the continuation of legal proceedings to ensure justice and the proper
12 application of the law. This is integral to uphold the judicial responsibility to
13 distribute law and justice equitably, adhering to the established legal standards and
14 principles, thereby safeguarding the procedural rights of individuals against
15 arbitrary dismissals.

21 **8. Error NVSC, NRS 283.440 Does Apply**

23 In **Cause Two** of my **Original Complaint**, I state the Respondents need to be
24 removed from office under *NRS 283.440*. *NRS 266.430* was listed as another
25 option; however, *NRS 283.440* does apply, and the entire cause of action must not
26

1 be thrown out simply because I listed two means by which removal can be granted,
2 even if only one means is available to me as a citizen. The Respondents at the time
3 of my **Original Complaint** all held public office. *NRS 283.440(1)* states, “Any
4 *person who is now holding or who shall hereafter hold any office in this State and*
5 *who refuses or neglects to perform any official act in the manner and form*
6 *prescribed by law, or who is guilty of any malpractice or malfeasance in office,*
7 *may be removed therefrom as hereinafter prescribed in this section.”* That means
8
9 ANY PERSON holding office can be removed from it; the Respondents all fit the
10 positions from which they can be removed. This is demonstrated in *Mason v.*
11 *Gammick, No. 71691 (Nev. App. June 26, 2017), Charles A. Muth v. Robert Loux,*
12 *No. 2008 WL 6498697 (Nev. Dist. Ct., First Judicial Dist., Carson City County,*
13 *Trial Order).* The defense acknowledges I have the authority to remove the
14 respondents from office via *NRS 283.440*, citing *Madsen v. Brown, 701 P.2d 1086,*
15 *1093 (Utah 1985)* in their *Motion to Dismiss, page 11, lines 5-15.*
16
17

18
19
20 Exhibit 109, originally filed on 8/4/23, with my Original Complaint shows
21 numerous allegations in which the respondents committed malpractice or
22 malfeasance, further backed by proof Exhibit 109 points to. Breaking election
23 laws, court orders, etc. as shown in the exhibits filed at the same time as the
24 original complaint, all justify removal from office. It's insane to allow public
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1 officials to break laws at will, with no potential for legal repercussions or removal
2 from office. The *NRCP Rule 12(b)(5)* dismissal must be overturned for this second
3 cause of action in my **Original Complaint**, and a trial must be held to weigh the
4 evidence of the respondents' guilt and potential for removal from office. At a
5 minimum, leave to amend must be granted.
6

7 8 **9. Error NVSC, Change Of Venue VS Jury Trial**

9
10 I won't rehash all the reasons in which I should be granted a change of venue; the
11 evidence is and was clear and convincing. Simply reading my motions, and
12 pleadings to change venue paints a clear picture as to how I wouldn't receive a fair
13 hearing in Russell's courtroom, and as Judge Russell's ruling proved me right. The
14 laughable metric Judge Russell used to deny my motion to change venue was he
15 stated he didn't know who I was, so he would not change the venue. See *Official*
16 *Transcript, Exhibit 163, page 13, lines 12-24, and page 14, lines 1-6*. I don't
17 believe he was telling the truth, as several people have come forward and told me
18 he absolutely knew who I was prior to his erroneous ruling. If he wouldn't, and
19 you won't change the venue to an unbiased court, then you must uphold my
20 constitutionally enshrined rights and grant me a jury trial in District 1, Carson City
21 court for the citizens themselves to weigh the evidence. Per *NRCP Rules 38-*
22 *39*, additionally the constitution grants me these rights under *The NV Constitution*
23
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1 Article 1 Section 3: “The right of trial by Jury shall be secured to all and remain
2 inviolate forever; but a Jury trial may be waived by the parties in all civil cases in
3 the manner to be prescribed by law; and in civil cases, if three-fourths of the
4 Jurors agree upon a verdict it shall stand and have the same force and effect as a
5 verdict by the whole Jury...” I did not waive my right to a Jury Trial, my
6 complaint, evidence and exhibits overcome a *Rule 12(b)(5)* dismissal, if I am not
7 granted a change of venue, then I demand my right to a Jury Trial be granted in
8 Carson City D1 Court as per the Constitution entitles me. Additionally,
9 *Roethlisberger v. McNulty*, 127 Nev. Adv. Op. No. 48, 54774 (2011), 256 P.3d 955,
10 127 Nev. Adv. Op. 48 (Nev. 2011) shows that even if a motion to change venue is
11 denied, the case still goes forward in the original court where the motion to change
12 venue was filed.

13 **10. Error NVSC, Leave to Amend or Errors Not Granted**

14 “In the absence of any apparent or declared reason—such as undue delay, bad
15 faith, or dilatory motive on the part of the movant—the leave sought should be
16 freely given.” This is demonstrated in *Stephens v. S. Nev. Music Co. in the Nevada*
17 *Supreme Court*, in *DeSoto v. Yellow Freight Sys., Inc.*, 957 F.2d 655, 658 (9th Cir.
18 1992), as well as *Nutton v. Sunset Station, Inc.*, Court of Appeals of Nevada, June
19 11, 2015, 131 Nev. 279, 357 P.3d 966, and *NRCP Rule 15*.

1 Further, if I made any errors, the law states, “*at every stage of the proceeding, the*
2 *court must disregard all errors and defects that do not affect any party’s*
3 *substantial rights.*” This is demonstrated in:

4
5 NRCP Rule 61, *Paterson v. Condos*, 30 P.2d 283 (Nev. 1934), *Sweeney v. Schultes*,

6
7 NRCP 8(e) and *S. Nev. Adult Mental Health Servs. v. Brown*.

8
9 Lastly, the NRCP, like the FRCP, requires the district court to construe pleadings
10 in favor of, not against, the person pleading them. See *Charles Alan Wright &*
11 *Arthur R. Miller, Federal Practice and Procedure: Civil § 1286, at 747-48 (3d ed.*
12 *2004).*

13
14
15 I drafted and filed all of these pleadings myself. If I made a mistake, or needed to
16 amend a pleading for it to survive, it should have been granted, not dismissed with
17 prejudice. Additionally, my case and pleadings should be construed in my favor,
18 not the defense's. What's seriously saddening is the defense is paid for by my tax
19 dollars, and my dollars are used to protect the very people I allege are harming
20 myself and citizens. It is incumbent upon this Court to overturn Russell's ruling.
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11. Conclusion

The request for a rehearing is driven by a critical need for justice and adherence to legal integrity, both egregiously overlooked in the prior rulings. This isn't merely procedural; it's about ensuring justice, equity, and the proper application of law as mandated by our constitutions.

I've provided substantial evidence, including affidavits and statutory references, proving breaches of duty and malfeasance by the Respondents that directly violate *NRS 283.440*. Notably, I fully exhausted all administrative remedies under *NAC 293.025*, firmly adhering to *NRCP Rule 8(a)(2)*, and easily overcoming an *NRCP Rule 12(b)(5)* dismissal. This court and the lower court's dismissal on procedural grounds unjustly ignored these merits, depriving me of my fundamental right to a fair trial and undermining judicial integrity. Even if for the sake of argument I still didn't plea my complaint properly it is the duty of this court to grant me leave to amend my complaint.

This procedural oversight sets a dangerous precedent that threatens the due process rights guaranteed by our constitutions. Judicial responsibility demands that claims, especially those involving public officials and electoral integrity, are thoroughly examined and impartially adjudicated. The requested rehearing must be granted; it's imperative this court corrects these overt errors by overturning the dismissal

1 for a comprehensive reevaluation of my claims and to remedy the procedural errors
2 that led to the initial dismissal, thus granting me justice and preventing future
3 judicial failures.

4
5 Granting this rehearing is essential to uphold the judiciary's role in enforcing the
6 law impartially, ensuring no individual, particularly those in public service, can
7 sidestep legal accountability. This Court must affirm its commitment to justice and
8 the meticulous application of the law, restoring public trust in the judicial process.

9
10 My case must go forward as implied in *New York Times Co. v. United States*
11 (1971) for the benefit of the public. This is a demand for justice and accountability
12 at the highest echelons of our legal system.

13
14
15 You now have a chance to show Nevada, other lawyers, and the people, that the
16 Nevada Supreme Court is not a political machine that has been corrupted but is a
17 legitimate failsafe to prevent the perversion of our laws and courts and ensure
18 equal due process and justice for all. **We will now wait and see which this court**
19 **is or has become, the Supreme Court of Justice or the Supreme Court of**
20 **Injustice.**

21
22
23 Respectfully submitted,

24
25
26 By: _____

1 ROBERT BEADLES, Appellant In Pro Per,
2 10580 N. McCarran Blvd. #115, Apt. 386,
3 Reno, NV 89503 916-573-7133
4

5
6 APPELLANT DID NOT DRAFT AN APPENDIX
7

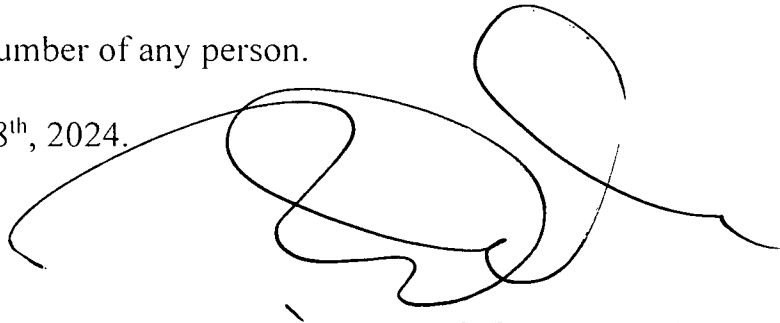
8
9 NRAP Rule 30 (i)

10 **(i) Pro Se Party Exception.** This Rule does not apply to a party who is not
11 represented by counsel. A pro se party shall not file an appendix except as
12 otherwise provided in these Rules or ordered by the court. If the court's review of
13 the complete record is necessary, the court will direct the district court to transmit
14 the record as provided in Rule 11.
15

16
17 **AFFIRMATION PURSUANT TO NRS 239B.030**

18 The undersigned does hereby affirm that the preceding document does not
19 contain the Social Security Number of any person.
20

21 DATED: May 28th, 2024.

22
23
24 

25 Robert Beadles, Appellant In Pro Per
26
27

1
2 ROBERT BEADLES
3 10580 N. McCarran Blvd. #115, Apt. 386
4 Reno, NV 89503
Appellant, In Pro Per

5
6 **IN THE SUPREME COURT OF THE STATE OF NEVADA**

7 MR ROBERT BEADLES, an individual,
8 Appellant,
9 vs.

NVSC Case No.: 87683
District 1 Case No: 23-OC-00105 1B
District 2 Case No: CV23-01341

10 JAMIE RODRIGUEZ, in her official
11 capacity as Registrar of Voters and in her
12 personal capacity; the WASHOE COUNTY
13 REGISTRAR OF VOTERS, a government
14 agency; ERIC BROWN in his official
15 capacity as WASHOE COUNTY
16 MANAGER and in his personal capacity,
17 ALEXIS HILL in her official capacity as
CHAIRWOMAN OF WASHOE COUNTY
BOARD OF COMMISSIONERS and in her
personal capacity; WASHOE COUNTY,
Nevada a political subdivision of the State
of Nevada, and DOES I-X; and ROE
CORPORATIONS I-X.

18 Respondents.

19
20 **Certificate of Compliance**

21
22 I hereby certify that this petition complies with the formatting requirements of NRAP
23 32(a)(4), the typeface requirements of NRAP 32(a)(5), and the type style requirements
24 of NRAP 32(a)(6) because:

25
26 This petition has been prepared in a proportionally spaced typeface using Microsoft
27 Word Version 16.75 in 14 point Times New Roman Font.
28

1 I further certify that this brief complies with the page- or type-volume limitations of
2 NRAP 32(a)(7) because, excluding the parts of the petition exempted by NRAP
3 32(a)(7)(C), it is:

4
5 Proportionately spaced, has a typeface of 14 points or more, contains 4,505 words,
6 which does not exceed 4,667 words.

7 Finally, I hereby certify that I have read this petition, and to the best of my knowledge,
8 information, and belief, it is not frivolous or interposed for any improper purpose. I
9 further certify that to the best of my knowledge, this petition complies with all
10 applicable Nevada Rules of Appellate Procedure, in particular NRAP 28(e)(1), which
11 requires every assertion in the brief regarding matters in the record to be supported by
12 a reference to the page and volume number, if any, of the transcript or appendix where
13 the matter relied on is to be found. I understand that I may be subject to sanctions in the
14 event that the accompanying brief is not in conformity with the requirements of the
15 Nevada Rules of Appellate Procedure.
16

17
18
19 Dated this 28th day of May, 2024

20
21
22 By: 

23 ROBERT BEADLES, Appellant In Pro Per,

24 10580 N. McCarran Blvd. #115, Apt. 386,

25 Reno, NV 89503 916-573-7133
26
27
28

1
2 CERTIFICATE OF SERVICE
3
4
5

6 Pursuant to NRCP 5(b), I hereby certify that on May 28th, 2024, I served all parties
7 by electronically emailing the defense counsel and by sending via first-class mail
8 with sufficient postage prepaid to Lindsay Liddell, the respondents' defense attorney.
9

10
11 Haldeman, Suzanne shaldeman@da.washoecounty.gov
12

13 Hickman, Elizabeth ehickman@da.washoecounty.gov

14 Liddell, Lindsay L lliddell@da.washoecounty.gov
15
16

17 And mailed to:

18 One South Sierra Street Reno, Nevada 89501
19
20
21

22 
23 Robert Beadles, Appellant In Pro Per
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COMP
ROBERT BEADLES
10580 N. McCarran Blvd. #115, Apt. 386
Reno, NV 89503
Plaintiff, Pro Se

**IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN
AND FOR THE COUNTY OF WASHOE**

MR ROBERT BEADLES, an individual,

Plaintiff,

vs.

JAMIE RODRIGUEZ, in her official capacity as Registrar of Voters and in her personal capacity; the WASHOE COUNTY REGISTRAR OF VOTERS, a government agency; ERIC BROWN in his official capacity as WASHOE COUNTY MANAGER and in his personal capacity, ALEXIS HILL in her official capacity as CHAIRWOMAN OF WASHOE COUNTY BOARD OF COMMISSIONERS and in her personal capacity; WASHOE COUNTY, Nevada, a political subdivision of the State of Nevada, and DOES I-X; and ROE CORPORATIONS I-X.

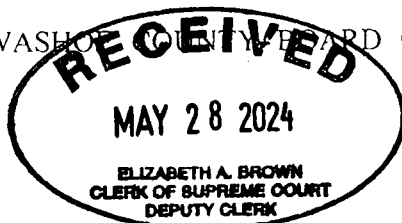
Defendants.

CASE NO.:
DEPT. NO.:

**COMPLAINT FOR EQUITABLE,
INJUNCTIVE RELIEF, PETITION FOR
REMOVAL OF PUBLIC OFFICIAL
FROM OFFICE,
AND PUNITIVE DAMAGES**

**(Jury Trial Demanded)
Automatically Exempt from Arbitration
NAR 5(a)(1)(G)—Declaratory Relief**

Plaintiff ROBERT BEADLES ("Beadles"), in proper person, hereby files this Complaint against JAMIE RODRIGUEZ ("Rodriguez") in her official capacity as Registrar of Voters and in her personal capacity; the WASHOE COUNTY REGISTRAR OF VOTERS, a government agency; ERIC BROWN ("Brown") in his official capacity as WASHOE COUNTY MANAGER and in his personal capacity, ALEXIS HILL ("Hill") in her official capacity as CHAIRWOMAN OF WASHOE COUNTY BOARD OF COMMISSIONERS and in her personal capacity;



WASHOE COUNTY, Nevada, a political subdivision of the State of Nevada, and DOES I-X; and ROE CORPORATIONS I-X. collectively (“Defendants”), allege and petition this Court as follows:

JURISDICTION & VENUE

1. This Court has jurisdiction pursuant to NRS 13.030.
2. Under the doctrine of concurrent jurisdiction, this Court has jurisdiction to resolve claims under Nevada State Constitution and under Nevada State election laws.
3. This Court has jurisdiction to hear this matter, as all events giving rise to this incident took place in Washoe County, Nevada. The harm to be enjoined is threatened in Washoe County.
4. This Court has jurisdiction over this matter pursuant to Nev. Const. Art. 6 § 6, regarding all cases not assigned to the justices’ courts.
5. The venue is proper in Washoe County for election complaints pursuant to NRS 293.2546 (11).
6. The venue is proper in Washoe County pursuant to NRS 13.040, where the plaintiff and defendants reside.
7. In *Schumacher v. Furlong*, 78 Nev. 167, 370 P.2d 209 (1962), the Opinion of the Nevada Attorney General, “Under this statutory procedure any complainant can, for specifically enumerated grounds, e.g., malfeasance or nonfeasance, initiate district court proceedings to remove any person holding any nonjudicial office in this state. This statutory procedure has previously been used against a county officer.”
8. The Defendant(s), acting individually or in concert in contravention of Plaintiff’s right to equal protection are subject to penalties pursuant to NRS 283.440 and/or NRS 266.430.

9. Defendant Washoe County Nevada, is a political subdivision of the State of Nevada under the doctrine of respondent superior. Washoe County is vicariously liable for the actions of its officers and officials when they are acting within the scope of their employment.
10. This Court has jurisdiction over this matter pursuant to NRS 4.370 (1) as the matter in controversy exceeds \$15,000, exclusive of attorney fees, interest, and costs.

PARTIES

11. Plaintiff Robert Beadles resides in Washoe County, Nevada, and is a qualified elector who voted in the 2020 and 2022 elections and who intends to vote again in 2024.
12. Plaintiff comes before the court *pro se* because many BAR-certified attorneys are being targeted, dis-barred, sanctioned, etc. for simply bringing an elections-related lawsuit forward. Plaintiff hereby represents himself *pro se* to save his lawyers from attacks on their livelihoods.
13. Plaintiff's rights to have their legitimate grievances of matters of elections and the officials who conduct them responded to "fairly, accurately, and efficiently as provided by law" have been ignored by the Defendants and DOES and ROES to be determined.
14. The office of the Registrar of Voters was created pursuant to NRS 244.164 and W.C.C. 5.541 (except duties imposed by virtue of NRS 293.393 to make out and deliver certificates of election). In general terms, the defendants handle voter registrations and conduct elections on behalf of the people of Washoe County.
15. Defendant Rodriguez is a resident of Washoe County. Rodriguez is and was at all times relevant hereto, the Washoe County Registrar of Voters and a person acting under the color and authority of law. Rodriguez is named in her official and personal capacities.
16. Rodriguez has not responded to Plaintiff's November 18, 2022 Petition. [EXHIBIT 1]

17. Rodriguez has not responded to Plaintiff's November 23, 2022 Petition. [EXHIBIT 2]
18. Rodriguez has not responded to Plaintiff's December 1, 2022 Petition. [EXHIBIT 3]
19. Defendant Brown is a resident of Washoe County. Brown is and was at all times relevant hereto, the Washoe County Manager and a person acting under the color and authority of law. Brown is named in his official and personal capacities.
20. Brown has not responded to Plaintiff's November 18, 2022 Petition. [EXHIBIT 1]
21. Brown has not responded to Plaintiff's November 23, 2022 Petition. [EXHIBIT 2]
22. Brown has not responded to Plaintiff's December 1, 2022 Petition. [EXHIBIT 3]
23. Defendant Hill is a resident of Washoe County. Hill is and was at all times relevant hereto, the Chairwoman of the Washoe County Board of Commissioners and a person acting under the color and authority of law. Hill is named in her official and personal capacities.
24. Hill has not responded to Plaintiff's November 18, 2022 Petition. [EXHIBIT 1]
25. Hill has not responded to Plaintiff's November 23, 2022 Petition. [EXHIBIT 2]
26. Hill has not responded to Plaintiff's December 1, 2022 Petition. [EXHIBIT 3]
27. Defendant Washoe County, Nevada, is a political subdivision of the State of Nevada under the doctrine of respondent superior. Washoe County is vicariously liable for the actions of its officers and officials when they are acting within the scope of their employment.
28. Defendants Does I through X and Roe Corporations I through X are persons or entities that, at all times material hereto, committed acts, activities, misconduct or omissions which make them jointly and severally liable under the claims for relief set forth herein. The true names and capacities of the Doe Defendants and Roe Corporate Defendants are presently unknown, but when ascertained, Plaintiff requests leave of Court to amend this complaint to substitute their true names and identities.

III. NATURE OF THE CASE

29. Plaintiff is and was at all times relevant hereto a legally registered voter in Washoe County who was affected by the 2020 and 2022 elections overseen by Defendants.
30. Plaintiff brings this complaint against Defendants based on their violations of Plaintiff's state Constitutional rights to due process, equal protection, voter's rights, and the laws and codes of Nevada in the conduct of elections, regarding Defendants' non-response to Plaintiff's grievances and general stonewalling when presented with reports and analysis on voting systems in use in Washoe County and various requests for information.
31. Plaintiff alleges violations of his rights and the laws of Nevada based on the Defendants having never acknowledged or responded to three formal Petitions filed with the county by Plaintiff.
32. Plaintiff will show that Defendants willfully committed acts of malpractice, maladministration, and/or nonfeasance, and perjury in the conduct of their official duties, thus having the appearance of impropriety and damaging the public's trust.
33. Plaintiff hereby introduces Exhibit 109 that is a highlight of several supplemental statements in support of the merits of the underlying Petitions. Individually and as a whole, highlights presented in Exhibit 109 are of such a serious matter that they cannot be ignored—just as the original Petitions should never have been ignored—to cure the problems that are self-evident, including but not limited to: unclean and grossly inaccurate voter rolls, un-approved and unsecure voting systems that Defendant(s) chose of their own volition, the rush toward pioneering new technology that could impact county, state, and national security, failure to train staff and election officials, failure to provide trained election officials, telling staff to not verify signatures, unequal treatment of signatures at

the polls, counting of votes in secret, illegal function within the election system, gross violations of the Nevada Revised Statutes and Administrative Codes regarding election procedures, and the list goes on.

34. Plaintiff wishes to direct the Court's attention to Exhibit 109, point 6 a) "The Washoe ROV's staff has seen: "100% turnover in permanent staff and a loss of institutional knowledge." The Elections Group 6-9-23" The Election Group is the consulting agency initially hired by County Manager Brown.
35. Plaintiff hereby alleges the Registrar of Voters is in violation of Nevada law and, if left uncorrected, is unprepared to run the 2024 presidential primary safely, securely, and accurately as required by law unless all the issues are put on the table and addressed by one or more Defendant(s) under the Court's supervision.
36. Plaintiff hereby alleges Defendant(s) ignored Plaintiff's Petitions as an annoyance and will continue to do so if this Court does not intervene.
37. The Plaintiff demands this complaint and the underlying Petitions be heard by this honorable court.

FACTUAL ALLEGATIONS

38. Plaintiff voted in Washoe County in the 2020 and 2022 elections overseen by Defendants.
39. Plaintiff intends to vote in Washoe County in the upcoming presidential primary to occur in January 2024 and in subsequent elections overseen by Defendants.
40. Plaintiff and others provided each of the Defendants with a Petition addressing certain violations of elections, errors, and anomalies, prior to the Board of Commissioner's canvass of the vote in public meeting held November 18, 2022. This first of three Petitions

was filed at the Washoe County Manager's office (the "November 18, 2022 Petition").
[Exhibit 1]

41. Plaintiff provided Defendants with a second Petition addressing a different set of issues and related violations of elections and other laws enumerated therein on November 23, 2022 Petition (the "November 23rd, 2022 Petition"). [Exhibit 2]
42. Plaintiff provided Defendants with a third Petition addressing a different set of issues and related violations of elections and other laws enumerated therein on December 1, 2022 (the "December 1st, 2022 Petition"). [Exhibit 3]
43. Defendants have a duty and obligation to respond to Petitions of elections pursuant to the Voter's Bill of Rights Nev. Const. Art. 2 Sec. 1A § 11 and NRS 293.2546 (11).
44. Defendants, and each of them, have failed and refused to respond to or address the allegations made in the Petitions and continue to fail and refuse to respond to or address the same since the filing of the Petitions.
45. Plaintiff's rights to have legitimate grievances regarding matters of elections and the officials who conduct them responded to "fairly, accurately, and efficiently as provided by law" have been ignored by the Defendants, and each of them.
46. By failing to address the Petitions, Defendants have each violated their oath to office, Nevada Revised Statutes and Administrative Codes, and violated the Plaintiff's constitutional rights.
47. Defendants have allowed elections in Washoe County to be tainted by allowing and failing to address gross inaccuracies and improper maintenance of voter rolls.
48. Defendants have allowed elections in Washoe County to be tainted by allowing and failing to address illegal functions within the election system that alter intended votes.

49. Defendants have allowed elections in Washoe County to be tainted by allowing and failing to address the counting of votes in secret and without adequate verification.
50. Defendants have allowed elections in Washoe County to be tainted by allowing and failing to address instructions to Washoe County election workers to disregard signature verification, in violation of the law.
51. Defendants have allowed elections in Washoe County to be tainted by allowing and failing to address violations of the election processes required by Nevada statutes, Nevada administrative codes, and the Nevada Constitution.
52. Because of the violations alleged herein, Defendants have not and are not able to conduct elections fairly, accurately, and securely as required by law.
53. Defendants' actions or inaction going forward may impact state and national security because of the critical flaws and vulnerabilities in many of the systems and procedures related to voter registration, handling of signatures and voter data, voting, signature curing, and recording and reporting votes as mentioned in the underlying Petitions and Exhibit 109.
54. Plaintiff respectfully requests the court's indulgence to accept Exhibit 109 in support of a) timeliness of this complaint, b) the severity of problems that underpin the underlying Petitions.
55. Plaintiff has suffered and will continue to suffer emotional distress, reputation damage, and irreparable harm—namely, disenfranchisement through gross violations of one's right to pose grievances of elections and against election officials and have them answered and resolved.

56. Defendants' failure to address the various violations stated within the underlying Petitions has resulted in a loss of confidence in the election system in Washoe County and Nevada. The Defendants' continued failure will result in an irreparable erosion of public confidence in the election system and its results in future elections unless the Court intervenes.
57. The disregard of legal obligations by the Defendants will contribute to a more generalized erosion of the rule of law, encouraging further acts of disobedience by other public servants without the accountability this Court can and must impose.
58. If public officials are not held accountable for their actions, citizens will fear that their freedoms and rights are not adequately protected, leading to a sense of insecurity and potential suppression of those rights.
59. If left unchecked, if there is no accountability, public officials can act with impunity. By this Court not acting affirmatively to correct the ills before it will set a dangerous precedent, paving the way for more widespread infringement of civil liberties.
60. The mission statement of the ROV states in part: "that Washoe County's Elections are operated with the utmost integrity, transparency, and accountability; and that the department is known for excellence in customer service and the administration of elections."¹
61. Plaintiff hereby alleges the Registrar of Voters has failed their mission statement.
62. Plaintiff hereby alleges that the Defendants, individually, have failed their oath of office and in their duties to Plaintiff and all electors who reside in Washoe County.
63. The Court should hold Defendants to a standard of propriety and as stated in Plaintiff's November 18, 2022 Petition, which reads:

¹ <https://www.washoecounty.gov/voters/index.php>

- i. Federal judges are held to a standard known as a semblance of impropriety, to which Nevada's Chief Justice in 1980, Harry E. Claiborne, was accused. Judge Claiborne was the first federal judge to go to jail and the second to be impeached in U.S. history. (<https://www.senate.gov/about/powers-procedures/impeachment/impeachment-claiborne.htm>) Here, the defendants are held to a similar standard because of the nature of elections being a right and the pinnacle of a Constitutional Republic.
 - ii. By failing to address the petitions the Defendants have violated their oath to office, Nevada Revised Statutes and Administrative Codes, and violated the Plaintiff's constitutional rights.
 - iii. The actions of Defendants and/or those acting on behalf of Defendants and referred to herein, depriving Plaintiffs and other Washoe County residents of their rights secured by the Constitution and laws of the United States, were done while acting under color of law.
64. The plaintiff has diligently raised concerns regarding the flaws and irregularities within the Washoe County Nevada election system for the past two years. Despite the plaintiff's genuine efforts to bring these issues to the attention of the defendants, they have remained unresponsive.
65. Defendant Washoe County Nevada, a political subdivision of the State of Nevada under the doctrine of respondent superior, Washoe County is vicariously liable for the actions of its officers and officials when they are acting within the scope of their employment.
66. Plaintiff has no adequate remedy at law and will suffer serious and irreparable harm to his constitutional rights unless this honorable court intervenes to enjoin the Defendants.

FIRST CAUSE OF ACTION

VIOLATION OF NEVADA CONSTITUTION ARTICLES 1, 2, 15 and THE

VOTER'S BILL OF RIGHTS

(EQUITABLE AND INJUNCTIVE RELIEF SOUGHT OR WRIT OF MANDAMUS)

67. Plaintiff repeats and realleges his allegations herein above inclusively, as though set forth herein, and incorporates the same by this reference.
68. "A public office is a public trust and shall be held for the sole benefit of the people." NRS 281A.020.
69. **Duty:** Defendants, and each of them, pledged an oath pursuant to Nev. Const. Art. 15 Sec. 2 that provides in part: "... I will well and faithfully perform all the duties of the office of, on which I am about to enter; (if an oath) so help me God; (if an affirmation) under the pains and penalties of perjury."
70. Defendants, and each of them, have a duty to uphold Plaintiff's constitutional rights.
71. Plaintiff's right to have their grievances heard is enshrined in Nev. Const. Art. 1 § 10: "to petition the Legislature for redress of Grievances."
72. Plaintiff's right to have their Petitions of elections resolved "fairly, accurately and efficiently" is enshrined in Nev. Const. Art. 2 Sec. 1A § 11 and NRS 293.2546 (11).
73. Plaintiff submitted valid Petitions to Defendant(s) as shown in Exhibits 1, 2, and 3 as referenced herein.
74. On information and belief, Defendants received and are aware of the underlying Petitions filed by Plaintiff.
75. **Breach Of Duty:** As of the filing of this complaint, there has been no acknowledgment or response from the Defendants regarding the underlying Petitions filed by Plaintiff.

76. Plaintiff exercised his constitutional right to pose grievances and have them resolved “fairly, accurately and efficiently” but was ignored by the Defendant(s).
77. Defendants have thus deprived Plaintiff to have his grievances heard as enshrined in Nev. Const. Art. 1 § 10.
78. Defendants have thus violated Plaintiff’s right to have his Petitions, individually or as a whole, resolved “fairly, accurately, and efficiently.” Nev. Const. Art. 2 Sec 1A § 11 and NRS 293.2546 (11) when they ignored said Petitions.
79. Defendants have thus perjured their oath of office.
80. In addition, Defendants have failed to address, correct, or rectify the issues raised in the underlying Petitions, including but not limited to, (1) updating and resolving the voter registration lists; (2) providing proper vote counting mechanisms; (3) counting votes in secret; (4) inadequate signature verification; (5) illegal function within the election system; (6) violations of election procedures as required under Nevada law. [Exhibit 109]. Plaintiff seeks an injunction regarding the foregoing.
81. Plaintiff has further been damaged as his vote did not count as he cast it and thus has been robbed of his right to suffrage.
82. *Qui non negat, fatetur* is a Latin maxim of law, meaning “he who does not deny, admits.” As such, Plaintiff’s assertions in the underlying Petitions stand unopposed.
83. Plaintiff has a reasonable likelihood of prevailing on the merits.
84. As a result, Plaintiff suffered and will continue to suffer emotional distress, reputation damage, and irreparable harm—namely, disenfranchisement through gross violations of one’s right to pose grievances of elections and against election officials and have them

answered and resolved. Without Injunctive Relief, Plaintiff will suffer irreparable harm for which monetary damages are inadequate.

85. The Defendant(s)' actions have resulted in harm to Plaintiff and unless admonished for their breach of oath and duty will continue to inflict harm upon Plaintiff.
86. Granting the requested relief will serve public interest in seeing the harm stopped. There is little to no hardship for the Defendants to respond to the Petitions and resolve discrepancies that are identified herein. In the alternative, Plaintiff seeks a writ of Mandamus from the Court as allowed by NRS 34.160; NRS 34.190, ordering the Defendants to respond to the Petitions and rectify those issues raised in Paragraph 80 herein.
87. Plaintiff has no adequate remedy at law and therefore seeks the injunctive and equitable relief as stated in Demand for Relief below.

SECOND CAUSE OF ACTION

PETITION FOR REMOVAL OF OFFICERS FROM OFFICE

88. Plaintiff repeats and realleges its allegations herein above inclusively, as through set forth herein, and incorporates the same by this reference.
89. Plaintiff respectfully demands this honorable court to remove Defendants Jaime Rodriguez, Washoe County Registrar of voters, Eric Brown, Washoe County Manager, Alexis Hill, Washoe County Commissioner from office pursuant to the Court's authority under NRS 283.440 and NRS 266.430.
90. Defendants, and each of them, have failed to fulfill the duties of their respective offices as alleged herein.

91. Defendants have additionally failed to address, correct, or rectify the issues raised in the underlying Petitions, including but not limited to, (1) updating and resolving the voter registration lists; (2) providing proper vote counting mechanisms; (3) counting votes in secret; (4) inadequate signature verification; (5) illegal function within the election system; (6) violations of election procedures as required under Nevada law. [Exhibit 109]. Plaintiff seeks an injunction regarding the foregoing.
92. Defendants through their acts of malpractice, malfeasance, and or nonfeasance have failed to perform their duties and have harmed and will continue to harm plaintiff.
93. Granting the requested relief will serve public interest.

JURY TRIAL DEMANDED

94. Plaintiff demands a jury trial on all claims triable by jury as provided by Nevada State laws.

PUNITIVE DAMAGES

95. The Defendant(s) have acted in their personal and professional capacities.
96. The actions of Defendant(s) constitute a willful disregard for Plaintiff's rights, accuracy in elections, the mission statement of the ROV, and a free and fair Constitutional republic.
97. Plaintiff suffered and will continue to suffer emotional distress, reputation damage, and irreparable harm—namely, disenfranchisement through gross violations of one's right to pose grievances of elections and against election officials and have them answered and resolved timely.
98. The Defendant(s) have no cover of sovereign immunity. *Scheuer v. Rhodes*, 416 U.S. 232, 94 S. Ct. 1683, 1687 (1974).
99. Punitive damages are warranted when gross and willful violations of rights and law occur as is the case here. *Smith v. Wade*, 461 U.S. 30 (1983).

100. Punitive damages, in this case, are meant to punish and deter future abuses of the same sort and must be significant in their application to these Defendant(s) per the Court's discretion.

DEMAND FOR RELIEF

101. WHEREFORE, Plaintiff respectfully demands for a judgment against Defendant(s) for:

- i. An adequate and proper response by Defendant(s) to Plaintiff's petition of November 18, 2022, through the discovery processes, under court supervision and seeks an injunction regarding the same;
- ii. An adequate and proper response by Defendant(s) to Plaintiff's petition of December 1, 2022, through the discovery processes, under court supervision and seeks an injunction regarding the same;
- iii. Defendants must take into account and redress all elections issues that Plaintiff puts on the table, no shying away;
- iv. Award Plaintiff their cost of suit;
- v. Award monetary damages in excess of \$15,000;
- vi. Award punitive damages;
- vii. Defendants that are found in violation of laws shall be fined, fired, and/or removed from office; [NRS 283.440, NRS 266.430]
- viii. Enjoin Defendants from their continued violations of the following NRSs and strictly comply with NRS 293.530, NRS 293.2546(11), NRS 293B.033, NRS 293.269927, NRS 293.740, NRS 293B.063, NRS 293B.104, NRS 293B.1045(1), NAC 293B.110(1)(b), NRS 293.269931(1), NRS 293.3606(1), NRS 293.363(1), NRS 293B.353, NRS 293B.354, NRS 293B.380(2)(a), NAC 293.311(4), NRS 293.423, NRS 293.269927(4)(b), NRS

293.277(3), NRS 293.285(1)(b)(4), NRS 293.3075(4), NRS 293.3585(1)(d), NRS 293.403(2), NRS 293.404(2), Nev. Const. Art. 2 Sec.1A § 1(b);

ix. Enjoin Defendants from using any voting and tabulation machines for elections in Washoe County; and

x. Enjoin Defendants to use paper ballots at all polling locations and in every election;

xi. Enjoin Defendants to disclose ACB applicant's names and credentials publicly prior to appointment;

xii. Enjoin the defendants and halt the expenditure of \$12.6M of taxpayer dollars for unapproved and unsafe equipment and software;

xiii. Enjoin the Defendants and make the digitized vote tally database (Microsoft SQL) open for public inspection;

xiv. Honorable court to strike down NRS 293.269935(2) and 293.3606(4) to allow public inspection of ballots;

xv. Enjoin the Defendants to prohibit QR codes from use in recounts;

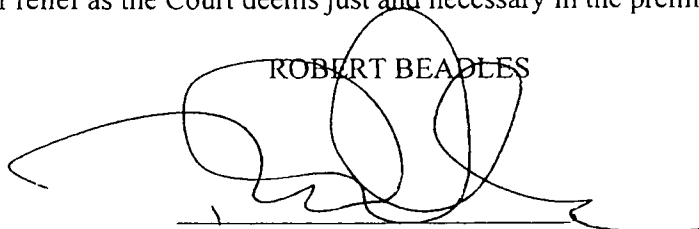
xvi. Grant or impose any remedy, and further relief at law or equity, that this Court deems just and proper in these circumstances;

xvii. Removal of Defendants from office; and

xviii. For such further relief as the Court deems just and necessary in the premises.

Dated: August 4, 2023

ROBERT BEADLES

A handwritten signature in black ink, consisting of a series of loops and a long horizontal stroke extending to the left.

Robert Beadles, *pro se*

VERIFICATION

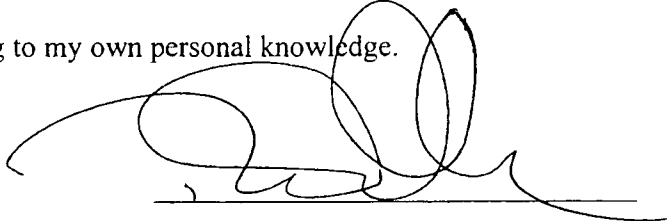
I, Robert Beadles have read Plaintiff's Verified Complaint for Removal Of Officers per 283.440 and believe the facts contained therein are true or based upon a good faith belief that the facts stated therein are true, under the penalty of perjury.

DATED: August 4th, 2023


Robert Beadles

AFFIRMATION PURSUANT TO NRS 239B.030

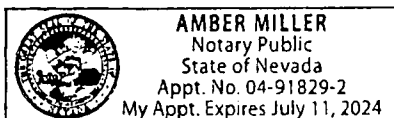
The undersigned does hereby affirm that this document does not contain the social security number of any person. UNDER PENALTIES OF PERJURY, I affirm that the facts alleged in the foregoing are true and correct according to my own personal knowledge.

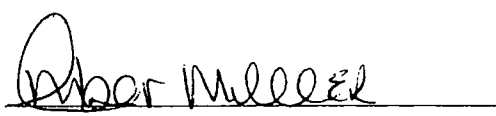

Robert Beadles, Plaintiff

STATE OF NEVADA

COUNTY OF WASHOE

On the 4th day of August, 2023, personally appeared before me Robert Beadles who, being by me first duly sworn, executed the foregoing in my presence and stated to me under penalties of perjury that the facts alleged therein are true and correct according to his own personal knowledge.




Notary Public

My commission expires: 11 July 2024

1
2 SECOND JUDICIAL DISTRICT COURT
3 COUNTY OF WASHOE, STATE OF NEVADA

4 AFFIRMATION
5 Pursuant to NRS 239B.030 and 603A.040

6 The undersigned does hereby affirm that the preceding document, (*title of document*)

7 COMPLAINT FOR RELIEF AND REMOVAL OF OFFICE

8 file in case number: _____

9
10 (☒ *mark one*)

11 ☒ Document does not contain the personal information of any person.

12
13 ☐ Document contains the personal information of a person as required by: (☒ *mark one*)

14 ☐ A specific state or federal law, to wit: (*write the specific state or federal law*)

15 _____
16 ☐ For the administration of a public program

17 ☐ For the administration for a federal or state grant

18 ☐ Confidential Family Court Information Sheet (NRS 125.130, NRS 125.230, and
19 NRS 125B.055)

20
21
22 DATED this (*day*) 4th day of (*month*) August, 2023.

23
24 Submitted By: (*Your signature*) _____

25 (*Print your name*) Robert Beadles

26 (*Attorney for*) N/A
27
28

“Exhibit 1”

Washoe County Board of Commissioners and
Registrar of Voters Jamie Rodriguez
1001 E. Ninth Street
Reno, Nevada 89512

RE: Complaint of Maladministration and Impropriety

To the Board of Commissioners and Ms. Rodriguez,

We, citizens of Washoe County, hereby submit this complaint of Maladministration and Impropriety against the Registrar of Voters based on the following facts and events leading up to and including the 2022 General Election.

To have complaints about elections and election contests resolved fairly, accurately and efficiently as provided by law.

Nev. Const. Art. 2 Sec.1A § 11

A public office is a public trust and shall be held for the sole benefit of the people.

NRS 281A.020

1. The purpose of this chapter is to foster democratic principles by providing members of the public with prompt access to inspect, copy or receive a copy of public books and records to the extent permitted by law;

2. The provisions of this chapter must be construed liberally to carry out this important purpose;

NRS 239.001

1. Any person who is now holding or who shall hereafter hold any office in this State and **who refuses or neglects to perform any official act in the manner and form prescribed by law, or who is guilty of any malpractice or malfeasance in office**, may be removed therefrom...

5. As used in this section, "**malfeasance in office**" includes, without limitation:

(a) **Engaging in an unlawful employment practice of discrimination** pursuant to Title VII of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000e et seq., or NRS 613.330 that is severe or pervasive such that removal from office is an appropriate remedy.

NRS 283.440

Points of Complaint

1. Extremely slow response time on information requests—February to September in some cases, blanket denials because of phrasing or did not request a specific document, clear ignorance or blatant omissions of information such as “What is an ‘ICX File?’” that is listed in the Pre- and Post-Certification of Voting System, or what is the File Election Computer Program’ which Ms. Rodriguez denies exists when it is stated in NRS 293B.135 and NAC 293B.050; [Exh. A: Williams affidavit, Exh. B: email from ROV of 9/21/22]
2. Unwillingness to provide for meaningful observation of equipment testing. The proprietary codes and logins used by administrators and testers could be shielded from the public, allowing observers to view the face of the equipment, but that was not done; [Exh. A, Exh. C: email from ROV of 10/4/22]
3. Unwillingness to provide evidence of partisan balance of election worker hires (NRS 293.269927 to 293.269937) (Goldman, Sheehan, Seymour et al v. Cegavske, Gloria et al, #A-22-851189-C, Nevada District Court, Dept 11);
4. Some critical equipment is not tested: Pollbooks and software, Sip ‘n Puff voting peripheral, Fluence mail sorter;
5. Use of Konnech spyware in pollbooks
(<https://www.rgj.com/story/news/politics/elections/2022/10/13/washoe-county-nevada-uses-election-worker-pollchief-software-tied-identity-theft-case-konnech/10491086002/>);
6. Tallying and reporting votes too soon in violation of NRS 293.365: Accounting for all paper ballots before counting of votes begins. [Effective January 1, 2022.] Except as otherwise provided in NRS 293.269931, no counting board in any precinct, district or polling place in which paper ballots are used may commence to count the votes until all ballots used or unused are accounted for.
7. Intentionally boxing-in observers in a claustrophobic small enclosure with distant or no visibility of signature verification, ballot box resolution, adjudication, or administrative duties (Exh. D: Image of booth);
8. Providing a limited number of polling locations (19) for early voting, driving voters to vote by mail or to vote on election day (<https://mynews4.com/news/local/where-can-you-early-vote-in-washoe-county-ahead-of-general-election#>);
9. Additionally, available hours of early polls being open was restricted to 10:00 a.m. to 6:00 p.m., which represents a hardship for the average 9-5 worker
(<https://mynews4.com/news/local/where-can-you-early-vote-in-washoe-county-ahead-of-general-election#>);

10. Equipment failures at Depoali Middle School and other locations also added to the inconvenience of voters (mechanized report to be provided);
11. The sixty-six election day polling locations out of 497 precincts (<https://www.washoecounty.gov/voters/files/precinct-districtreports/precinct-count-detail-10-07-2022-.xls>) is a form of deterrence of access to the polls which has been ruled unconstitutional by the U.S. Supreme Court in 2021: *Brnovich v. DNC*, No.19-1257 and *Arizona Republican Party v. DNC*, No. 19-1258;
12. Allowing insecure or unapproved WiFi connectivity of critical voting and pollbook systems at DePoali Middle School (eyewitness statement to be provided);
13. Sample ballot printing errors that resulted in excess waste and delay in mailing of ballots; (<https://www.rgj.com/story/news/politics/elections/2022/10/07/errors-washoe-county-sample-ballots-nevada-voting/8209759001/>)
14. Little to no signature verification training given to election workers (NRS 293.325, 293.877) (eyewitness statement to be provided);
15. An incongruous application of signature verification procedures between lax voting requirements and those stringently applied to ballot initiatives and contests of elections (Exh. E: Election Day manual, pg 57): "Election workers look for reasons to approve voter signatures, not to reject voter signatures.";
16. Presumably, the ROV is still not validating citizenship of voters (NRS 293.485, 293.4855, 293.5235). From the minutes of BOC meeting of 4/13/2021, page 13, para. 4 (Exh. F: BCC2021-04-13RMinutes.pdf): "[Ms. Spikula] stated there was no centralized database to confirm citizenship. The ROV relied on the voter to provide factual information and not commit a crime by voting if they were ineligible."
17. No plan or procedure in place to discover counterfeit ballots and report them to law enforcement;
18. Possibly due to an intentional and nefarious act, live video feeds of counting, adjudicating, etc. went dark at or around 11:24 p.m. of November 9 for about eight hours;
19. Allegedly, a forced error delayed reporting of results on election night, according to county spokesperson Bethany Drysdale: "The live file that was sent to T.S. (Washoe County's technical services team) on Election Night listed the names in a different manner, so the dashboard could not read or populate them correctly," Drysdale said in a follow-up email. "We believe there was an update in the machine's configuration in early May that may have contributed to this error."
(<https://www.rgj.com/story/news/2022/06/16/washoe-county-changes-testing-protocols-after-primary-election-result-delays/7654451001/>)

20. No plan to protect vulnerable voters from bribery, coercion, or ballot or identity theft; (NRS 293.313, 293.775, 293.800, exceptions: NRS 293.329, 293.352)
21. Inability to enforce electioneering laws inside residences, including but not limited to senior independent living, assisted living, and restricted living for Alzheimer's/Dementia, nursing homes, and sanitariums; (NRS 293.361, 293.740)
22. Counties are required to secure chain-of-custody; however, Washoe County cannot prove chain-of-custody through the postal service and between when a voter receives their mail ballot and when that ballot is returned to county; (Chapter 293 of Nevada Administrative Code has been amended pursuant to regulatory amendment R090-21A Sec. 3 (eff. 2/28/22) to read as follows: 3. Each county clerk shall keep records of the chain of custody for all mail ballots, including, without limitation, the mailing of mail ballots, reissued mail ballots, rejected mail ballots, verified mail ballots, duplicated mail ballots and tabulated mail ballots.)
23. Hiring and employment discrimination: 12-hour shifts deter elderly persons and/or pregnant women from election work, no statistics on pregnant women hires, no known statistics on minority or ethnic hires; (NRS 613.330 and 613.4354 to 613.4383, 14th Amendment)
24. Sample ballots, ballots, and instructions printed only in English and Spanish, county voter population of Asian heritage in 2020 was ~10,000 adults (<https://suburbanstats.org/race/nevada/washoe-county/how-many-asian-people-live-in-washoe-county-nevada>) (NRS 293.2699, 52 USC 10503, 14th Amendment);
25. Systemic glitches and errors from 2020 persist in the 2022 primary and general elections, failure to correct known issues:
 - a. Voters who opted-out of mail ballots did not receive a sample ballot (Exh. G: Election violation affidavit of Williams);
 - b. DMV AVR changes party affiliation to nonpartisan without voter's consent or knowledge (Exh. H: NVSOS-memo reAVR_2-15-22.pdf);
 - c. Bloated voter rolls—dead voters, ~30K adult deaths in NV each year (Click 'I Agree' at bottom of page for results: <https://wonder.cdc.gov/ucd-icd10.html>);
 - d. Excess provisional ballots in 2020 (Exh. I: Nic St. John's Cold Springs Provisional Report);
 - e. BallotTrax does not work, or provides useless information (washoe.ballottrax.net/voter) (Exh. J: Williams's screenshot of 11/14/22).

We thus conclude that the Registrar has failed its mission statement:

The Mission of the Washoe County Registrar of Voters Department is to ensure that... Washoe County's Elections are operated with the utmost integrity, transparency, and accountability; and that the

department is known for excellence in customer service and the administration of elections.

In *Schumacher v. Furlong*, 78 Nev. 167, 370 P.2d 209 (1962), Opinion of the Nevada Attorney General, "Under this statutory procedure any complainant can, for specifically enumerated grounds, e.g. malfeasance or nonfeasance, initiate district court proceedings to remove any person holding any nonjudicial office in this state. This statutory procedure has previously been used against a county officer."

Federal judges are held to a standard known as a semblance of impropriety, to which Nevada's Chief Justice in 1980, Harry E. Claiborne, was accused.
(<https://www.senate.gov/about/powers-procedures/impeachment/impeachment-claiborne.htm>)
Here, the Registrar of Voters is held to a similar standard because of the nature of elections being a right and the pinnacle of a Constitutional Republic.

Wherefore, we, the undersigned, have no confidence in the Washoe County Office of the Registrar of Voters nor the results of the 2022 Primary and General elections under their watch. We believe we are not alone in our concerns among the general voting population. The situation portends to have a chilling effect on participation and representation going forward for if people don't trust the system, they're less likely to engage in it and will thus become disenfranchised.

Jamie Rodriguez, by virtue of her office, is required to uphold the integrity of elections and to perform the duties of her office impartially.

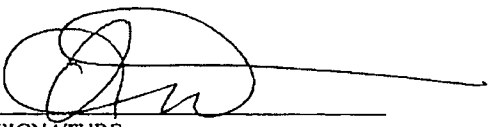
Jamie Rodriguez, by willfully and knowingly engaging in the numerous acts outlined in the Points of Complaint, has betrayed the trust of the people of Nevada and reduced confidence in the integrity and impartiality of the Office of the Registrar of Voters, thereby bringing disrepute on Washoe County and the administration of elections by the county commission.

As such, when individuals who are in the public's trust engage in acts of maladministration, fail to fulfill their mission, and damage the public's trust, they must be held accountable.

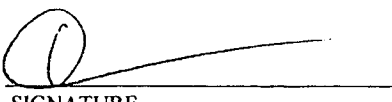
The Board of Commissioners appoints and has authority over the office of the ROV. It is thus incumbent upon the Commissioners to exercise their authority to protect voter rights and the true vote cast through removal of Jamie Rodriguez, Heather Carmen, and other staff members to be named. And to then investigate these individuals for their actions that are in contravention of the laws and the mission of the ROV.

We, the undersigned, hereby submit this complaint on this day, November 17, 2022:

Oscar D. Williams
PRINT NAME


SIGNATURE

DAVID CHAMBERLIN
PRINT NAME


SIGNATURE

JANICE HERMSEN
PRINT NAME

SIGNATURE

Cc: District Attorney Chris Hicks

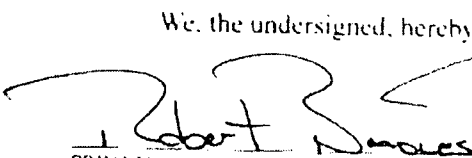
*...right to free and fair elections is inalienable, but that right is infringed by
lack of transparency, and by whatever lies behind that opaque curtain
- Mesa County, CO Forensic Report 3, excerpt of Introduction*


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We, the undersigned, hereby submit this complaint on this day, November 17, 2022:


 PRINT NAME SIGNATURE


 PRINT NAME SIGNATURE

PRINT NAME SIGNATURE

Cc: District Attorney Chris Hicks

Americans enjoy the right to free and open markets, but that right is abridged by the concentration of economic power in the hands of a few.

Exhibit

A

AFFIDAVIT

(SWORN STATEMENT)

Date: November 17, 2022

My legal name is **Oscar Dey Williams III** ("Affiant") and acknowledge I am:

- a.) Age: 58 years old
- b.) Address: 1540 Whisper Rock Way, Reno, Nevada, 89523
- c.) Residency: 29-years in Nevada
- d.) Citizenship: American


Being duly sworn, hereby swear under oath that:

- a) I submitted an information request to Washoe County in February 2022 and received a reply in September. County was unable to answer 'What is an ICX File?' that was certified by them. County also expressed ignorance of what is the 'File Election Computer Program.' And county failed to attach the historical EAV surveys that they agreed to attach to their email reply.
- b) When I asked at ICX and VVPAT equipment testing on Oct. 1 to be able to see the face of the units being tested, I was denied. The explanation given by Ms. Rodriguez said secret codes could not be viewed by the public.
- c) I opted-out of mail ballots for the 2022 primary and did not receive a sample ballot for the primary or the general until I opted back into mail ballot and then my sample ballot was received.
- d) Screenshot of my BallotTrax created 11/14/22.

Under penalty of perjury, I hereby declare and affirm that the above-mentioned statement is, to the best of my knowledge, true and correct.

Affiant's Signature: _____

Date: _____

 11-17-22

NOTARY ACKNOWLEDGEMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which the certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of Nevada
County of Washoe

On November 17, 20 22, before me, Cassandra Fletes, personally appeared Oscar Dey Williams III who proved to me on the basis of satisfactory evidence to be the person whose name is subscribed to the within instrument and acknowledged to me that they executed the same in their authorized capacity, and that by their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

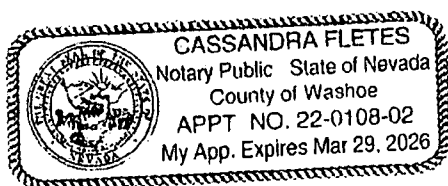
I certify under PENALTY OF PERJURY under the laws of the State of Nevada that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

of Notary

Affiant's Signature:

Cassandra Fletes



Exhibit

B



**Re: FW: Activity has been posted on Service Request #107024
(Registrar of Voters - Public Records Requests) - Washoe
County, NV**

From: "Oscar Williams" <osc.williams@mail.com>
To: "Washoe 311 Public Records Requests" <washoe311-PRR@washoecounty.gov>
Date: Sep 22, 2022 1:20:03 PM

Hello. Your reply to me is missing the EAV surveys. You asked some questions as well. And I wish to reply to the issue of foreign language ballots for the sake of discussion.

My responses below in BLUE.

Best regards, Oscar Williams

Sent: Wednesday, September 21, 2022 at 3:57 PM
From: "Washoe 311 Public Records Requests" <washoe311-PRR@washoecounty.gov>
To: "osc.williams@mail.com" <osc.williams@mail.com>
Subject: FW: Activity has been posted on Service Request #107024 (Registrar of Voters - Public Records Requests) - Washoe County, NV

Greetings,

Thank you for your patience while staff completed this public records request. Below and attached, please find the requested information.

-How many indefinitely confined voters are there in Washoe County?

Washoe County Registrar of Voters does not track this information so therefore we do not have any information to provide.

-How many temporary confined voters?

Washoe County Registrar of Voters does not track this information so therefore we do not have any information to provide.

-Provide your ADA-compliance report on the 2020 general election

Attached

-Provide EAV Surveys for years 2012, 2014, 2016, and 2018

2014, 2016, 2018 are attached. We do not have a copy of our 2012 report so therefore will not be able to provide.

DOCUMENTS NOT ATTACHED. PLEASE EXCUSE

-Provide a list of all reports generated in regards to elections and the funding and expenditures thereof

The request for a list of all reports generated is vague and would like clarification. Staff may run their own reports to accomplish their specific tasks. The funding and expenditures there of, does this mean in correlation to the reports? Attached is our budget for the 2020 Election.

"APOLOG" FOR MY VAGUENESS. I WILL TRY TO BE MORE SPECIFIC IN THE FUTURE.

-Provide the File Election Computer Program

Please clarify this request. The terminology is not something we are familiar with.

"APOLOGY FOR MY VAGUENESS. I WILL TRY TO BE MORE SPECIFIC IN THE FUTURE"

-Provide the Mechanized Report Post Election

Attached

-Provide the Malfunction Report

Same as Mechanized Report

-Provide the Election Process Report

2020 General Election attached

-Provide the 2020 elections budget with line item revenues and expenses

Attached

-Provide post 2020 general election financial audit or summary and/or cost-benefit analysis

Per NRS 354.624 each local government shall provide for an annual audit of all of its financial statements. This audit requirement is a financial audit. It consists of a review and audit of each of the funds for the County as well as an audit of the grant funds that are received by the County. The Registrar of Voters does not conduct its own separate audit.

-How much does the standard ballot, envelope, and return envelope cost to produce?"

Printing of the ballot is \$.280 per card

Assembly & Mailing Services is \$.260 per packet

Secrecy sleeve is \$.069 per sleeve

Return Envelope is \$.101 per envelope

Outbound Envelope is \$.105 per envelope

Instructional Insert is \$.044 per sheet

-What are the mailing costs per unit of ballots/envelope/return envelope?

Outgoing mail = \$.101

Return mail = \$.136

-What languages are ballots printed in?

English and Spanish

-Are any ballots printed in Chinese?

No, Section 203 of the Voting Rights Act does not require us to provide election materials in Chinese.

Per NRS 293.2699, voting systems used by counties and cities shall provide voting materials in English and other languages as required by federal law or as authorized by county or city clerk.

NRS 293.2699 Voting systems used by counties and cities: Voting materials to be provided in English and other languages as required by federal law or as authorized by county or city clerk.

1. Each voting system used by a county or city shall provide voting materials in:

(a) English; and

(b) Every language in which voting materials are required to be prepared in the county or city pursuant to 52 U.S.C. § 10503.

2. In addition to the requirements set forth in subsection 1, if a county clerk or city clerk determines that there is a significant and substantial need for voting materials of the county or city, as applicable, to be provided in the language or languages of a minority group, the county clerk or city clerk may prepare voting materials in such language or languages. For the purposes of this subsection, there is a significant and substantial need for voting materials to be provided in the language or languages of a minority group if, without limitation, the minority group has been subject to historical discrimination and unequal educational opportunities, and, as a result, members of the minority group are of limited-English proficiency.

3. As used in this section:

(a) "Limited-English proficiency" means being unable to speak or understand English adequately to participate in the electoral process.

(c) "Voting materials" has the meaning ascribed to it in 52 U.S.C. § 10503.

-Has any voting equipment been replaced or decommissioned since Nov.

3, 2020?

We had 56 ICX Primes go out for RMA to the vendor and have since been returned.

-Has any voting equipment been updated or serviced by the vendor since start of early voting in the 2020 general? If so, when and why?

No

Explain a voter with "status unknown".

On the EAV survey the "status unknown" is for voters we had mailed an address confirmation card. If the voter does not respond or the card did not come back undeliverable, then it falls into a category of "status unknown".

-How long does the status hold, or how and when are these unknowns resolved? Did any of these "unknown" vote in the 2020 elections?

When a voter does not respond to a to an address confirmation card, or we do not receive an undeliverable notice, the voters status changes from "Active" to "Inactive". The voter remains inactive for 2 federal election cycles, or four years. If they do not update their voter registration, or appear to vote, after four years the voters record is removed from the voting rolls.

-Provide the names and contact info for adjudication board members in the 2020 primary and general elections.

We do not have this documentation so we won't be able to provide you with the information.

-Provide a list of election complaints received in 2020, both formal and informal

We only keep a record when a citizen completes a form and submits it to our office. Received complaints of individuals receiving ballots multiple ballots or ballots to individuals that are deceased or no longer living there. When researched there was no proof in our system that these claims were accurate except for the very few times a ballot was suspended and re-issued to a voter. Received complaints about third party mailers sent to households for individuals that are deceased or no longer living there. Explained to the concerned citizen they are not getting their voter list from us and we cannot control what they send and to whom. Received complaints about organizations texting/calling individuals about the status of their ballot confirming they had voted. Explained to concerned citizens that other organizations do not have the final and accurate information. Advised citizens to contact us directly with any concerns.

-Need clarification as to where these numbers are coming from. Which report or document shows 130,770 ballots counted and 31,951 treated as mail?

Confirm that out of 130,770 ballots counted, 31,951 were treated as mail? (The others were surrendered in-person)

Thank you,

WASHOE COUNTY GOVERNMENT

Communications Division | Office of the County Manager

Washoe County Government | 215 E. 1st St., Suite 200 | Reno, NV 89501 | Tel: 775.335.2100

2022 E. 1st St., Suite 200 | Reno, NV 89501

11/17/2022

NOTICE: This communication, including any attachments, may contain confidential information and is intended only for the individual or entity whom it is addressed. Any review, dissemination, or copying of this communication by anyone other than the recipient is strictly prohibited by the Electronic Communications Privacy Act, 18 U.S.C. 2510-2521. If you are not the intended recipient, please contact the sender by reply email, delete and destroy all copies of the original message.

From: Washoe311 <washoe311@washoecounty.gov>
Sent: Thursday, August 18, 2022 10:27 AM
To: Washoe311 <Washoe311@washoecounty.gov>
Subject: Activity has been posted on Service Request #107024 (Registrar of Voters - Public Records Requests) - Washoe County, NV

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Washoe County, NV

Activity was posted on service request ID 107024.

Service Request Details

ID 107024

Date/Time 2/25/2022 11:48 AM

Type Registrar of Voters - Public Records Requests

Address 1540 WHISPER ROCK WAY, Reno

Comments Under the Open Records law, I hereby request an expedited response to the following inquiries:
-How many indefinitely confined voters are there in Washoe County?
-How many temporary confined voters?
-Provide your ADA-compliance report on the 2020 general election
-Provide EAV Surveys for years 2012, 2014, 2018, and 2019
-Provide a list of all reports generated in regards to elections and the funding and expenditures thereof
-Provide the File Election Computer Program
-Provide the Mechanized Report Post Election
-Provide the Malfunction Report
-Provide the Election Process Report
-Provide the 2020 elections budget with line item revenues and expenses -Provide post 2020 general election financial audit or summary and/or cost-benefit analysis
-How much does the standard ballot, envelope, and return envelope cost to produce?
-What are the mailing costs per unit of ballots/envelope/return envelope?
-What languages are ballots printed in?
-Are any ballots printed in Chinese?
-Has any voting equipment been replaced or decommissioned since Nov. 3, 2020?
-Has any voting equipment been updated or serviced by the vendor since start of early voting in the 2020 general? If so, when and why?
Explain a voter with "status unknown".
-How long does the status hold, or how and when are these unknowns resolved? Did any of these "unknown" vote in the 2020 elections?
-Provide the names and contact info for adjudication board members in the 2020 primary and general elections.
-Provide a list of election complaints received in 2020, both formal and informal Confirm that out of 130,770 ballots counted, 31,951 were treated as mail? (The others were surrendered in-person)

Thank you for your interest and cooperation.

Oscar Williams

1540 Whisper Rock Way

Reno NV 89523

775-240-3456

Osc.williams@mail.com



Washoe County, NV

Attachments

• Image-png-attachment

- image-png-attachment
- image-png-attachment
- image-png-attachment
- image-png-attachment

Exhibit C



RE: My recent attendance of election equipment testing

From: "Rodriguez, Jamie L" <JARodriguez@washoeconomy.gov>
To: "Oscar Williams" <osc.williams@mail.com>
Date: Oct 4, 2022 8:36:14 AM

Good Morning Mr. Williams,

Staff did advise me on Saturday of your objections to the layout of the process. The ATI are tested with each set of ICX Primes at this time. I am not sure what you mean by testing the pollbook. The pollbooks are loaded a couple of days before early voting and then for election day. There is no testing of the pollbooks as part of the Pre-LAT process. As for the schedule it is more of a process, we will test the tabulators when we are completed with the ICX Prime and accompanying equipment portion, it will not be before the week of October 17 as I mentioned in my email to you last week, but the specific day will depend on when we are done with that first step in the process. The equipment that we test for Pre-LAT includes the ICX Primes, ATI, VVPAT, ICC Tabulators and the software that reads the results.

As for the codes, they are entered multiple times throughout the process so there is not an ability to enter the code and then show the rest of the process. I hope you understand that the security of the election is of the utmost priority for this department and we do not create rules or processes for any one individual, so I am not making any statement or judgment of you. We cannot make 1 set of rules for 1 group and a second set of rules for another.

Thank you,

Jamie

From: Oscar Williams <osc.williams@mail.com>
Sent: Monday, October 3, 2022 4:54 PM
To: Rodriguez, Jamie L <JARodriguez@washoeconomy.gov>
Subject: My recent attendance of election equipment testing

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Dear Jamie,

On Saturday, October 1, I briefly attended the preparations for the ICX machine testing and was disappointed to learn that I would not be allowed meaningful observation of the face of the voting machines nor the VVPAT. Jason explained that because they have to enter secret codes, the machines have to be turned away from my prying eyes and that of any member of the public.

So, basically you have labeled me a future criminal who would tamper with the machines.

The practice of denying me, the public, of any understanding of how the machines, peripherals, and software are being tested is discriminatory and a violation of my taxpayer rights and my civil rights.

For the record, I merely wish to observe and to learn how our equipment is being tested.

And also for the record, I am nearsighted, which classifies as a disability. I can't read small type five-feet away.

And it seems to me that with the use of blinds and/or privacy screens, the security issues posed by possible observance of

the input of a code could be mailed.

Will you be testing the Auditory Tactile Interface or the Sip 'n Puff?

I'd like to see what is on the thumb drives for which you are welcome to provide a screen shot image of folders and files.

Are pollbooks being tested at this time? If so, is there a specific date and time scheduled for observation of that testing?

Can you provide a list of all the equipment to be tested because I am confused about what is tested and when?

May I suggest or request that you provide a demonstration for the public on at least one machine so that I and others can better understand the process? Put in your codes first and then allow people to view.

I want to believe our election system works, that my vote counts, and that you are fulfilling the mission of the ROV for "...the utmost integrity, transparency, and accountability; and that the department is known for excellence in customer service and the administration of elections."

Please let me know if a demonstration or change to visibility of the equipment during observation are possible. You are welcome to call me if you want to talk at 775-240-3456.

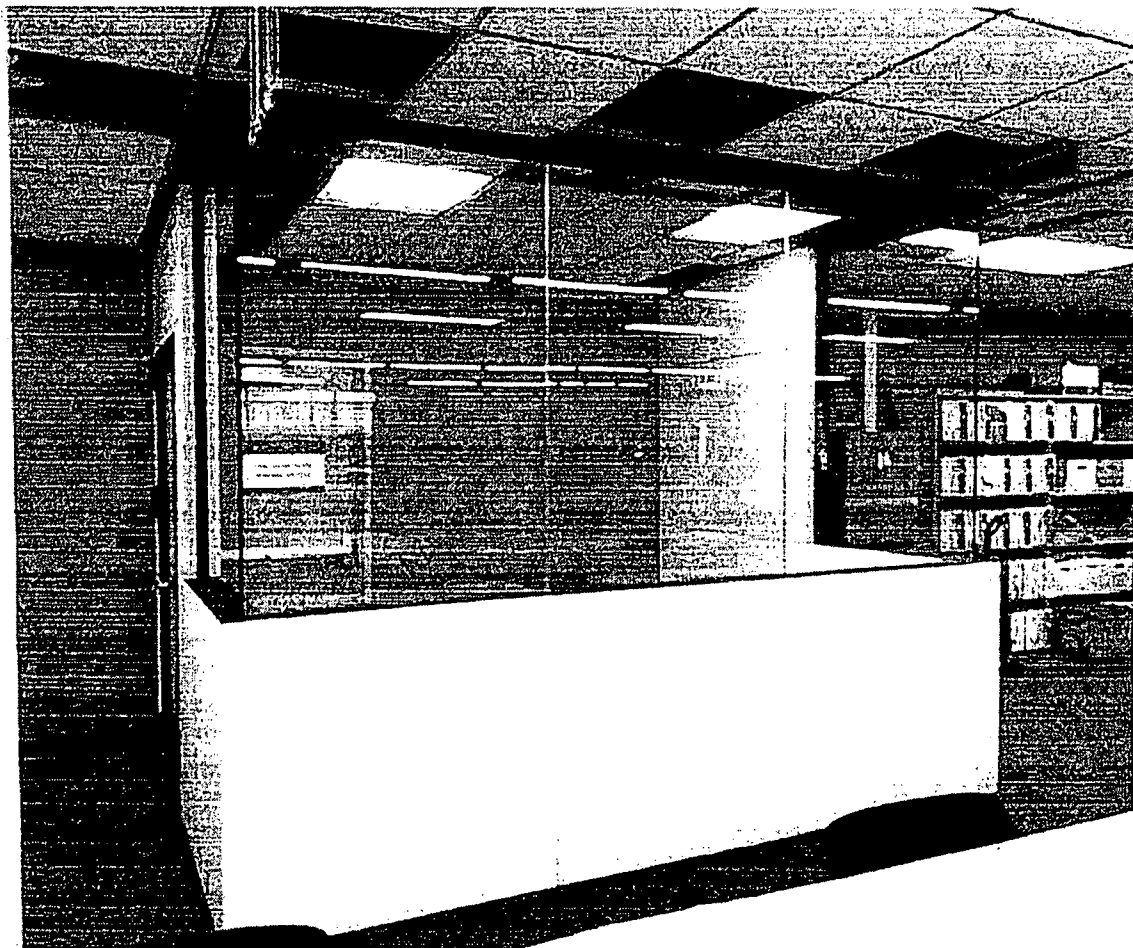
Thank you for your interest and cooperation.

Sincerely,

Oscar Williams
1540 Whisper Rock Way
Reno, NV 89523

Exhibit

D



Exhibit

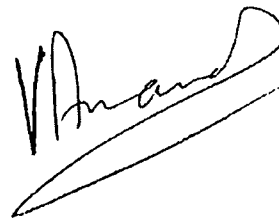
E

Signature Verification

Election workers look for reasons to **approve** voter signatures, **not** to reject voter signatures. Signatures evolve as the signatory ages; they also change as the conditions under which the signature was made differ (e.g. electronic signature.)

Focus on the most basic elements of the two signatures being compared:

- Type of writing (e.g. cursive, print)
- Letter size, spacing, and proportion
- Letter slant
- Position of signature on the line



Exhibit

F

Ms. Spikula, Chair Lucey, Vice Chair Hartung, County Manager Eric Brown, and the County's legal team for providing the information for this agenda item. She encouraged people to speak to their legislators who could change NRS and Governor Steve Sisolak. She said Mr. Brown, Chair Lucey, Vice Chair Hartung, and the other Commissioners had fielded thousands of phone calls on this issue. She respected everyone's efforts in supporting democracy, stating she believed the playing field had to be kept fair.

Commissioner Hill thanked the ROV and SOS staff for the presentation which showed how well they managed things so people were not taken off of voter rolls unnecessarily. She thought the ROV did a great job, noting this presentation was part of Mr. Brown's efforts to inform the citizenry about what each County department did. She said she had discussions with Mr. Brown about providing classes for citizens to explain what County departments did and provide information about volunteer opportunities.

Vice Chair Hartung expressed a dislike of same-day voter registration. He asked how the ROV verified identity, eligibility to vote in Washoe County, and voters' registration statuses in other states. Ms. Spikula replied same-day voter registration required a Nevada driver's license or identification card. If the identification did not have the voter's current residential address, a secondary proof of residency was required. She said poll workers had access to electronic poll books and they would input the voter's information, which would send a query to the voter database. The query would confirm whether the individual was an active voter and would confirm the residential address. She noted voters who wanted to update their information as part of their same-day registration would also need to provide a Nevada driver's license or identification card. The poll worker would enter the new information and the verification process would occur. She said the voter would sign an affirmation after verification to complete the registration process and sign the roster. She mentioned the County used paper rosters instead of electronic ones, providing greater image quality and a better paper trail.

Vice Chair Hartung asked for a response to a public commenter's allegation that non-citizens could get a Nevada driver's license and not be eligible to vote. Ms. Spikula responded people could get a driver's authorization card and work and live in the country indefinitely without becoming a citizen. She said it was each individual's responsibility to ensure they did not sign the affirmation if they were ineligible to vote. She stated there was no centralized database to confirm citizenship. The ROV relied on the voter to provide factual information and not commit a crime by voting if they were ineligible. Falsifying a voter registration application was a crime. A voter registration application could be sent to the District Attorney or the Attorney General for review. She stated falsifying a voter registration could affect a citizenship application. She mentioned that a non-citizen voter registration should not get through the DMV automatically, but it could happen. The voter could then contact the ROV to indicate they had not intended to register and the ROV would act accordingly.

Mr. Wlaschin confirmed there was no current statute to authorize the SOS to request or pursue any sort of citizenship test to screen out automatic voter registrations. He encouraged anyone with knowledge of an elections process abuse to report it to the

Exhibit

G



STATE OF NEVADA

SECRETARY OF STATE
BARBARA K. CEGAVSKE

101 N. Carson St.
Carson City, NV 89701

Phone: 775-684-5705
Fax: 775-684-5718

nvelect@sos.nv.gov

www.nvsos.gov

For official use only:

Received by: _____

Date Received: _____

Complaint
Type: _____

(Stamp here)

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

INSTRUCTIONS: Please TYPE/PRINT your complaint in dark ink. You must write LEGIBLY. All fields MUST be completed.

SECTION 1.

COMPLAINANT INFORMATION

Salutation: ☒ Mr. ☐ Mrs. ☐ Ms. ☐ Miss

Your Name: Williams Oscar D
Last First MI

Your Organization, if any: _____

Your Address: 1540 Whisper Rock Way Reno NV 89523
Address City State Zip

Your Phone Number: _____ (775) 240-3456
Home Cell Work Fax

Email: osc.williams@att.net Call me between 8am-5pm at: ☐ Home ☒ Cell ☐ Work

SECTION 2.

TYPE OF COMPLAINT

- | | |
|---|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

Election law violation

SECTION 3.

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

The Washoe County Registrar of Voters failed to mail me a sample ballot.

I voted on June 14th at McQueen H.S. in Reno and asked for a sample ballot because I had not received one. My request was denied.

I was told to go online and get it at the ROV's website but I did not have my cell phone with me. However, that is secondary to the laws that state sample ballots must be mailed and hard copies made available at vote centers.

I believe my rights have been violated per:

Counties are required to print a sample ballot upon request inside a vote center (R097-21A (4, 13));

and to have a copy of the sample booklet available (NRS293.3025, 293.325, 293B.205);

and a paper sample ballot must be mailed to each registered voter (NRS293.565, 293C.530, and NAC293.120).

Most people, including me, want fair and accurate elections, and transparency. Thank you for your time and interest.

SECTION 4.

Sign and date this form. The Secretary of State's Office cannot process any unsigned, incomplete, or illegible complaints. In order to resolve your complaint, we may send a copy of this form to the person or group about whom you are complaining.

I am filing this complaint to notify the Office of the Secretary of State of the activities of a particular candidate, campaign, individual or group. I understand that the information contained in this complaint may be used to establish violations of Nevada law in both private and public enforcement actions. I authorize the Office of the Secretary of State to send my complaint and supporting documents to the individual or group identified in this complaint.

By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.



Signature

Oscar D Williams

Print Name

6/15/22

Date (mm/dd/yyyy)

Exhibit

H

BARBARA K. CEGAVSKE
Secretary of State

STATE OF NEVADA



GAIL J. ANDERSON
Deputy Secretary for Northern Nevada

DEBBIE L. BOWMAN
Deputy Secretary for Operations

SCOTT W. ANDERSON
Chief Deputy Secretary of State

ERIN HOUSTON
Deputy Secretary for Securities

KIMBERLEY PERONDI
Deputy Secretary for Commercial Recordings

OFFICE OF THE
SECRETARY OF STATE

MARK A. WLASCHIN
Deputy Secretary for Elections

MEMORANDUM

To: Nevada County Clerks & Registrars

From: Mark Wlaschin

Date: February 15, 2022

Subject: Memo 2022-004 - Guidance Regarding Candidates whose Party Affiliations were changed because of AVR

The following guidance is provided to address candidates whose major political party affiliations were changed due to the Automatic Voter Registration (AVR) process.

NRS 293.176 describes the requirements for candidacy of a major political party for partisan office in any election:

- If a candidate of a major political party for partisan office had previously been affiliated with a major party, but then submitted to their Clerk a document or digital request changing their party affiliation from a major party to any other party prior to December 31, 2021, but then attempts changes it back, pursuant to NRS 293.176 they are not eligible to run for office as a representative of that major political party.
- If a candidate of a major political party for partisan office had their party affiliation changed from a major political party to any other party through the AVR process, including by the establishment of a new voter registration in a different county than they had been previously registered, the candidate is eligible to run for office as a representative of that major political party.

It is the intent of the Office of the Secretary of State that this guidance be submitted as a regulation following the conclusion of the 2022 election cycle. To that end, if any Clerk identifies a means to improve this guidance, please notify the Deputy for Elections prior to December 15, 2022.

Respectfully,

Barbara K. Cegavske
Secretary of State

By: Mark Wlaschin
Mark Wlaschin, Deputy Secretary for Elections

Exhibit

I

Provisional Ballots Anomalies 2020 General Election

Statistics:

- 336,518 total number of registered and eligible voters for the 2020 General Election held 11/03/2020
 - 308,363 Active
 - 28,155 Inactive
 - Total voters that voted: 252,566
 - Washoe County EAVS
 - Same-day Registrations: 4,139
 - Election day: 1,931
 - 2,950 on Election Day at Cold Springs alone
 - 2,041 counted from Cold Springs on Election Day of the 1,931
 - Early voting: 2,208
 - Secretary of State statistics:
 - 5,173 Provisional ballots cast from Washoe County
 - 4,179 PV ballots counted
 - 40 difference between EAVS and SoS records, nearly a 1% error
 - PRR 109342 request for all provisional ballots cast sent to the SoS and the returned records of those verified by the SoS
 - Received a CD in MS Excel format containing 5,565 records
 - Accepted: 4,230 vs the 4,179 reported on EAVS
 - Rejected: 995
 - PV Status blank: 80 records
 - Duplicate voters in PV database: 320, 215 with exact same pv number
 - Duplicate voters in PV database with 2 different pv numbers: 106
 - Breakdown by polling place
 - Nixon: 30
 - Incline Village: 91
 - Sun Valley Center: 97
 - Downtown Library: 116
 - Reno Town Mall: 143
 - South Valleys Lib: 158
 - Dbl Diamond Ath: 166
 - North Valleys Lib: 183
 - Northwest Lib: 186
 - Reno/Spark Conv: 193
 - RoV Office: 259
 - Spanish Springs: 279
 - Lawlor Ctr UNR: 306
 - **Cold Springs: 2,950**
- over entire Early Voting period
- all on Election Day 11/03/2020**
- Polling books for Cold Springs processed 688 voters, NO provisionals processed on the polling books. That's 1 person every 1 minute and 3 seconds.
 - IF Cold Springs processed 2,950 provisional ballots from Same Day Registrations, that would be an additional 1 person every 14.6 seconds for the entire 12 hour Election Day.
 - If you got there to vote and the wait time was 10 minutes, you'd be 50th in line.
 - 25 electronic voting machines, 10 election workers, this would not even be physically possible

- After receiving training to be a Ballot Intake Clerk, each new Same Day Registration would be manually entered into the polling books in real time.
 - Was told by Heather Carmen that when they (not sure who "they" was) entered the SDR provisional ballots that "they" did not select the correct polling place and that they defaulted to Cold Springs.
 - So if that is true, which I don't believe that is the way it works as outlined in my training and confirmed at Save Mart #155 polling place on Plumb, then by admission of the RoV office, they made approximately 2,900 errors or 52% of the Provisionals were in error.
 - It would also mean that when someone came into any polling place besides Cold Springs to do an SDR, that the Ballot Intake Clerk would have to log out and inadvertently log back in as the Cold Springs Polling Place, then log back out and re-log back in at the proper Polling Place.
 - All of the associated paperwork would also be collected from the wrong Polling Place.
- We have collected about a dozen Affidavits from people in Washoe City, Incline Village and up in Cold Springs.
 - 6 Affidavits from Washoe City testifying that they did NOT vote in Cold Springs, however, we can also not find them on the Poll Books as having voted in Washoe City provisionally.
 - 1 Affidavit from Incline Village testifying that they did NOT vote in Cold Springs, however, we can also not find them on the Poll Books as having voted in Incline Village provisionally.
 - Several from Cold Springs testifying that their wait time in line was not more than a few minutes if any wait time at all.
- Response to PRR by Heather Carmen
 - "I have the list that was provided to the Secretary of State of provisional voters. This list has over 5,000 names and contained on that list is the voters residential address. If you allow me to remove the individuals residential address from the list I can provide the list tomorrow. With some of our voters being "Confidential" I would have to ask a staff member to go through it before I can release it and the timeframe that I would be able to provide it would be 3 months from now.
We do not have a report from the State because there were no provisional to report as a potential double vote." (highlight added)
 - It is NOT the job of the RoV in Washoe County to decide if there was the "potential" for double votes, that is the job of the SoS to certify they had NOT voted in any other county statewide.
 - If they "do not have a report from the State..." then how is it that I have a report from the SoS and that it came from the RoV?
 - I had them remove all the addresses and received the email and CD of the file in MS Excel format
 - About 5 minutes to convert the .xlsx file to a .csv format.
 - Another 3 minutes to import into a database program.
 - Another 3 minutes to pull the addresses from the Voter Registration database, the method by which they voted, last time they voted, and the state voter id, btw, there were no Confidentials for any "Accepted"
 - Why would it have taken an estimated 3 months to do what I was able to do in less than 30 minutes?

- Removed from State Voter Rolls
 - By April 2021 the state's voter registration database shows that 399 of the 2,950 had already been removed from the Voter Rolls.
 - Did any statewide or countywide candidate win by less than 399 votes?
 - By September 2021, 673 of the 2,950 (22.8%) had been removed from the state's voter rolls
- 90 of the Provisional SDRs were processed AFTER 7 pm closing time of the Polling Place in Cold Springs. Does this mean there were 90 people still in line when the Polling Place closed?
- Why aren't any of the provisional voters listed in the polling books?
- According to the Voter History, 2041 of the 2,950 are marked as Polling Place (PP) voting NOT PV, Provisionally Voted

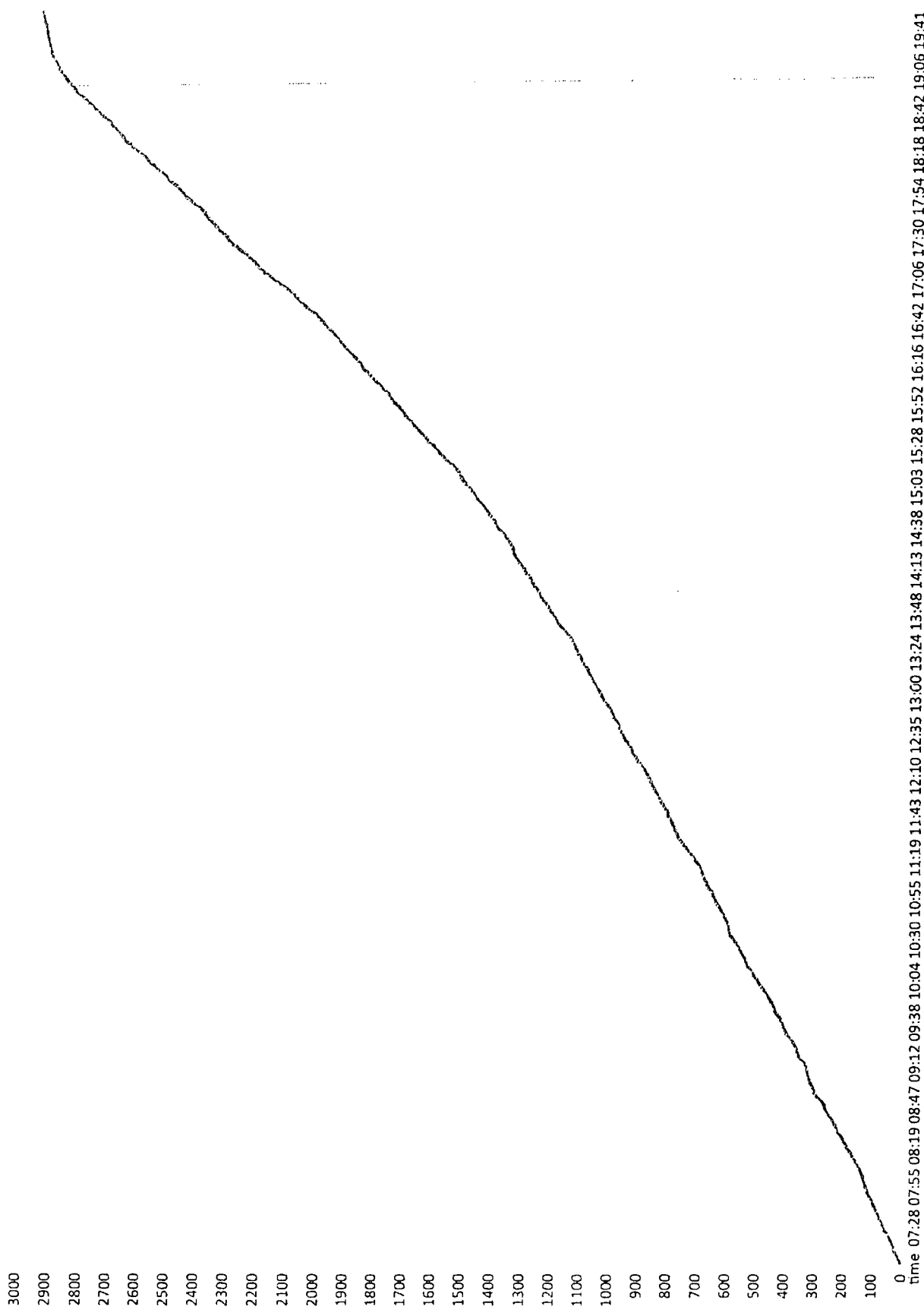
Conclusion: After investigating and doing an analysis of the Provisional Voting Ballots cast and counted in Washoe County, it appears that there are now more questions than answers. Possible 2,900 errors in PV ballots in Cold Springs alone. Why do NONE of the Provisional Ballots show up in any of the Polling Books? Why are ALL of the Provisional Ballots listed in the Voter Rolls database listed as PP rather than PV? Why did Cold Springs have 53% of all Provisional Ballots cast in the county yet no record in the Cold Spring Polling Books or ANY polling books for that matter? Where is all the paperwork associated with Provisional Ballots from the 2020 General Election? Why are so many (over 22%) of PV already removed from the Voter Rolls by Sept 2021?

Demand: An Item be put on the June 21, 2022 Agenda to have a discussion on these findings and to have an investigation be opened looking into all these questions, anomalies, errors and concluded before the 22 months deadline to destroy all election data.

Place a "stay" on the destruction of all vote information in Washoe County to preserve all 2020 General Election data/information/paperwork.

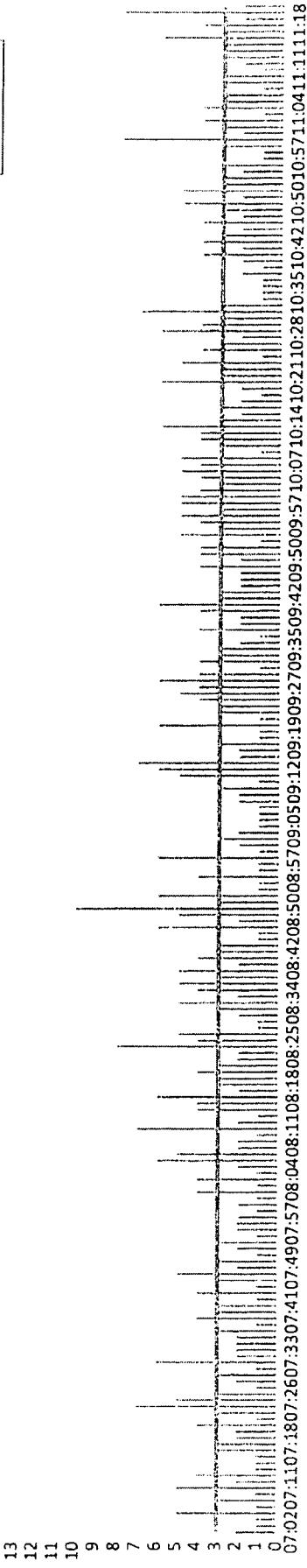
Provisional Ballots Cold Springs, NV November 3, 2020

Polls closed



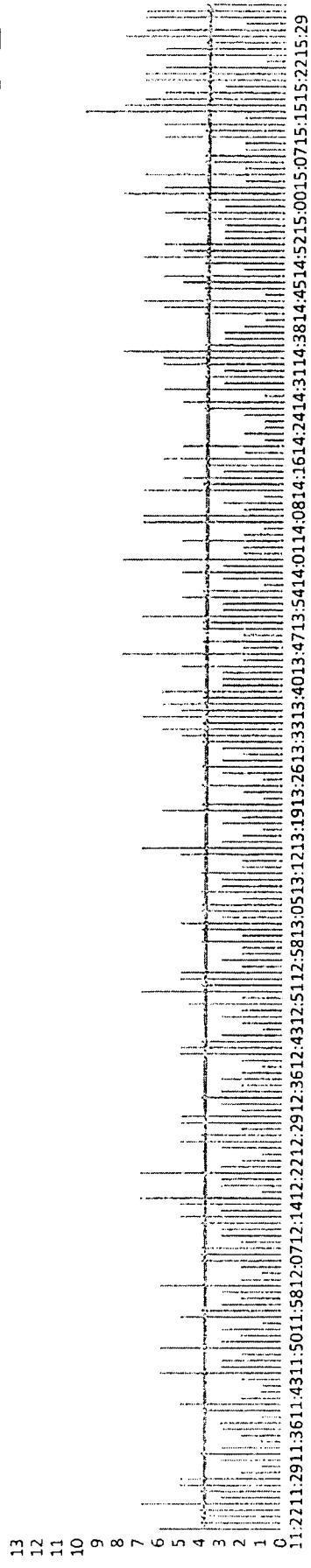
Provisional Ballots Cold Springs, NV 11-03-20 7:02 AM to 11:20 AM

Average 3



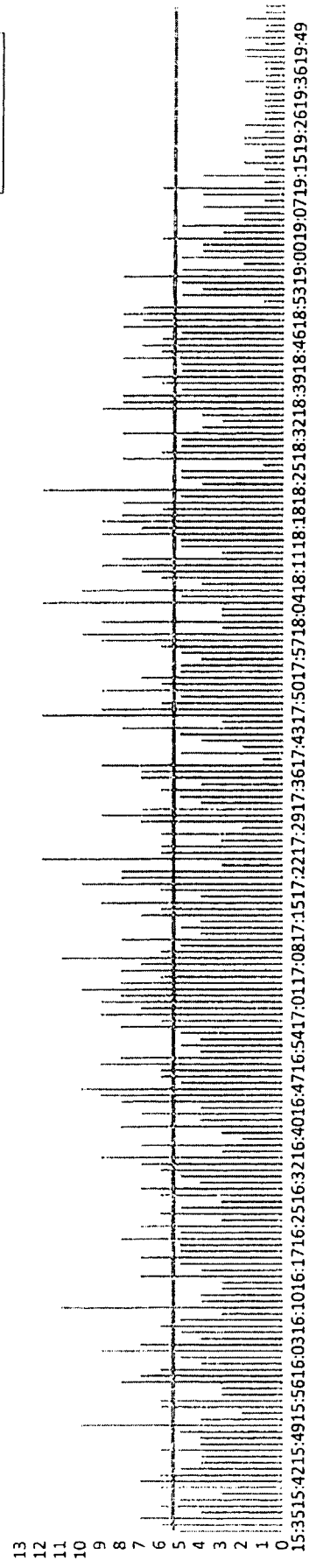
Provisional Ballots Cold Springs, NV 11-03-20 11:22 AM to 3:31 PM

Average 3.8



Provisional Ballots Cold Springs, NV 11-03-20 3:35 PM to 7:53 PM

Average 5.4





Provisional Voting Machine Report Response

ID

109342

Location

Reno

Status

Closed

Comment

All written procedures of how the Dominion voting machine data gets entered into the DIMS county database.

All reports of Provisional Votes cast using the Dominion voting machines that went to the Secretary of State's office and the report returned to you on or after the Saturday following the General Election of 2020.

Were there any Provisional votes cast using paper ballots? If so, how many and on what days.

History

+ Created 2 months ago

All written procedures of how the Dominion voting machine data gets entered into the DIMS county database.

All reports of Provisional Votes cast using the Dominion voting machines that went to the Secretary of State's office and the report returned to you on or after the Saturday following the General Election of 2020.

Were there any Provisional votes cast using paper ballots? If so, how many and on what days.

Public Records Request

Carmen, Heather <HCarmen@washoecounty.gov>
To: Nicholas St Jon <nicholas.stjon@gmail.com>

Thu, Apr 14, 2022 at 4:09 PM

Mr. St Jon,

The following is an update to your public records request.

There is not a written procedure on how Dominion voting machine data gets entered into the DIMS county database.

I have the list that was provided to the Secretary of State of provisional voters. This list has over 5,000 names and contained on that list is the voters residential address. If you allow me to remove the individuals residential address from the list I can provide the list tomorrow. With some of our voters being "Confidential" I would have to ask a staff member to go through it before I can release it and the timeframe that I would be able to provide it would be 3 months from now.

We do not have a report from the State because there were no provisional to report as a potential double vote.

Please advise.



Heather Carmen

Assistant Registrar | Registrar of Voters

hcarmen@washoecounty.gov | Office: 775.328.3672 Cell: 775.300.3197

1001 E. 9th St., Reno, NV 89512



Exhibit

J

Current Mail Ballot Status

2022 GENERAL

Ballot Status
12/20/2021

1 / 3

Ballots must be received by the deadline for the 2022 General Election. Ballots must be received by the deadline for the 2022 General Election. Ballots must be received by the deadline for the 2022 General Election.

Details

Contact Preferences

☒ Yes ☐ No ☐ Maybe

os@atnet

☐ Yes ☐ No ☐ Maybe

TELEPHONE NUMBER (US AREA CODE)

PHONE NUMBER

PHONE NUMBER

“Exhibit 2”



Robert Beadles <beadlesmail@gmail.com>

Election Contest-We The People

1 message

Robert Beadles <beadlesmail@gmail.com>

Wed, Nov 23, 2022 at 2:38 PM

To: SOS Elections Division <nvelect@sos.nv.gov>, JARodriguez@washoecounty.gov, ssouthworth@ag.nv.gov, CNewby@ag.nv.gov, ClerkEM@clarkcountynv.gov, nvscclerk@nvcourts.nv.gov
Bcc: Adam Fulton <afulton@jfnvlaw.com>, Joey Gilbert <Joey@joeygilbertlaw.com>

Please see attached.

Thank you, and Happy Thanksgiving.

Kind Regards,

Robert Beadles



Contest_All.pdf
2262K

To: Nevada Secretary of State
101 North Carson Street, Suite 3, Carson City, NV 89701

To: Nevada Attorney General
100 North Carson Street Carson City, NV 89701

To: Supreme Court Of Nevada
201 S Carson St #201, Carson City, NV 89701

[NRS 293.410] Statement of Contest

Please take notice that it is my wish as one of the People that the Election of November 8, 2022 be denied certification because of the following:

- (A) There is more than one election worker who has been ordered by officials over the elections to do things outside the form of law which stands as malfeasance.
- (B) I further demand that under the fundamental principles of law, universally accepted, in all civilized nations, that you nullify this election as the will of one of the People, and by necessity, custom, and historical usages of the law:

Maxim: Legal form is essential form.

Maxim: Where form is not observed, nullity of the act is inferred or follows.

Maxim: Where the law prescribes a form, the non-observance of it is fatal to the proceeding, and the whole becomes a nullity.

Please take notice that the act of election workers, acting as trustees of the People, ordering government servants to ignore the form of elections presented in good faith is fatal to the whole proceeding and furthermore, government is without authority to certify anything that was void, null or invalid on its face as shown in the evidence below:

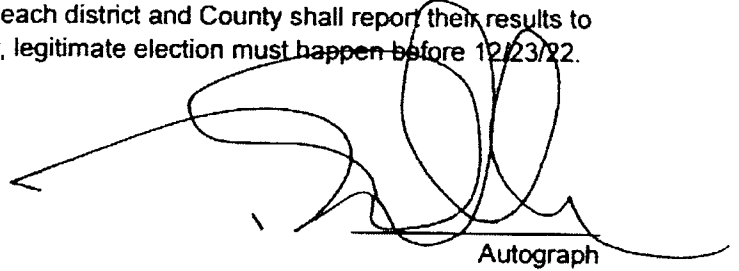
Maxim: Things invalid from the beginning cannot be made valid by subsequent act.

Maxim: Things grounded upon an ill and void beginning cannot have a valid or good perfection.

Please take notice that the People have come together, assembled for the common good, and they realize that our servants swore to be instructed by us in the Nevada State Constitution. I therefore come to you in love to tell you that certifying the 2022 general election after being shown fundamental law, and the fact that workers were instructed to ignore the law and verifications which rendered the proceeding a nullity, will be considered a trespass against the People in the highest degree.

A handwritten signature in black ink, consisting of a long horizontal line followed by a stylized, looped flourish.

Therefore, our remedy and cure is for a new election and to conduct the new election in such a way that our rights are not being violated. The public will have full transparency into the election process. The new election shall be conducted in one day, with picture voter ID required, using only paper ballots, and counted by hand. The election locations shall be numerous in order to comply with U.S. Supreme Court rulings. Mail ballots shall be opt-in. Indefinitely confined and military officers shall be mailed a paper ballot that must be filled out by the voter and mailed back to the Registrar of Voters or County Clerk in their county to be received by close of polls on election day. Election will be held from 7 am to 7 pm on the day of election. No late ballot arrivals after polls close. Election workers in each district and County shall report their results to the public by 9 PM on election day. This new, legitimate election must happen before 12/23/22.

A handwritten signature in black ink, consisting of a series of loops and a long horizontal stroke extending to the left.

Autograph

11/23/22
Date

To: Nevada Secretary of State
101 N. Carson Street, Suite 3
Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. 9th Street
Reno, NV 89512

AFFIDAVIT

I, Tracey Thomas, one of the People, in this court of record, Sui Juris, do swear to the following claims:

1. The Constitution for the United States of America is the Supreme Law of the land and supersedes all other lesser law, statutes, codes, regulations and the State Constitution. What is written in the referenced national Constitution is valid, authorized and enforceable. What is not written in the national Constitution is prohibited by that Constitution. All provisions of the national and state Constitution are mandatory, and are not to be overlooked or ignored as if they did not exist. Any act committed by you either supports and upholds the Constitution, national and state, or opposes and violates them.
2. You have taken an oath to support and uphold the national and state Constitution and are constitutionally responsible and liable in the performance of your official duties as is further defined, but not limited to, in the state statutes. (Article 15, Section 2)
3. You have no Constitutional authority, or any other form of valid, lawful authority, to oppose and violate the very documents you swore or affirmed your oath and under which you were delegated by the people the limited authority to conduct the duties of your office.
4. No voting results of mail ballots may be released until all polling places are closed and all votes have been cast on the day of the election. Any person who disseminates to the public in any way information pertaining to the count of mail ballots before all polling places are closed and all votes have been cast on the day of the election is guilty of a misdemeanor. (NRS 293.269935)
5. A county clerk shall not post copies of the tabulated voting results for a statewide or multi-county race or ballot question until the county clerk has received notification from the Secretary of State that all polling places are closed and all votes have been cast. (NRS 293.383)



6. No counting board in any precinct, district or polling place in which paper ballots are used may commence to count the votes until all ballots used or unused are accounted for. (NRS 293.365)
7. You released 2022 General Election voting results before all votes had been cast on November 8, 2022. The United States Postal Service was still accepting and postmarking mail ballots on this date up until midnight Pacific Standard Time and Hawaiian Standard Time. This gave a vast amount of voters an unfair advantage that other voters did not have, as is evidenced by the number of ballots received November 8 through November 12. This gross breach of information thereby suppressed and diminished the value of lawfully cast ballots, as well as disenfranchised legal voters.
8. The processing procedures stipulated in NRS 293.269921, section 1(b) and section 2 are in direct violation of the above referenced state statutes and constitutions.
9. The rights of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude. (15th Amendment)
10. The first qualification to vote listed under NRS 293.485 is citizenship and then item 1 proceeds with "Every citizen of the United States."
11. The Secretary of State shall verify the accuracy of the information in an application to register to vote. (NRS 293.675)
12. The first question on the State of Nevada Voter Registration Application is "Are you a citizen of the United States of America?"
13. Staff testified April 13, 2021 at the Washoe County Board of County Commissioners meeting that citizenship is not being verified on persons applying to register to vote.
14. You have not only infringed on the freedoms guaranteed to me as one of the People; but, you are flagrantly and willfully violating your trust indenture. You are practicing discrimination, segregation and intimidation by insisting on depriving me of my rights under color of law. You should be aware that Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws within the United States.



15. Licentiousness is to to be understood as acting without regard to law, ethics, or the rights of others. Licentiousness, or practices inconsistent with the peace and safety of the state may be construed to have occurred with all trust indenture servants of the state and state agencies and associations mentioned herein who have acted in a licentious and disruptive manner related to the complaints listed herein.
16. Any failure on your part to protect the People's freedom is a breach of your trust indenture and your oath of office, to which you swore. You were given certain responsibilities by the People, and you have acted in malfeasance and maladministration, intentionally attacking the People you serve, as these responsibilities were not fully and faithfully completed.

This Affidavit is lawful notification to you, and is hereby made and delivered to you pursuant to the national Constitution, specifically, the Bill of Rights, and The Bill of Rights of the Nevada Constitution, and requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within ten (10) days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit.

You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit, is your lawful, legal and binding tacit agreement with and admission to the fact that everything in this Affidavit is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those who represent you.

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC 1746 that all of the above and forgoing representations are true and correct to the best of my knowledge, information, and belief.

Executed in Sparks, Nevada on this 23 day of November in the Year of Our Lord Two Thousand and Twenty-Two.



Tracey Thomas
1344 Disc Drive #140
Sparks, NV 89436

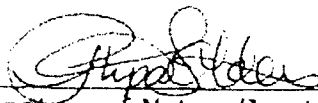
Notary as JURAT CERTIFICATE

State of Nevada }
 }
Washoe County }

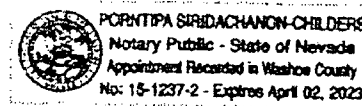
On this 23 day of November, 2022 before me, Porntipa Sridachanon-Childers, a Notary Public, personally appeared Tracey Thomas, Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the woman executed, the instrument.

I certify under PENALTY of PERJURY under the lawful laws of the State of Nevada and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature of Notary/Jurat



To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. Ninth Street, Reno, NV 89512

Affidavit

Affiant, Renee Lou Rezendes, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

1. most of the time they were not
comparing signatures.
2. most envelopes were being passed
without checking

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of
the United States of America, and by the provisions of 28 USC § 1746 that all of the
above and foregoing representations are true and correct to the best of my knowledge,
information and belief.

Executed in (city) Reno, Nevada on this 22nd day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Renee Lou Rezendes
Autograph of Affiant:

Notary as JURAT CERTIFICATE

Nevada State }
Washoe County }

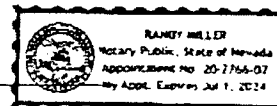
On this 22nd day of November, 2022 (date) before me,

Randy Miller, a Notary Public, personally appeared
Renee Lou Rezendes Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Randy Miller
Commission Expires July 1, 2024



To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

Affidavit

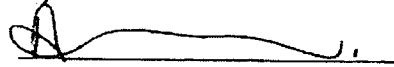
Affiant, Aoife M. Tebbe, one of the People, in this Court of Record, Sui Jurs,
do swear to the following claims:

1. In the Clark County Elections Department, in signature verification room I heard Victor, the room supervisor tell election workers the the signatures did not need to match as long as it was "close enough".
2. Victor also told them they did not need to use the second laptop to cross reference all other signatures on record, this is against Nevada Law.

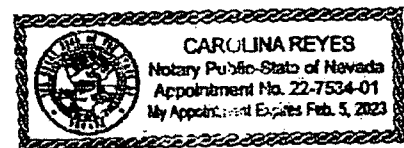
Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Las Vegas, Nevada on this 22 day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

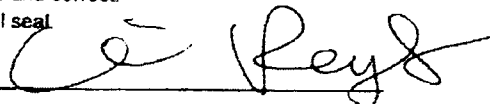

Autograph of Affiant:

Nevada State)
Clark County)
Notary as JURAT CERTIFICATE



On this 22 day of November, 2022 (date) before me,
Carolina Reyes, a Notary Public, personally appeared
Aoife M. Tebbe Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat



To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

Affidavit

Affiant, Micah Jordan, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

On October 28, 2022 at approximately 11:05 AM while
in the signature verification room, I was seated single-file
1. with other observers. There were on both sides, teams of two
per monitor comparing voter signatures. One team noticed a discrepancy
and had stopped and called for their supervisor. A younger man,
who the team greeted as "Victor" told the team "no the signatures
2. do not need to match, they may vary." I raised my hand, as
instructed, to call for "Dan" who was our contact person and an
Ambassador got him. When I asked about this, he said "he
would look into it." It never got back to me. He never clarified

Verification

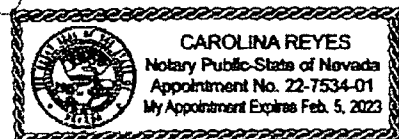
I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of
the United States of America, and by the provisions of 28 USC § 1746 that all of the
above and foregoing representations are true and correct to the best of my knowledge,
information and belief.

Executed in (city) Las Vegas, Nevada on this 22 day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Micah Jordan
Autograph of Affiant

Nevada State }
Clark County }

Notary as JURAT CERTIFICATE



On this 22 day of November, 2022 (date) before me,

Carolina Reyes, a Notary Public, personally appeared

Micah Jordan Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Carolina Reyes

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. Ninth Street, Reno, NV 89512

Affidavit

Affiant, Cynthia L. Sassemann, one of the People, in this Court of Record, Sui Juris, do swear to the following claims:

- While working as a voter intake specialist at the library on Robt Dr in Reno, Heather Cannon, the assistant registrar of voters, came in and was showing a new employee the election process. She happened to be behind me looking over my shoulder when a gentleman's signature looked like a bunch of loops. I said "I am sorry sir, that signature does not match, may I see your ID?" He showed me his ID without any problem. Heather was watching the exchange and she said "that loop kind of looks like that loop" comparing the two signatures out of 5 people per page. I would say I had at least one or two signatures that did not match.
2. We were given no signature verification training. We were told we would get a book or video in our email. It came after early voting started but I could not get it open. If election workers verified signatures on mail in ballots the way Heather Cannon suggested during early voting, there is no meaningful signature verification.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Woodland Hills, ^{CA} on Nevada on this 23 day of November in the Year of Our Lord Two Thousand and Twenty-Two.

Cynthia L. Sassemann
Autograph of Affiant

Notary as JURAT CERTIFICATE

California State)
Los Angeles County)

On this 23 day of November, 2022 (date) before me,
Alicia Bilych, a Notary Public, personally appeared
Cynthia L. Sassemann Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her autograph(s) on the instrument the woman executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat Alicia Bilych

Please, see attached a correct CA Notary Certificate.

JURAT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California

County of LOS Angeles

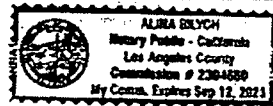
Subscribed and sworn to (or affirmed) before me on

this 23 day of November, 20 22

by Cynthia L. Sassenrath

proved to me on the basis of satisfactory evidence to be the person(s) who appeared before me.

Signature _____



(Seal)

“Exhibit 3”

To: Nevada Secretary of State
101 North Carson Street, Suite 3, Carson City, NV 89701

To: Nevada Attorney General
100 North Carson Street Carson City, NV 89701

To: Supreme Court of Nevada
201 S Carson St #201, Carson City, NV 89701

We the People's Constitutional Demand to nullify and change the election system based on fundamental principles of law

Please take notice that it is my wish as one of the People that the Election of November 8, 2022 be denied certification because of the following:

- A. There is more than one election worker who has been ordered by officials over the elections to do things outside the form of law which stands as malfeasance.
- B. I further demand that under the fundamental principles of law, universally accepted, in all civilized nations, that you nullify this election as the will of one of the People, and by necessity, custom, and historical usages of the law:

Maxim: Legal form is essential form.

Maxim: Where form is not observed, nullity of the act is inferred or follows.

Maxim: Where the law prescribes a form, the non-observance of it is fatal to the proceeding, and the whole becomes a nullity.

Please take notice that the acts of election workers, acting as trustees of the People, ordering government servants to ignore the form of elections, presented in good faith, is fatal to the whole proceeding. Furthermore, government is without authority to certify anything that was void, null, or invalid on its face as shown in the evidence below:

Maxim: Things invalid from the beginning cannot be made valid by subsequent act.

Maxim: Things grounded upon an ill and void beginning cannot have a valid or good perfection.

Please take notice that the People have come together, assembled for the common good, and they realize that our servants swore to be instructed by us in the Nevada State Constitution. I, therefore, come to you in love to tell you that certifying the 2022 general election after being shown fundamental law, and the fact that workers were instructed to ignore the law and verifications which rendered the proceeding a nullity, will be considered a trespass against the People in the highest degree.

Therefore, our remedy and cure is for a new election and to conduct the new election in such a way that our rights are not being violated. The public will have full transparency in the election process. The new election shall be conducted in one day, with a picture voter ID required, using only paper ballots, and counted by hand. The election locations shall be numerous in order to comply with U.S. Supreme Court rulings. Mail ballots shall be opt-in. Indefinitely confined and military officers shall be mailed a paper ballot that must be filled out by the voter and mailed back to the Registrar of Voters or County Clerk in their county to be received by close of polls on election day. The election will be held from 7 am to 7 pm on the day of the election. No late ballot arrivals after polls close. Election workers in each district and County shall report their results to the public by 9 PM on election day. This new, legitimate election must happen before 12/23/22.

Additionally, the Registrar of Voters furnished a list of voters they have reported as voted. We have found this list to be in error. We have additionally found a function within the election system that changes the voters vote from what they cast. We have found the voter rolls to be in error.

As per the Nevada Constitution Article 1, Section 2 **Purpose of government; paramount allegiance to United States.**

"All political power is inherent in the people[.] Government is instituted for the protection, security, and benefit of the people; and they have the right to alter or reform the same whenever the public good may require it...."

Therefore we the people demand the following be abolished immediately:

- AB321
- Use of electronic voting machines and counting machines
- The current voter rolls.

Therefore we the people demand the following be enacted upon immediately:

- Legal voters shall be shown how to re-register to a new set of voter rolls by 6/1/23
- Voter rolls shall be independently kept and maintained by each of the 15 county clerks and 2 registrar of voters
- Valid Voter ID will be required to vote or register to vote

We the people demand a full investigation into the following people:

Jamie Rodriguez, Washoe County Registrar of Voters
Eric Brown, Washoe County Manager
Bethany Drysdale, Washoe County communications director

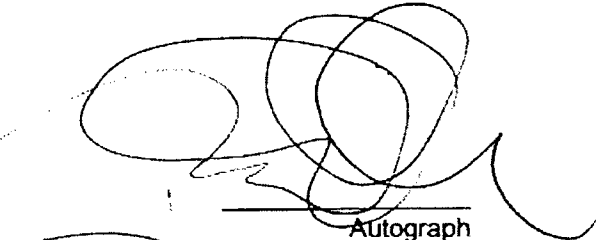
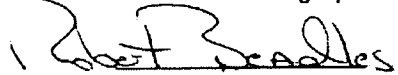
I have given proof of election errors to Eric Brown and Jamie Rodriguez of the Washoe County Registrar of Voters, including but not limited to:

- An algorithm flipping our votes,
- Voter rolls grossly in error,
- Missing votes and voters,
- Election equipment hooked up to the internet,
- Our votes being counted in secret,
- ROV reported voters who voted in 2022 General Election in error,

- Voters votes being cast without the voter's consent.

The errors still exist. After receiving notice of the errors, rather than correcting, the election officials used their communications team and Bethany Drysdale to deceive the public.

If, as Nevada government workers, you believe the People do not have rights as enumerated in the Nevada Constitution Article 1, Section 2: Purpose of Government and you refuse to immediately secure the People's elections and business by immediate investigations and nullifying this past election, that was filled with maladministration and malfeasance, you must present constitutional grants of authority showing you are allowed to do so, sworn under penalty of perjury, by affidavit within 7 days. If you should fail to respond, you agree that you are trespassing against the People, with full knowledge, intent, and malice, and that this notice can be used as evidence against you should you interfere with the People's rights.


Autograph

Print Name
12/1/22
Date

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

To: Washoe County Registrar of Voters 1001 E. Ninth Street, Reno, NV 89512

To: Nevada Attorney General
100 North Carson Street Carson City, NV 89701

To: Supreme Court Of Nevada
201 S Carson St #201, Carson City, NV 89701

Affidavit

Affiant, Robert Beadles, one of the People, in this Court of Record, Sui Juris, do swear to the following claims:

I have given the following proof of election errors to Eric Brown and Jamie Rodriguez of the Washoe County Registrar of Voters.

An algorithm flipping our votes.

Voter rolls grossly in error.

Missing votes and voters

Signature verification not adequately done

Election equipment hooked up to the internet

Our votes being counted in secret.

ROV reported voters who did not vote in the 2022 General Election as voted.

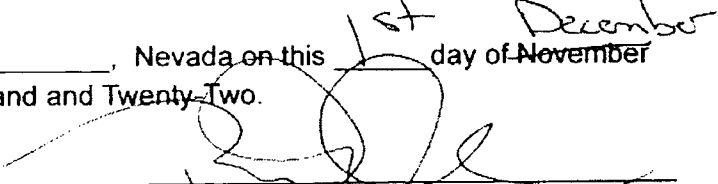
Voters votes being cast without the voters consent.

The errors we have shown they then have their communications team discount to the public vs investigate and correct the errors.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Reno, Nevada on this 1st day of December
in the Year of Our Lord Two Thousand and Twenty-Two.


Autograph of Affiant:

Notary as JURAT CERTIFICATE

Nevada State }

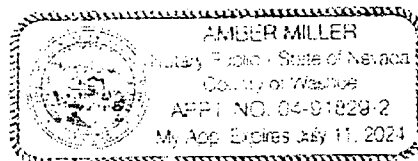
State of Nevada

Washoe County }

On this 1st day of Dec ~~November~~, 2022 (date) before me,
Amber Miller, a Notary Public, personally appeared
Robert D Beedles Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the man whose name is subscribed to the within instrument and
acknowledged to me that he executed the same in his authorized capacity, and that by
his autograph(s) on the instrument the man executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat

Amber Miller



To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

To: Washoe County Registrar of Voters 1001 E. Ninth Street, Reno, NV 89512

To: Nevada Attorney General
100 North Carson Street Carson City, NV 89701

To: Supreme Court Of Nevada
201 S Carson St #201, Carson City, NV 89701

Affidavit

Affiant, Edward Solomon, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

1. For each precinct, from the tabulations published by the Clark County Registrar of Voters, let:
 $A = \text{Marchant's Early Vote}$ $B = \text{Cisno's Mail-in Vote}$; $x = \frac{A}{A+B}$
2. $C = \text{Marchant's Mail-in Vote}$ $D = \text{Cisno's Early Vote}$; $y = \frac{C}{C+D}$
 $T = \frac{A+C}{(A+C)+(B+D)}$, then there exists an algorithm that calculates T as a function of x and y ; a mathematical impossibility in the form

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.
Executed in (city) New York, Nevada on this 26th day of November in the Year of Our Lord Two Thousand and Twenty-Two.

Edward Solomon
Autograph of Affiant

Notary as JURAT CERTIFICATE

New York State)
Suffolk County)

On this 26th day of November, 2022 (date) before me,
Babur Rahim, a Notary Public, personally appeared
Edward Solomon Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph(s) on the instrument the man executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat

BABUR RAHIM
NOTARY PUBLIC, STATE OF NEW YORK
Registration No. 01RA6358684
Qualified in Suffolk County
Commission Expires May 15, 2025

$0^2 = k_0 + k_1 x + k_2 y + k_3 x^2 + k_4 xy + k_5 y^2$, $R^2 = 0.99$

Affiant Name: Kimberly Grover
Affiant Address: 3408 Furlong Way, Fort Worth, TX 76244
To: The Nevada Secretary of State
Address: 101 N Carson Street Suite 3 Carson City, NV 89701

Nevada Affidavit to Derry Voting in Election

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Affiant, Kimberly Grover, one of the People, in this Court of Record, Sul Juris, do make the following claims in regards to voting in the November 4, 2022 Election;

I did not vote in the NV elections because I moved to Fort Worth, TX at the end of June 2022. I am no longer a resident of NV. I registered to vote in Texas, but did not receive my voter registration card until Nov. 7th 2022; therefore, I was unable to vote in November.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

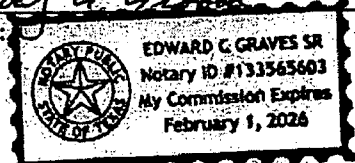
Executed in(city)

Fort Worth, TX on this 30th day of November in the Year of Our Lord Two Thousand and Twenty-Two.

Autograph of Affiant: Kimberly Grover

Notary as JURAT CERTIFICATE

Texas State)
Ft Worth County)



On this 30th day of November, 2022 (date) before me, Edward C. Grover
a Notary Public, personally appeared Kimberly Grover Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her autograph(s) on the instrument the woman executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal

Signature of Notary / Jurat

Edward C. Grover exp. 02/01/2026

To: The Nevada Secretary of State
Address: 101 N Carson Street Suite 3 Carson City, NV 89701

THE NEW YORK PUBLIC LIBRARY

Notice to Agent or Notice to Principal and Notice to Principal is (Notice to Agent)

Attest: Sharon D. Kelly Secretary of the Board, State of Oregon
 Made the foregoing claim in accordance with the laws of the State of Oregon.

I did not vote in Orleans County
in October 2022.

THE UNIVERSITY OF CHICAGO

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1. The first step in the process is to identify the problem or issue that needs to be addressed. This involves gathering information and understanding the context of the problem.

2. Once the problem is identified, the next step is to define the objectives and goals of the project. This helps to clarify what needs to be achieved and provides a clear direction for the work.

3. The third step is to develop a plan or strategy to address the problem. This involves breaking down the problem into smaller, manageable tasks and determining the resources needed to complete them.

4. The fourth step is to implement the plan. This involves putting the strategy into action and monitoring progress to ensure that the objectives are being met.

5. The final step is to evaluate the results of the project. This involves assessing the effectiveness of the plan and identifying any areas for improvement or further action.

GENERATION

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. Ninth Street, Reno, NV 89512

Affidavit

Affiant, Cynthia L. Sassanrath, one of the People, in this Court of Record, Sui Juris, do swear to the following claims:

1. while working as a voter intake specialist at the library on Robt Dr in Reno, Heather Cerven, the assistant registrar of voters, came in and was showing a new employee the election process. She happened to be behind me looking over my shoulder when a gentleman's signature looked like a bunch of loops. I said "I am sorry sir, that signature does not match, may I see your ID?" He showed me his ID without any problem. Heather was watching the exchange and she said "that loop kind of looks like that loop" comparing the two signatures. out of 5 people per page I would say I had at least one or two signatures that did not match.
2. we were given no signature verification training. We were told we would get a handout or video in our email. It came after early voting started but I could not get it. If election workers verified signatures as we did in ballots the way Heather Cerven suggested during early voting, there is no meaningful signature verification.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1748 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Woodland Hills, ^{CA} Nevada on this 23 day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Cynthia L. Sassanrath
Autograph of Affiant

Notary as JURAT CERTIFICATE

California State
Los Angeles County

On this 23 day of November, 2022 (date) before me,
Alina Bilych, a Notary Public, personally appeared
Cynthia L. Sassanrath Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her autograph(s) on the instrument the woman executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat

Alina Bilych

Please, see attached a correct CA Notary Certificate.

JURAT

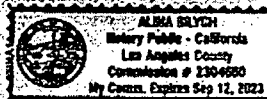
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of LOS Angeles

Subscribed and sworn to (or affirmed) before me on
this 23 day of November, 20 22
by Cynthia L. Sassenrath

proved to me on the basis of satisfactory evidence to be the person(s) who
appeared before me.

Signature _____



(Seal)

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

Affidavit

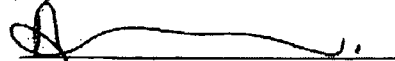
Affiant, Aoife M. Tebbe, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

1. In the Clark County Elections Department, in signature verification room I heard Victor, the room supervisor tell election workers the the signatures did not need to match as long as it was "close enough".
2. Victor also told them they did not need to use the second laptop to cross reference all other signatures on record, this is against Nevada Law.

Verification

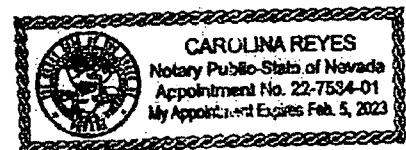
I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Las Vegas, Nevada on this 22 day of November
in the Year of Our Lord Two Thousand and Twenty-Two.


Autograph of Affiant:

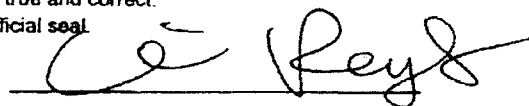
Nevada State }
Clark County }

Notary as JURAT CERTIFICATE



On this 22 day of November, 2022 (date) before me,
Carolina Reyes, a Notary Public, personally appeared
Aoife M. Tebbe Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat



Affiant Name:
Affiant Address:

To: The Nevada Secretary of State
Address: 101 N Carson Street Suite 3 Carson City, NV 89701

Nevada Affidavit to Deny Voting in Election

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Affiant, BRIAN HOWERY, one of the People, in this Court of Record, Sul Juris, do make the following claims in regards to voting in the November 8, 2022 Election;

I BRIAN HOWERY RESIDE AT 7421 VILLAGE ROAD, UNIT 13 IN SYKESVILLE MARYLAND, 21784. I VOTED IN MARYLAND ELECTIONS AND DID NOT VOTE IN RENO, NEVADA. I MOVED TO MARYLAND IN JUNE 2022

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city)

SYKESVILLE, MD on this 25 day of November in the Year of Our Lord Two Thousand and Twenty-Two.

Autograph of Affiant:

Notary as JURAT CERTIFICATE

Maryland State
Carroll County

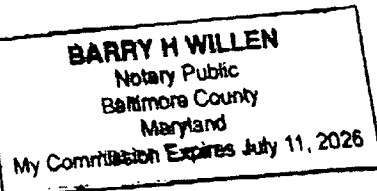
On this 25th day of November, 2022 (date) before me, Barry H Willen ^{BM}

a Notary Public, personally appeared Brian Howery Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph(s) on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat



To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

Affidavit

Affiant, Micah Jordan, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

On October 28, 2022 at approximately 11:05 AM while
in the signature verification room, I was seated single-file
1. with other observers. There were on both sides, teams of two
per monitor comparing voter signatures. One team noticed a discrepancy
and had stopped and called for their supervisor. A younger man,
who the team greeked as "Victor" told the team "no the signatures
2. do not need to match, they may vary." I raised my hand, as
instructed, to call for "Dan" who was our contact person and an
Ambassador got him. When I asked about this, he said "he
would look into it." He never got back to me. He never clarified

Verification

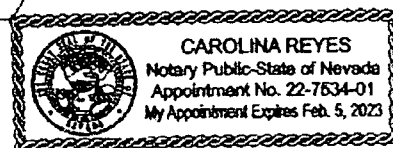
I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of
the United States of America, and by the provisions of 28 USC § 1746 that all of the
above and foregoing representations are true and correct to the best of my knowledge,
information and belief.

Executed in (city) Las Vegas, Nevada on this 22 day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Micah Jordan
Autograph of Affiant

Notary as JURAT CERTIFICATE

Nevada State }
Clark County }



On this 22 day of November, 2022 (date) before me,

Carolina Reyes, a Notary Public, personally appeared
Micah Jordan Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.

WITNESS my hand and official seal:

Signature of Notary / Jurat

Carolina Reyes

Noting in Election

Notice to Principal & Notice to Agent

of the People. In this Court of Record, Sol Juri, do make
2022 Election

at a vote in Nevada

28th 2022

Verification

to the penalties of perjury under the laws of the United States of
1746 that all of the above and foregoing representations are true and
information and belief.

November in the Year of Our Lord Two Thousand and Twenty-Two

[Signature]

Autograph of Affiant

AFFIRMAT CERTIFICATE

me *Eugene R. [Signature]*

[Signature]

man whose name

this author

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. Ninth Street, Reno, NV 89512

Affidavit

Affiant, Renee Lou Rezendes, one of the People, in this Court of Record. Sui Juris,
do swear to the following claims:

1. most of the time they were not
comparing signatures.
2. most envelopes were being passed
without checking

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of
the United States of America, and by the provisions of 28 USC § 1746 that all of the
above and foregoing representations are true and correct to the best of my knowledge,
information and belief.

Executed in (city) Reno, Nevada on this 22nd day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Renee Lou Rezendes
Autograph of Affiant:

Notary as JURAT CERTIFICATE

Nevada State)
Washoe County)

On this 22nd day of November, 2022 (date) before me,

Randy Miller, a Notary Public, personally appeared
Renee Lou Rezendes Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Randy Miller
Commission Expires July 1, 2024



To: Nevada Secretary of State
101 N. Carson Street, Suite 3
Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. 9th Street
Reno, NV 89512

AFFIDAVIT

I, Tracey Thomas, one of the People, in this court of record, Sui Juris, do swear to the following claims:

1. The Constitution for the United States of America is the Supreme Law of the land and supersedes all other lesser law, statutes, codes, regulations and the State Constitution. What is written in the referenced national Constitution is valid, authorized and enforceable. What is not written in the national Constitution is prohibited by that Constitution. All provisions of the national and state Constitution are mandatory, and are not to be overlooked or ignored as if they did not exist. Any act committed by you either supports and upholds the Constitution, national and state, or opposes and violates them.
2. You have taken an oath to support and uphold the national and state Constitution and are constitutionally responsible and liable in the performance of your official duties as is further defined, but not limited to, in the state statutes. (Article 15, Section 2)
3. You have no Constitutional authority, or any other form of valid, lawful authority, to oppose and violate the very documents you swore or affirmed your oath and under which you were delegated by the people the limited authority to conduct the duties of your office.
4. No voting results of mail ballots may be released until all polling places are closed and all votes have been cast on the day of the election. Any person who disseminates to the public in any way information pertaining to the count of mail ballots before all polling places are closed and all votes have been cast on the day of the election is guilty of a misdemeanor. (NRS 293.269935)
5. A county clerk shall not post copies of the tabulated voting results for a statewide or multi-county race or ballot question until the county clerk has received notification from the Secretary of State that all polling places are closed and all votes have been cast. (NRS 293.383)



Page 1 of 3

6. No counting board in any precinct, district or polling place in which paper ballots are used may commence to count the votes until all ballots used or unused are accounted for. (NRS 293.365)
7. You released 2022 General Election voting results before all votes had been cast on November 8, 2022. The United States Postal Service was still accepting and postmarking mail ballots on this date up until midnight Pacific Standard Time and Hawaiian Standard Time. This gave a vast amount of voters an unfair advantage that other voters did not have, as is evidenced by the number of ballots received November 8 through November 12. This gross breach of information thereby suppressed and diminished the value of lawfully cast ballots, as well as disenfranchised legal voters.
8. The processing procedures stipulated in NRS 293.269921, section 1(b) and section 2 are in direct violation of the above referenced state statutes and constitutions.
9. The rights of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude. (15th Amendment)
10. The first qualification to vote listed under NRS 293.485 is citizenship and then item 1 proceeds with "Every citizen of the United States."
11. The Secretary of State shall verify the accuracy of the information in an application to register to vote. (NRS 293.675)
12. The first question on the State of Nevada Voter Registration Application is "Are you a citizen of the United States of America?"
13. Staff testified April 13, 2021 at the Washoe County Board of County Commissioners meeting that citizenship is not being verified on persons applying to register to vote.
14. You have not only infringed on the freedoms guaranteed to me as one of the People; but, you are flagrantly and willfully violating your trust indenture. You are practicing discrimination, segregation and intimidation by insisting on depriving me of my rights under color of law. You should be aware that Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws within the United States.



15. Licentiousness is to to be understood as acting without regard to law, ethics, or the rights of others. Licentiousness, or practices inconsistent with the peace and safety of the state may be construed to have occurred with all trust indenture servants of the state and state agencies and associations mentioned herein who have acted in a licentious and disruptive manner related to the complaints listed herein.

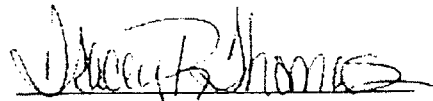
16. Any failure on your part to protect the People's freedom is a breach of your trust indenture and your oath of office, to which you swore. You were given certain responsibilities by the People, and you have acted in malfeasance and maladministration, intentionally attacking the People you serve, as these responsibilities were not fully and faithfully completed.

This Affidavit is lawful notification to you, and is hereby made and delivered to you pursuant to the national Constitution, specifically, the Bill of Rights, and The Bill of Rights of the Nevada Constitution, and requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within ten (10) days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit.

You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit, is your lawful, legal and binding tacit agreement with and admission to the fact that everything in this Affidavit is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those who represent you.

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC 1746 that all of the above and forgoing representations are true and correct to the best of my knowledge, information, and belief.

Executed in Sparks, Nevada on this 22 day of November in the Year of Our Lord Two Thousand and Twenty-Two.



Tracey Thomas
1344 Disc Drive #140
Sparks, NV 89436

Notary as JURAT CERTIFICATE

State of Nevada }


}

Washoe County }

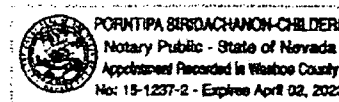
On this 23 day of November, 2022 before me, Pornitpa Sirdachanon-Childers, a Notary Public, personally appeared Tracey Thomas, Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the woman executed, the instrument.

I certify under PENALTY of PERJURY under the lawful laws of the State of Nevada and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature of Notary/Jurat



“Exhibit 4”

RE: Voter Role information

From robertbeadles@protonmail.com <robertbeadles@protonmail.com>
To Brown, Eric P.<EPriceBrown@washoecounty.gov>
CC Zamanian, Behzad<BZamanian@washoecounty.gov>,
Rodriguez, Jamie L<JARodriguez@washoecounty.gov>, Willrich, Erick S<ewillrich@washoecounty.gov>,
jherman@washoecounty.gov
Date Thursday, March 17th, 2022 at 4:20 PM

Good afternoon,

We were hoping to hear back from you by now.

As discussed, allowing bloat on the voter rolls is horrible for we the people.

Attached, there is no reason NOT to remove all the attached illegal "voters".

Rodriguez Friday mentioned it would target and disenfranchise these "people". However, every illegal vote or voter disenfranchises
we legal people.

The attached have no leg to stand on for targeting or disenfranchisement as these "people" are:

DEAD
MOVED
No address
Voting from a POB, vacant lot, casino, business only address etc etc

These people must be removed, they are illegally on the rolls.

There are around 25-30,000 here for you to remove.

There is no legitimate reason to keep them on the rolls.

Please remove them asap, verify first obviously, but it shouldn't take your team more than a day to do as it takes us an hour to verify.

In addition, on Tuesdays agenda, it shows Hermans election integrity resolution is back, we see all the arguments against from your lawyer, my question is how did you come to the postage fee?

Please forward over to us how your team came to a \$12 cost for postage for each signature verified ballot.

We look forward to your response.

Regards,

Beadles

Sent with ProtonMail secure email.

----- Original Message -----

On Wednesday, March 9th, 2022 at 5:35 PM, Robert Beadles <robertbeadles@protonmail.com> wrote:

Understood, let me see if Edward is available for the algo side of things, he will have to be zoomed in, as to the other issues,
I'll bring samples and see what you do with it before unloading it all on you.

See you soon.

Sent with ProtonMail secure email.

----- Original Message -----

On Wednesday, March 9th, 2022 at 4:56 PM, Brown, Eric P. <EPriceBrown@washoecounty.gov> wrote:

As a follow up to your meeting with me and Jaime Rodriguez, you indicated you have information that there are algorithms in the Dominion voting machines that discount Republican voters. We agreed to a follow up meeting to see your evidence. Jaime and I will be there Friday along with representatives from our Tech Services team that have expertise in this area.

I would also offer, that if you have additional evidence regarding some of the other claims that you have made regarding your concerns with election integrity in Washoe County you are welcome to make that available to us as well.

Thanks



Eric P. Brown

County Manager

epricebrown@washoecounty.gov

775.451.4104

1001 E. Ninth St., Bldg. A

Reno, NV 89512



From: Robert Beadles <robertbeadles@protonmail.com>

Sent: Tuesday, March 8, 2022 4:30 PM

To: Brown, Eric P. <EPriceBrown@washoecounty.gov>; Zamanian, Behzad <BZamanian@washoecounty.gov>; Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Subject: Re: Voter Role information

[**NOTICE:** This message originated outside of Washoe County -- **DO NOT CLICK** on links or open **attachments** unless you are sure the content is safe.]

Thank you Eric, for the purpose of this meeting

what exactly will we be discussing?

Just the voter rolls or?

Thank you

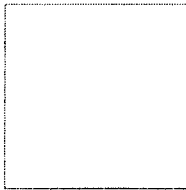
Sent from ProtonMail for iOS

On Tue, Mar 8, 2022 at 12:45 PM, Brown, Eric P. <EPriceBrown@washoecounty.gov> wrote:

Greetings,

This meeting will be in-person; 1001 E. Ninth St., Bldg. A, 2nd Fl. Office of the County Manager.

Sincerely,



Erick Willrich

Assistant to the County Manager | Washoe County

ewillrich@washoecounty.gov | Office: 775.203.8755

1001 E. Ninth St., Bldg. A, Reno, NV 89512



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2.64 MB 8 files attached 5 embedded images

BusinessAddress1.xlsx 360.75 KB BusinessAddress2.xlsx 66.93 KB NO_ADDITIONAL_SS.xlsx 389.58 KB

NO_APPT_NUMBER.xlsx 45.12 KB NO_PRECINCT.xlsx 256.79 KB RELOCATED_OUT_WASHOE.xlsx 140.67 KB

RelocatedOUTSIDENEVADA.xlsx 1.37 MB ZERO_ADDRESS.xlsx 15.61 KB

“Exhibit 5”

RE: Voter Role information

From robertbeadles@protonmail.com <robertbeadles@protonmail.com>
To Brown, Eric P.<EPriceBrown@washoecounty.gov>
CC Zamanian, Behzad<BZamanian@washoecounty.gov>,
Rodriguez, Jamie L<JARodriguez@washoecounty.gov>, Willrich, Erick S<ewillrich@washoecounty.gov>,
jherman@washoecounty.gov
Date Monday, March 21st, 2022 at 11:12 AM

Good morning,

I realized we left out the deceased from my previous email to you, attached is the spreadsheet info for them.

This now brings us to over 40,000 names we've given to you to be removed.

There is no reason they can not be removed after you verify them and definitely prior to the primaries.

We have 10s of thousands more, but will wait to see if you address these first.

Keep us posted,

Beadles

Sent with [ProtonMail](#) secure email.

----- Original Message -----

On Thursday, March 17th, 2022 at 4:20 PM, Robert Beadles <robertbeadles@protonmail.com> wrote:

Good afternoon,

We were hoping to hear back from you by now.

As discussed, allowing bloat on the voter rolls is horrible for we the people.

Attached, there is no reason NOT to remove all the attached illegal "voters".

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No address

Voting from a POB, vacant lot, casino, business only address etc etc

These people must be removed, they are illegally on the rolls.

There are around 25-30,000 here for you to remove.

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Please remove them asap, verify first obviously, but it shouldn't take your team more than a day to do as it takes us an hour to verify.

In addition, on Tuesdays agenda, it shows Hermans election integrity resolution is back, we see all the arguments against from your lawyer, my question is how did you come to the postage fee?

Please forward over to us how your team came to a \$12 cost for postage for each signature verified ballot.

We look forward to your response.

Regards,

Beadles

Sent with [ProtonMail](#) secure email.

----- Original Message -----

On Wednesday, March 9th, 2022 at 5:35 PM, Robert Beadles <robertbeadles@protonmail.com> wrote:

Understood, let me see if Edward is available for the algo side of things, he will have to be zoomed in, as to the other issues,

I'll bring samples and see what you do with it before unloading it all on you.

See you soon.

Sent with [ProtonMail](#) secure email.

----- Original Message -----

On Wednesday, March 9th, 2022 at 4:56 PM, Brown, Eric P. <EPriceBrown@washoecounty.gov> wrote:

As a follow up to your meeting with me and Jaime Rodriguez, you indicated you have information that there are algorithms in the Dominion voting machines that discount Republican voters. We agreed to a follow up meeting to see your evidence. Jaime and I will be there Friday along with representatives from our Tech Services team that have expertise in this area.

I would also offer, that if you have additional evidence regarding some of the other claims that you have made regarding your concerns with election integrity in Washoe County you are welcome to make that available to us as well.

Thanks



Eric P. Brown

County Manager

epricebrown@washoecounty.gov

775.451.4104

1001 E. Ninth St., Bldg. A

Reno, NV 89512



From: Robert Beadles <robertbeadles@protonmail.com>

Sent: Tuesday, March 8, 2022 4:30 PM

To: Brown, Eric P. <EPriceBrown@washoecounty.gov>; Zamanian, Behzad <BZamanian@washoecounty.gov>; Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Subject: Re: Voter Role information

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Thank you Eric, for the purpose of this meeting

what exactly will we be discussing?

Just the voter rolls or?

Thank you

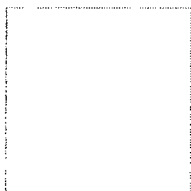
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Greetings,

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Sincerely,



Erick Willrich

Assistant to the County Manager | Washoe County

ewillrich@washoecounty.gov | Office: 775.203.8755

1001 E. Ninth St., Bldg. A, Reno, NV 89512

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21.84 MB 1 file attached 5 embedded images

RUN_Deceased.xlsx 21.81 MB

“Exhibit 6”

RE: Voter Role information

From robertbeadles@protonmail.com <robertbeadles@protonmail.com>
To Brown, Eric P.<EPriceBrown@washoecounty.gov>
CC Zamanian, Behzad<BZamanian@washoecounty.gov>,
Rodriguez, Jamie L<JARodriguez@washoecounty.gov>, Willrich, Erick S<ewillrich@washoecounty.gov>,
jherman@washoecounty.gov
Date Wednesday, March 23rd, 2022 at 10:51 PM

Good evening,

I heard the comments read from Eric Brown's letter at the 3-22-22 meeting.

To follow up, I have never received a response from you or team as to our findings from your data, other than I'm wrong.

That "I am wrong response" has always come through the media or through a one sided meeting, never a debate nor proof we're wrong.

We would appreciate an explanation as to how we're wrong, vs just you stating it through the media.

To start here is the video you say you don't have. It 100% shows an issue, you state it's Clark County data, yes it is, as well as WASHOE.

You can't have every precinct in Washoe and Clark have the exact same voting percentage.

Please debunk his findings with other than "I'm wrong"

Show us how we're wrong.

<https://drive.google.com/file/d/1Sy2Qd3l9lPx6EtDINyV-RkBYGB8fzEG9/view?usp=sharing>

I'm told theres nothing wrong with the voter rolls by Browns letter, so what about the over 40,000 names we've furnished you?

We have 10s of thousands more.

Please debunk us.

What about your own data, from your own disks showing these issues:

WASHOE COUNTY REGISTRAR OF VOTERS REPORTS

November 2020 Voters

304,224

New Registered Voters - 100,920

$$\begin{array}{r} 304,224 \\ + 100,920 \\ - 58,667 \\ \hline \text{Voters} = 346,477 \end{array}$$

February 2022 Voters

307,449

Deleted Registered Voters - 58,667

$$\begin{array}{r} 307,449 \\ + 58,667 \\ - 100,920 \\ \hline \text{Voters} = 265,196 \end{array}$$

Where are the 39,028 Registered Voters? Data suggests that either November 2020 or February 2022 registered voter counts are **INCORRECT**.

Data does not include INACTIVE

Please debunk us.

If we're wrong please show us how and furnish data to prove it.

We have dozens of unanswered NRS information requests to the ROV, why won't they furnish the information?

Must we sue to get it?

Some dialogue would be great, so far all we hear is from the media that we're wrong with no proof of us being wrong, other than you said so.

Our elections are our most precious voice, Washoe has serious issues with its election system.

This must be addressed for all Washoe and Nevada legal voters.

We await your response,

Beadles

Sent with [ProtonMail](#) secure email.

----- Original Message -----

On Monday, March 21st, 2022 at 11:12 AM, Robert Beadles <robertbeadles@protonmail.com> wrote:

Good morning,

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Keep us posted,

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We look forward to your response.

Regards,

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Sent with ProtonMail secure email.

----- Original Message -----

On Wednesday, March 9th, 2022 at 5:35 PM, Robert Beadles <robertbeadles@protonmail.com> wrote:

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I would also offer, though, if you have additional evidence regarding some of the other claims that you have made regarding your concerns with election integrity in Washoe County you are welcome to make that available to us as well.

Thanks



Eric P. Brown

County Manager

epricebrown@washoecounty.gov

775.451.4104

1001 E. Ninth St., Bldg. A

Reno, NV 89512



From: Robert Beadles <robertbeadles@protonmail.com>

Sent: Tuesday, March 8, 2022 4:30 PM

To: Brown, Eric P. <EPriceBrown@washoecounty.gov>; Zamanian, Behzad <BZamanian@washoecounty.gov>; Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Subject: Re: Voter Role information

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Thank you Eric, for the purpose of this meeting

what exactly will we be discussing?

Just the voter rolls or?

Thank you

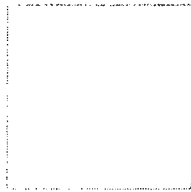
Sent from ProtonMail for iOS

On Tue, Mar 8, 2022 at 12:45 PM, Brown, Eric P. <EPriceBrown@washoeconomy.gov> wrote:

Greetings,

This meeting will be in-person; 1001 E. Ninth St., Bldg. A, 2nd Fl. Office of the County Manager.

Sincerely,



Erick Willrich

Assistant to the County Manager | Washoe County

ewillrich@washoeconomy.gov | Office: 775.203.8755

1001 E. Ninth St., Bldg. A, Reno, NV 89512



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5/13/23, 2:52 PM

(5052) All mail | robertbeadles@protonmail.com | Proton Mail



“Exhibit 7”



Robert Beadles <beadlesmail@gmail.com>

Voter roll issues

1 message

Robert Beadles <beadlesmail@gmail.com>

Tue, Feb 28, 2023 at 10:15 AM

To: VHARTUNG@washoecounty.gov, AHILL@washoecounty.gov, MCGARCIA@washoecounty.gov, SOS Elections Division <nvelect@sos.nv.gov>, Washoe311 <washoe311@washoecounty.gov>, EPriceBrown@washoecounty.gov, JARodriguez@washoecounty.gov, MECLARK@washoecounty.gov, JHERMAN@washoecounty.gov
Bcc: mcdonaldnv@gmail.com, Chair <chair@washoegop.org>

Dear Servants,

Good morning,

My team and I have made several attempts to bring to your attention concerning errors with our voter rolls and the election in general. However, to date, no meaningful action has been taken to correct these errors.

It has come to our attention that some of you may have been working with the media to portray us as crazy, but this is far from the truth.

By law, you are obligated to maintain and keep accurate voter rolls at a minimum. Upon analysis of your county's certified data, we have identified over 68,000 issues that must be investigated. By cross-referencing your certified tax rolls and voter rolls, we found that over 23% of the voter rolls contain issues to investigate and remedy where needed. This figure does not include tenants or individuals who no longer live at the addresses that receive mailed ballots.

As per the law, you have a duty and responsibility to ensure accurate voter rolls. My team and I are willing to walk you through each address and voter in question.

It's essential to note that this data is what you certify as correct to the county, and it's not from canvassing, etc.

We look forward to hearing from you soon to discuss this matter.

Best regards,

Robert Beadles

“Exhibit 8”



Robert Beadles <beadlesmail@gmail.com>

RE: Voter roll issues

1 message

SOS Elections Division <nvelect@sos.nv.gov>

Wed, Mar 1, 2023 at 12:55 PM

To: Robert Beadles <beadlesmail@gmail.com>, "VHARTUNG@washoecounty.gov" <VHARTUNG@washoecounty.gov>, "AHILL@washoecounty.gov" <AHILL@washoecounty.gov>, "MCGARCIA@washoecounty.gov" <MCGARCIA@washoecounty.gov>, SOS Elections Division <nvelect@sos.nv.gov>, Washoe311 <washoe311@washoecounty.gov>, "EPriceBrown@washoecounty.gov" <EPriceBrown@washoecounty.gov>, "JARodriguez@washoecounty.gov" <JARodriguez@washoecounty.gov>, "MECLARK@washoecounty.gov" <MECLARK@washoecounty.gov>, "JHERMAN@washoecounty.gov" <JHERMAN@washoecounty.gov>

Mr. Beadles,

Good afternoon. Would it be possible for you to send me the information you referenced below? I don't believe it has been provided to the Office of the Secretary of State and I would like to review it.

Of course, as you stated, we are required to comply with federal and state laws regarding the maintenance of our voter rolls. There are specific laws detailing what we must do and what we cannot do, as well as when those actions can (or cannot) occur. Nonetheless, I'd like to see what information you've identified in order to better understand your concerns and to see if there is something that might be done.

Mark A. Wlaschin

Deputy Secretary of State for Elections

Office of Secretary of State Francisco V. Aguilar

101 North Carson Street, Suite 3

Carson City, Nevada 89701

(775) 684-5720

mwlaschin@sos.nv.gov

From: Robert Beadles <beadlesmail@gmail.com>**Sent:** Tuesday, February 28, 2023 10:15 AM**To:** VHARTUNG@washoecounty.gov; AHILL@washoecounty.gov; MCGARCIA@washoecounty.gov; SOS Elections Division <nvelect@sos.nv.gov>; Washoe311 <washoe311@washoecounty.gov>; EPriceBrown@washoecounty.gov; JARodriguez@washoecounty.gov; MECLARK@washoecounty.gov; JHERMAN@washoecounty.gov**Subject:** Voter roll issues

WARNING - This email originated from outside the State of Nevada. Exercise caution when opening attachments or clicking links, especially from unknown senders.

Dear Servants,

Good morning,

My team and I have made several attempts to bring to your attention concerning errors with our voter rolls and the election in general. However, to date, no meaningful action has been taken to correct these errors.

It has come to our attention that some of you may have been working with the media to portray us as crazy, but this is far from the truth.

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As per the law, you have a duty and responsibility to ensure accurate voter rolls. My team and I are willing to walk you through each address and voter in question.

It's essential to note that this data is what you certify as correct to the county, and it's not from canvassing, etc.

We look forward to hearing from you soon to discuss this matter.

Best regards,

Robert Beadles

“Exhibit 9”



Robert Beadles <beadlesmail@gmail.com>

Re: Voter Roll Files and Document

1 message

Robert Beadles <beadlesmail@gmail.com>

Fri, Apr 14, 2023 at 2:41 PM

To: "Rodriguez, Jamie L" <JARodriguez@washoeconomy.gov>

Cc: "Brown, Eric P." <EPriceBrown@washoeconomy.gov>, "Clark, Mike E." <MECLARK@washoeconomy.gov>, "Garcia, Mariluz C." <MCGARCIA@washoeconomy.gov>, "Herman, Jeanne" <jherman@washoeconomy.gov>, "Hill, Alexis" <ahill@washoeconomy.gov>, Mark Wlaschin <mwlaschin@sos.nv.gov>, SOS Elections Division <nvelect@sos.nv.gov>, Washoe311 <washoe311@washoeconomy.gov>

If you reread your email, it also says you hoped to get us the initial findings on the first file you found today. Know we too believe the right to suffrage is our most powerful and important right. This is why we are terrified by how our elections are being handled, grievances not addressed, and additionally how it will take you 90 days to do something that can be done in hours. Have a great weekend, everyone.

On Fri, Apr 14, 2023 at 2:34 PM Rodriguez, Jamie L <JARodriguez@washoeconomy.gov> wrote:

Good afternoon,

I would refer you back to my email in which I stated I was not sure if they would be completed within the 21 days as some required more research and work than others. Rather than to demand an answer on the 14th day was not achievable as you had originally stated you expected a response in 21 days so we were not prepared or ready to respond at that moment. We will provide the findings for all of the reports at 1 time as this is 1 single request. That is correct that we are stating we need 90 days, you have asked us to investigate 11,482 records, we will be reviewing each voter record to confirm the address and status of the record while also confirming the eligibility of the residence at which they are registered. To properly review the data it will take time, we also have other responsibilities as a department and so this is one of many projects that myself and staff is and will be working on.

We will be doing this diligently and not simply running a report to respond to you, I believe the question of an individual's right to vote is too important to not review completely.

Jamie

From: Robert Beadles <beadlesmail@gmail.com>**Sent:** Friday, April 14, 2023 1:08 PM**To:** Rodriguez, Jamie L <JARodriguez@washoeconomy.gov>

Cc: Brown, Eric P. <EPriceBrown@washoeconomy.gov>; Clark, Mike E. <MEClark@washoeconomy.gov>; Garcia, Mariluz C. <MCGarcia@washoeconomy.gov>; Herman, Jeanne <JHerman@washoeconomy.gov>; Hill, Alexis <AHill@washoeconomy.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>; SOS Elections Division <nvelect@sos.nv.gov>; Washoe311 <Washoe311@washoeconomy.gov>

Subject: Re: Voter Roll Files and Document

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Good afternoon,

I want to follow up. I received an email from Washoe 311, I'm presuming it was sent from you? It stated you need 90 days to let us know your findings on the 11,482 issues to investigate. Again, I offer our services, we can do this in a few hours, to a day at most. 90 days is ridiculous. It really speaks to the level of understanding of the terrain in the ROV. You stated you would give us the results today on the 241 issues you initially looked into. Can you furnish those to us today? Additionally, you, nor anyone at the County or the SOS has ever responded to our allegations provided to you all. This confirms you all know we're telling the truth.

Very truly yours,

Robert Beadles, The Team, We The People

On Tue, Apr 11, 2023 at 10:20AM Robert Beadles <beadlesmail@gmail.com> wrote:

Again, the tax records show the voters at those addresses, per the voter rolls, should not be receiving ballots per the NRS. So kindly investigate each voter and explain to us why they are.

On Tue, Apr 11, 2023 at 9:08 AM Rodriguez, Jamie L <JARodriguez@washoecounty.gov> wrote:

Dear Mr. Beadles,

Thank you for clarifying the status we should be reviewing, can you please confirm that what you are asking us to investigate is that you are stating that their registration address is not a valid residence.

Thank you,

Jamie

From: Robert Beadles <beadlesmail@gmail.com>

Sent: Tuesday, April 11, 2023 8:40 AM

To: Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Cc: SOS Elections Division <nvelect@sos.nv.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>; Brown, Eric P. <EPriceBrown@washoecounty.gov>; Clark, Mike E. <MEClark@washoecounty.gov>; Garcia, Mariluz C. <MCGarcia@washoecounty.gov>; Herman, Jeanne <JHerman@washoecounty.gov>; Hill, Alexis <AHill@washoecounty.gov>; Washoe311 <Washoe311@washoecounty.gov>

Subject: Re: Voter Roll Files and Document

[NOTICE: This message originated outside of Washoe County -- **DO NOT CLICK** on links or open attachments unless you are sure the content is safe.]

Good morning,

There are tens of thousands more files that we have not yet given to you. Currently, we have provided you with 11,482 voters to investigate. It appears that 2,518 voters are missing from the business file, which would have made it a total of 14,000 voters to investigate from those five files. Please start with the active and inactive voters out of the 11,482 we have provided you. That should be more than enough to determine whether the voter rolls are accurate. Do you understand now?

On Tue, Apr 11, 2023 at 7:54 AM Rodriguez, Jamie L <JARodriguez@washoecounty.gov> wrote:

Dear Mr. Beadles,

If you can please advise where the other 2,600 voters are, as you see it from your end. I have provided the files and number of voters per file that I received from you. If there were 2,600 left out are you planning to provide those for us to review as well. However your email appears to say that there were 14,000 issues and as I have reported to you the files do not add up to 14,000.

Also your email below states that you want us to investigate; (1) all 11,000, (2) just active excluding inactive and cancel, (3) just active and inactive excluding cancel. Those are 3 different requests and again before we can move forward I need to be sure that we have a clear request so that the response can address the request.

If you can please confirm that what you are asking us to investigate is that the registered address for these voters are not residential/valid addresses. Please confirm if that is correct.

Thank you,

Jamie

From: Robert Beadles <beadlesmail@gmail.com>

Sent: Monday, April 10, 2023 4:48 PM

To: Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Cc: SOS Elections Division <nvelect@sos.nv.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>; Brown, Eric P. <EPriceBrown@washoecounty.gov>; Clark, Mike E. <MEClark@washoecounty.gov>; Garcia, Mariluz C. <MCGarcia@washoecounty.gov>; Herman, Jeanne <JHerman@washoecounty.gov>; Hill, Alexis <AHill@washoecounty.gov>; Washoe311 <Washoe311@washoecounty.gov>

Subject: Re: Voter Roll Files and Document

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Good afternoon,

There should have been 14,000 issues within the 5 documents to investigate. The report that was initially attached explains this in detail. I presumed some of the 2,000 in question from your email may have an overlap issue. In other words, one voter is listed twice, once in a business, and once at a gas station, for instance. That seems not to be the case. It appears that 2,000 or so were left out. Again, we have tens of thousands more to share with you. So, regardless of whether we left out 2,000, you should still have over 11,000 voters to

investigate. Feel free to stick to just the active and inactive; that will make your work for you. The canceled voters in question make zero sense as they should have never been registered to vote at these types of addresses in the first place. Regardless, the active and inactive should give you an excellent indication of whether your certified voter and tax records are correct or are in error. Please proceed with the active and inactive you currently have and let me know when we can expect your findings.

Thank you

On Mon, Apr 10, 2023 at 4:39 PM Rodriguez, Jamie L <JARodriguez@washoecounty.gov> wrote:

Mr. Beadles,

If you can please clarify your statement of "Within those 5 files, there are 14,000 issues to investigate which equates to 11,482 voters.". I am unclear as to how 11,432 voters equals 14,000 issues. Your files do not list the "issue" and without clarity about what I am to be researching I cannot move forward with a review. Once I receive confirmation of what it is you are asking us to review we will be working on that research to provide a response.

Thank you,

Jamie

From: Robert Beadles <beadlesmail@gmail.com>

Sent: Monday, April 10, 2023 10:41 AM

To: Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Cc: SOS Elections Division <nvelect@sos.nv.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>; Brown, Eric P. <EPriceBrown@washoecounty.gov>; Clark, Mike E. <MEClark@washoecounty.gov>; Garcia, Mariluz C. <MCGarcia@washoecounty.gov>; Herman, Jeanne <JHerman@washoecounty.gov>; Hill, Alexis <AHill@washoecounty.gov>; Washoe311 <Washoe311@washoecounty.gov>

Subject: Re: Voter Roll Files and Document

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Hello again,

For expediency, it sounds like a good start would be to incorporate only the active and inactive voters. Doing this should speed things up for you. Please let me know if you have any questions and the timeline for delivery.

Thank you.

On Mon, Apr 10, 2023 at 10:35 AM Rodriguez, Jamie L <JARodriguez@washoecounty.gov> wrote:

Dear Mr. Beadles,

I would encourage you to review the files again, the one labeled "Downtown NV_business_2022.08.26" that I had received about 2 weeks ago and have been working on, does include a column X labeled "Voter Status". Of the 241 names listed in that file; "A" or active voters that you provided includes 94 names, "I" or inactive voters that you provided includes 17 names and "C" or cancel voters that you provided includes 132 names. Those are the status that you provided in your files, which includes more than half of the list as canceled voters not active or inactive voters. Therefore there are voters listed who are not active or eligible voters. For example voter Jack Mise on the sheet that you provided has had the status of cancel since 1992. To go back and see if there was an issue with that voter record from 1992 does take more time to understand if there was an issue with that record or building or land use that goes back about 30 years.

If you want us to only review active voters I am happy to go back and confirm the number of voters records we would be reviewing to ensure that we are in agreement of what we will be reviewing and providing responses to.

Thank you,

Jamie

From: Robert Beadles <beadlesmail@gmail.com>

Sent: Monday, April 10, 2023 9:59 AM

To: Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Cc: SOS Elections Division <nvelect@sos.nv.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>; Brown, Eric P. <EPriceBrown@washoecounty.gov>; Clark, Mike E. <MEClark@washoecounty.gov>; Garcia, Mariluz C. <MCGarcia@washoecounty.gov>; Herman, Jeanne <JHerman@washoecounty.gov>; Hill, Alexis <AHill@washoecounty.gov>; Washoe311 <Washoe311@washoecounty.gov>

Subject: Re: Voter Roll Files and Document

[**NOTICE:** This message originated outside of Washoe County -- **DO NOT CLICK** on links or open **attachments** unless you are sure the content is safe.]

Good morning,

Within those 5 files, there are 14,000 issues to investigate which equates to 11,482 voters. We have tens of thousands more but want to see what you do with these first.

We're very concerned you didn't acknowledge first that we sent you the 5 files. Then, secondly, you only found 241 voters, not the 14,000 issues or 11,482 voters. What's more concerning is you say it will take an unspecified amount of time to verify your own records. This is simply your certified tax rolls vs your certified voter rolls. It should be quite simple to see if these land uses permit voting from. That's literally what your tax rolls do, it shows the land use, and owner. Remember too, these lists do not incorporate people who have moved, people who have died, change of tenants, etc. This is simply land types that don't, for the most part, allow voting from.

Additionally, I find it very concerning you say there have been inactive voters for some 20 years at some of the 241 records you searched. That's very concerning for numerous reasons we'll show later. If you would like our team to come in and do this all for you in a few hours, let me know. We're happy to sign any NDA's etc. needed.

Please update your time and get back to us today.

Thank you.

Robert Beadles, Team and "We The People"

On Mon, Apr 10, 2023 at 9:36 AM Rodriguez, Jamie L <JARodriguez@washoecounty.gov> wrote:

Mr. Beadles,

To confirm that the correct files were received below are the file names and number of rows for those files.

Download_NV_vacant_2022.08.26: 4249

Download_NV_RV_park_2022.08.26: 1367

Download_NV_business_2022.08.26: 241

Download_NV_parking_2022.08.26: 2086

Download_NV_hotels_2022.08.26: 3539

Total Records on the 5 spreadsheets are 11,482

Please confirm if these are the files you are requesting we look into. I also want to be clear that we will not be able to review thousands of records in a 3 weeks, that would require us to look at about 750-930 records a day to complete. To do a true evaluation of the records to determine what if any actions are required will take more time.

Thank you,

Jamie

From: Robert Beadles <beadlesmail@gmail.com>

Sent: Friday, April 7, 2023 5:01 PM

To: Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Cc: SOS Elections Division <nvelect@sos.nv.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>; Brown, Eric P. <EPriceBrown@washoecounty.gov>; Clark, Mike E. <MEClark@washoecounty.gov>; Garcia, Mariluz C. <MCGarcia@washoecounty.gov>; Herman, Jeanne <JHerman@washoecounty.gov>; Hill, Alexis <AHill@washoecounty.gov>; Washoe311 <Washoe311@washoecounty.gov>

Subject: Re: Voter Roll Files and Document

[**NOTICE:** This message originated outside of Washoe County -- **DO NOT CLICK** on links or open **attachments** unless you are sure the content is safe.]

Thank you for your response. The folder includes 5 files, encompassing 14,000 issues to investigate.

<https://drive.google.com/drive/folders/1-d2vLcWYzDZDXezgx90trBtkNxEWXerE>

The files are too large to place in this email, or I would send them here as well.

In my initial email on 3/25 to you, why didn't you mention you only saw 241 voters, when I specifically stated there were over 14,000 issues?

Please confirm you see all 5 files, again here is the link:

<https://drive.google.com/drive/folders/1-d2vLcWYzDZDXezgx90trBtkNxEWXerE>

If you don't see the 5 files, please let me know if there is a location more suitable I can send them.

Additionally please answer our other questions stated in the email below.

Thank you,

Robert Beadles, Team and "We The People"

On Fri, Apr 7, 2023 at 4:28 PM Rodriguez, Jamie L <JARodriguez@washoecounty.gov> wrote:

Mr. Beadles,

The link you presented with the voters you wanted us to review, which I highlighted below in your email from 3/25 at 1:28, the excel file that it downloads 241 voters. I do not have anything from you that provides records of 14,000 voter records for me to research. Therefore I am working on the 241 voters listed in the file link provided in your request. If the link you provided on 3/25 was suppose to include records for 14,000 voters I'm afraid you provided the link to the wrong file. As I mentioned before as several of these records have been inactive for over 20 years it may take longer and I cannot guarantee at this point that they will be done by next Friday, however when we are complete I will provide you with the information I am able to find for those records. If you provided the wrong link then please provide the appropriate link and we will review. I do feel it important to note that research on 14,000 records will take much longer than 21 days.

Thank you,

Jamie

From: Robert Beadles <beadlesmail@gmail.com>

Sent: Friday, April 7, 2023 2:30 PM

To: Rodriguez, Jamie L <JARodriguez@washoecounty.gov>

Cc: SOS Elections Division <nvelect@sos.nv.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>; Brown, Eric P. <EPriceBrown@washoecounty.gov>; Clark, Mike E. <MEClark@washoecounty.gov>; Garcia, Mariluz C. <MCGarcia@washoecounty.gov>; Herman, Jeanne <JHerman@washoecounty.gov>; Hill, Alexis <AHill@washoecounty.gov>; Washoe311 <Washoe311@washoecounty.gov>

Subject: Re: Voter Roll Files and Document

[NOTICE: This message originated outside of Washoe County -- DO NOT CLICK on links or open attachments unless you are sure the content is safe.]

Thank you, Ms. Rodriguez, for your response. However, there are several issues that need addressing, which were not covered in your response.

Let's start with the 241 voters you mentioned. You stated that we sent over 241 voters in the file. However, we sent over 14,000 issues. Are you saying that the file comprises only 241 voters, or did you only open 241 voter files within the 14,000 sent to you?

Next, we have never received any response to our 12/1 process served petition to you. There has been zero response. Does this mean that you admit that the allegations are true? If you disagree, please with data and evidence, show us where we are all in error. Simply saying everything is fine, doesn't make it so. Transparency is inadequate throughout the entire election process, regardless of how the PIO, etc frames it.

We look forward to your results within the 21-day time frame. Additionally, we need confirmation that Commissioner Clark and Herman are properly receiving all of their emails. We have been told that they are not.

Lastly, in bringing in this third party to work within our elections, they started without board approval, which is a violation. We noticed that every item that was defeated at the last meeting is now back on for a vote at the next meeting. How is it that you can move so quickly to add items turned down by the board and public, yet never seem to get any of Commissioner Herman's items on the agenda? I am not her counsel, but if I were, I would show her the new rules the county put in place for its board members and employees as this clearly looks like she is being discriminated against, not to mention her constituents.

Please keep us posted, and we look forward to your responses.

Regards,

Robert Beadles, Team and "We The People"

On Fri, Apr 7, 2023 at 1:58 PM Rodriguez, Jamie L <JARodriguez@washoecounty.gov> wrote:

Mr. Beadles,

Your file has been received and we are reviewing the records of the 241 voters list that you sent over. A response will not be completed today, when the review of each and every record is completed a response will be provided. As your original email requested a response in 21 days, today is day 14 I am not able to respond. A response by the 21st day as requested may not be meet as your list includes voters who have not been active for over 20 years. Research on those records will take more time so that we can work to go back that far and provide a complete a full response.

Thank you,

Jamie

From: Robert Beadles <beadlesmail@gmail.com>

Sent: Friday, April 7, 2023 12:52 PM

To: SOS Elections Division <nvelect@sos.nv.gov>; Mark Wlaschin <mwlaschin@sos.nv.gov>

Cc: Brown, Eric P. <EPriceBrown@washoeconomy.gov>; Clark, Mike E.

<MEClark@washoeconomy.gov>; Garcia, Mariluz C. <MCGarcia@washoeconomy.gov>; Herman,

Jeanne <JHerman@washoeconomy.gov>; Hill, Alexis <AHill@washoeconomy.gov>; Rodriguez,

Jamie L <JARodriguez@washoeconomy.gov>; Washoe311 <Washoe311@washoeconomy.gov>

Subject: Re: Voter Roll Files and Document

[NOTICE: This message originated outside of Washoe County -- **DO NOT CLICK** on links or open **attachments** unless you are sure the content is safe.]

Good afternoon servants,

It has been 14 days since we sent this petition to you, and we have not received a response. Our petition was sent by a process server and via email on 12/1, yet it has not been responded to. See attached.

At least two glaring Maxims of law are applicable in this situation:

"Qui tacet consentire videtur": He who is silent is taken to agree.

"Omnia praesumuntur contra spoliatores": All things are presumed against a wrongdoer.

Lastly, this means that an allegation not rebutted is admitted.

What say you?

We the people find it shocking that you have not at least admitted or denied the allegations. Your silence is an admission of the issues, as the Maxims clearly state.

Please provide a response today, or we will all presume that the Maxims are in effect and that you are all knowingly committing crimes against the State Of Nevada, The United States, and its people.

Additionally, we demand that Eric Brown confirm whether Commissioner Herman and Clark are actually receiving all of their emails addressed to them. We have been told that they are not and that they are being purposely denied the ability to represent their constituents.

Additionally, Eric, forward this email to Commissioner Andriola.

Regards,

Robert Beadles, Team and "We The People"

P.S

Maxim Of Law

A maxim of law is a concise and authoritative legal principle or rule that is widely recognized and accepted in the legal system. Maxims of law are often expressed in Latin and have been developed and refined over centuries of legal practice and precedent. They serve as guiding principles in the interpretation and application of the law, and are used by judges, lawyers, and scholars as a source of legal authority and inspiration. Maxims of law are considered to be fundamental and universally applicable, and are often invoked to support legal arguments and decisions.

On Fri, Mar 24, 2023 at 1:28 PM Robert Beadles <beadlesmail@gmail.com> wrote:

Good afternoon,

Please find the attached document explaining the files located at this link:

https://drive.google.com/file/d/1n2kDYd9R1FWnXfDnATHIqaV2yC5_Wjk6/view?usp=share_link

To date, my team and I have identified over 40,000 people who need to be investigated on the voter rolls. However, to my knowledge, no action has been taken. That was given to Rodriguez and Brown early last year.

We have also discovered an algorithm for flipping votes that has been used in all elections in Nevada from 2020 to the most recent 2022 General Election. We are offering \$80,000 in rewards to anyone who can prove us wrong. Over 50 PHDs from Nevada and major media companies have attempted to do so and ALL failed:

<https://operationsunlight.com/2022/05/10/so-how-do-you-recall-someone-who-was-never-rightfully-elected-the-30000-challenge>

<https://operationsunlight.com/2022/11/26/50000-reward>

In fact, if you provide us with the data for just three precincts with over 150 voters in each, we can accurately predict the results within 1% for the rest of the precincts! This should be impossible, yet we can do it.

We have also found precincts and districts with over 95% voter registration by eligible population, which again, should be impossible.

Additionally, we have shown that nearly all the NRS's have been broken by Washoe County, yet neither the Secretary of State nor the County has taken action on our behalf.

We have provided evidence of massive amounts of voters who appear to not be registered voters at their listed addresses. This evidence is simply obtained by comparing the voter rolls with the tax rolls.

These issues need to be investigated, see the files at the above link.

The NRS and Federal Laws require that voter rolls be kept clean, and it is your duty to do so. Failure to follow the law could result in the loss of immunity and personal liability to lawsuits, fines, and imprisonment. The following are a few examples:

"An officer of the court may be held liable in damages to any person injured in consequence of a breach of any of the duties connected with his office...The liability for nonfeasance,

misfeasance, and for malfeasance in office is in his 'Individual Capacity', not his official capacity..." (see 70 Am. Jur. 2d Sec. 50, VII Civil Liability,

"When a state officer acts under a state law in a manner violative of the Federal Constitution, he comes into conflict with the superior authority of that Constitution, and he is in that case stripped of his official or representative character and is subjected in his person to the consequences of his individual conduct. The State has no power to impart to him any immunity from responsibility to the supreme authority of the United States." - U.S. Supreme Court, in Scheuer v. Rhodes, 416 U.S. 232, 94 S. Ct. 1683, 1687 (1974).

Cooper v. Aaron, 358 U.S. 1, 78 S. Ct. 1401, 3 L. Ed. 2d 5, 1958 U.S. LEXIS 657 Supreme Court of the United States.

Thank you in advance for investigating these issues and acting where required. We have given you over 14,000 voters to start investigating. Please look into this immediately and keep us posted within 21 days of this email as to the status and cleansing of voters who shouldn't be registered voters. We'll give you more when you show us what's done with these.

Additionally, there is no reason to move these people to "inactive" status. Any of these voters found to be no longer in the state or not lawfully registered shall be removed. Please follow the letter of the law via state and federal voter roll procedures.

Additionally, please answer the following:

What will you do to prevent the algorithm from flipping our votes?

Will you vote for a third party on Tuesday at the County Commissioner meeting to work within our elections?

If so, did the contract go out to bid?

If so, to whom?

Where are the bids?

Please provide them.

Have you seen what was shown to be happening with BPro?

<https://www.thegatewaypundit.com/2023/03/exclusive-you-thought-dominion-was-shocking-new-election-technology-is-frightening>
<https://www.thegatewaypundit.com/2023/03/election-system-uncovered-used-in-multiple-states-internet-connected-uncertified-and-accessible-to-numerous-govt-agencies-and-outside-entities>

Why are we using them or any of their affiliates?

Why are we allowing businesses and agencies access to our election information?

Why is the County using ERIC?

Have you seen the lawsuits and articles that have exposed this far left person team?

Please get back to us immediately, and have us completely updated on the above issues within 21 days.

You are all aware of the above issues, please follow up on them.

Thank you.

Robert Beadles, and team

Kind Regards,

Robert Beadles

Kind Regards,

Robert Beadles

Kind Regards,
Robert Beadles

Kind Regards,
Robert Beadles

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Kind Regards,

Robert Beadles

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Robert Beadles

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Kind Regards,

Robert Beadles

“Exhibit 15”



**Project Omega
Report Prepared for Mr. Robert Beadles
Washoe County, Nevada
Regarding Voter Roll Analysis
March 18, 2023**

In late February, 2023, Mr. Robert Beadles gave the Project Omega team a group of 3 official voter rolls from Washoe County Nevada. Those voter rolls were dated:

2/14/22	307,449 line items
8/19/22	662,268 line items
8/26/22.	559,791 line items

The Fractal team ingested these voter rolls. The Fractal team later ingested the official property tax rolls for Washoe County: Washoe County Property Tax Rolls Approximately March, 2023.

The Fractal team compared the addresses in the official voter registry with the equivalent address in the property tax roll.

These voter rolls contained the identifying information about Washoe County voters. They did not contain the voter history. These voter rolls appeared to be highly similar with the exception that the 2/14/22 voter roll was disproportionately voters in status A. The other two rolls had voters with status A, C and I.

We were informed A = active, C = cancelled, I = inactive.

Project Omega applies a technology called Fractal analysis to data to find anomalies that may not be apparent in the data. That process begins with a "one-click analysis" to find areas where deeper probing is suggested.

One-click analysis is far more extensive than the term implies.

Fractal analysis does much of its work below the surface.

Using artificial intelligence (AI), the Fractal analysis applies deep data matching to addresses which may appear to be different but are the same address spelled differently.

While the human eye understands that 156 N. Main St and 156 No. Ma_n Ste. are probably the same, a computer does not. Thus, the AI system needs to adjust for such misspellings.

During the ingestion of data, the Fractal system checks for many anomalies. For instance, if there are duplicate voter records those are flagged.

Because Fractal technology operates 1,000 to a million times faster than current compute technologies like relational databases, analyses not possible with dated technology like that used by ERIC are possible.

One of the tests the Fractal team runs is "snapshot analysis."

Snapshot analysis takes data sets, of generally like kind, and compares them with each other over different dates. In the data Mr. Beadles provided, the time series took the three voter rolls and compared them over the term of their dates.

As the figure below, Exhibit 1 demonstrates, there are interesting areas one might want to further probe in this data set:



All Voters at Inappropriate Address

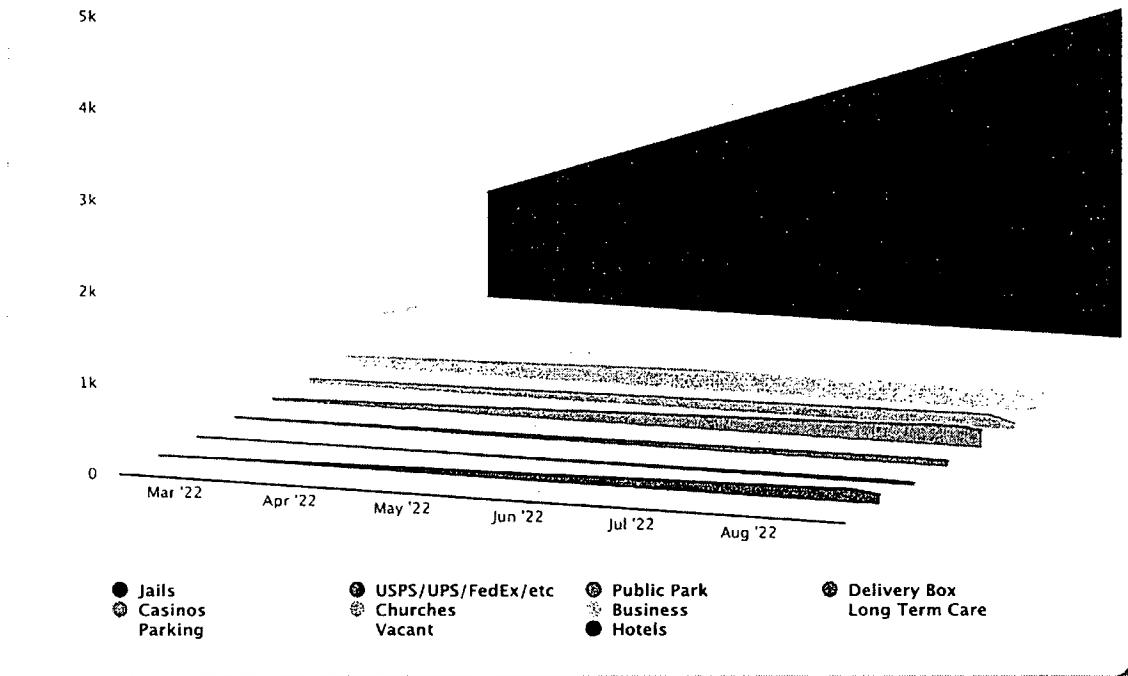


Exhibit 1 is a time series across the dates in the 3 Washoe County data rolls.

The reader will note at the bottom of the picture/graph, there are colored lines/bars showing not much growth in the numbers of voters registered in categories such as jails, casinos, parks, delivery boxes. Thus, as one would expect, from February 14, 2022 until August 26, 2022, the numbers of voters, across categories (I,A,C) remained consistent.

However, the number of voters in such categories registered in hotels jumped from 1,227 to 3,538. That is the large, brown trapezoid shape in the rear of the graph.

Some states and counties allow people to register at hotels. Our study does not pass judgement on how a municipality chooses to register voters.

However, there is a more alarming issue that is raised by this graph. Regardless of how those voters got onto the voter roll, there appear to be 3,538 of them registered in hotels as of 8/26/22.

The question we asked Mr. Beadles is: Did they receive a mail-in ballot?

The mail-in ballot question is vexing for all municipalities studied by the Omega team. Exactly how does a person registered in a hotel receive a ballot?

The second question is how long are such people resident in the hotel?

Hotel residents typically do not reside for years. Thus, where are they now? Are they still being mailed ballots at these hotels? If so, who is getting that ballot?

Since the data indicates over 4,000 voters registered at such an address as of 8/26/22, and that hotel address is by definition temporary, are they still there?

Our study did not, deliberately, remove voters of the C or I category.

Those are typically “cancelled” or “inactive.” The reason we did not adjust for those categories is our recent experience demonstrates that voters move among categories in election years.

For instance, it is common for an election commission to move a voter from “inactive” or “cancelled” to active, vote them, then move them back. Since we anticipate testing for these conditions later in the cycle, we chose to include all line items – thus future analysis will be on the same plane.

We anticipate running a test in 2024 to determine which voter in Washoe County, listed as inactive or cancelled receives a mail-in ballot. This is a key part of the Undeliverable Ballot Database our team is building for all United States counties.

Another test we recommended to Mr. Beadles is to test every line item in every one of the 3-time series against who was sent (not received) a mail-in ballot. Thus, with the official record of what addresses were mailed a ballot in 2020 and 2022, we can further analyze if such line items are creating floating ballot phenomena.

Our recommendation to Mr. Beadles is to obtain the “cast ballot” roll for Washoe County for even-year elections going back to 2018.

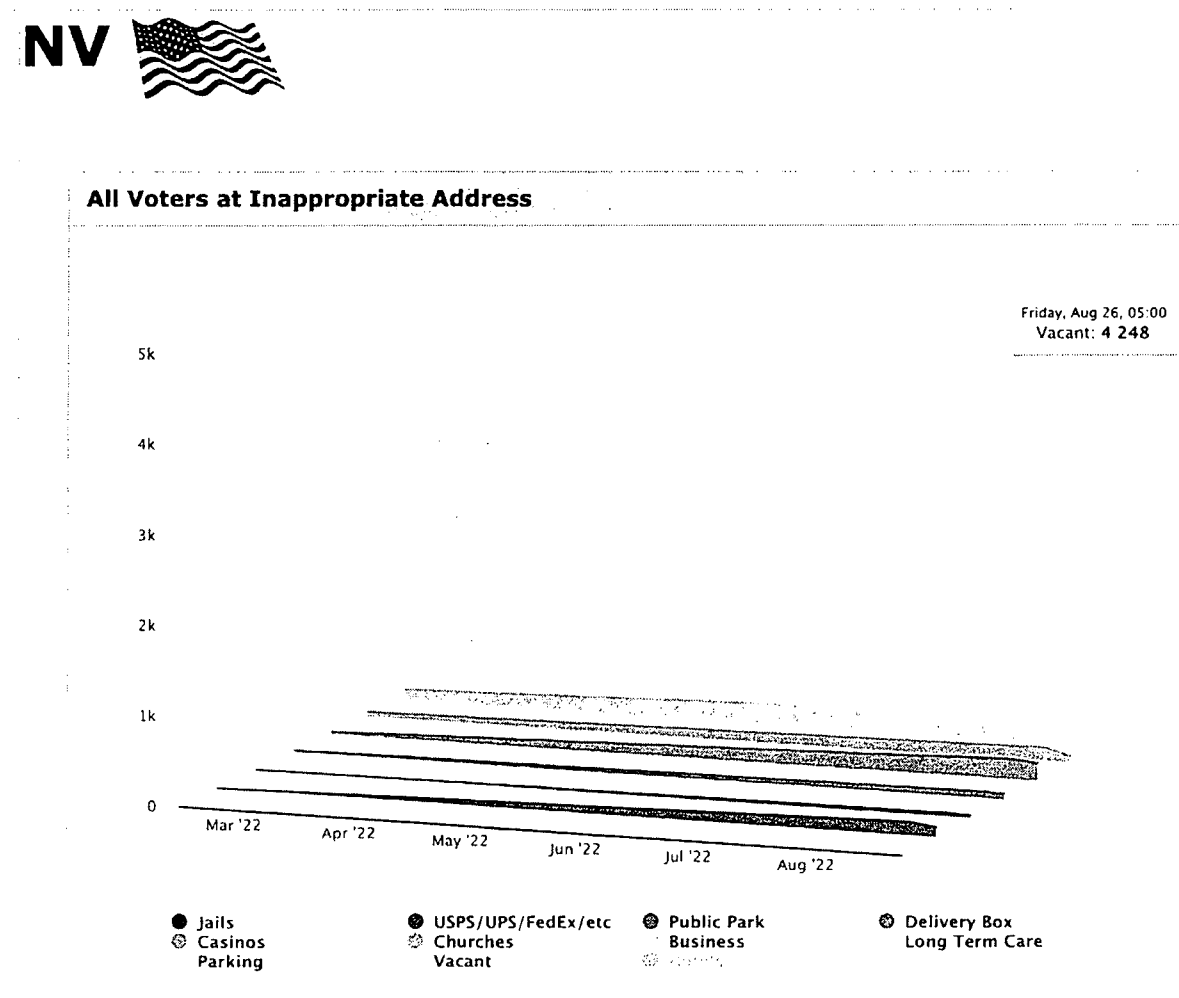
The cast ballot list shows who voted and whether they voted in person, by mail, or same day registration. That information will demonstrate if ballots are being mailed to hotels – which in most cases results in an undeliverable ballot. However, that ballot may have been voted – even though it is undeliverable.

Should the data show that ballots were mailed to undeliverable addresses and voted, it would be an area requiring remediation by authorities.

Such analysis is on its way, but it is not done in the first pass provided here.

Because Nevada uses ERIC to clean its voter rolls, it has no such visibility to this kind of analysis. We are pleased to help out.

Exhibit 2, below, shows that across the three data sets, the number of voters registered at an address defined by the Washoe County tax authority as a **vacant lot** grew from 1,016 to 4,248 as election day 2022 approached.



This graph is similar to Exhibit 1.

In Exhibit 1, the hotel trapezoid was brown. That is displayed at the bottom of both exhibits among the address types. We turned off the hotel brown area revealing a larger light-colored trapezoid behind it.

In that area, displayed in Exhibit 2, one can see that there are over 4,000 registered voters in time series 3 (8/26/22) living in a vacant lot. That number appears to have grown from time series 2 (8/19/22) which appears to have similar data but 1,200 voters living in fields.

As the dates gather closer to the 2022 November election, the number of empty field voter residents dramatically increases.

Again, the Project Omega team does not pass judgment if voter officials want to enable people to register to vote in national elections who have no place of residence.

A vacant lot, however, cannot receive mail.

If one voter's address cannot receive mail, when all other voters' addresses can receive mail, one concludes voters registered in vacant lots are at a distinct political disadvantage.

The voter analysis performed in Exhibit 2 suggests there exists a subset of voters in Washoe County who are registered to vote but cannot receive a mail-in ballot – under any circumstances. The data further suggests Washoe County is treating over 4,000 of its voters differently from the rest – indeed it is forcing them to vote in person or not at all.

Since these voters cannot receive a mail-in ballot, and if they live in a vacant lot as determined by both the Washoe County tax authority and the election roll, they may be less likely to have transportation. Washoe County is allowing citizens, at a distinct transportation disadvantage – to be registered in a manner where they cannot receive mail-in ballots. Thus, these 4,000 plus citizens may not physically be able to easily vote.

The data also raises the question of whether voters who, by definition cannot receive a mail-in ballot (vacant lot) had their vote cast in a recent election.

The Project Omega team has requested that Mr. Beadles obtain the list of the cast ballot records for 2022 and 2020.

The Project Omega team will then determine if those individuals who are registered at an address that CANNOT RECEIVE A MAIL IN BALLOT had their votes cast by a mail-in ballot.

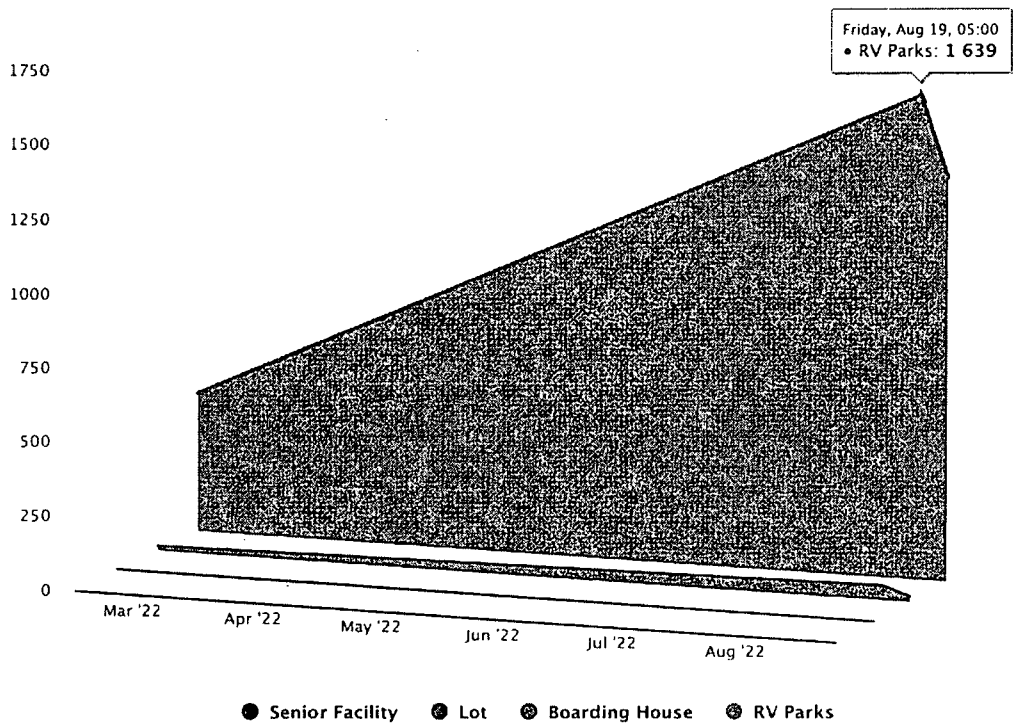
Should that be the case, it would be determinative that this group of voters is being victimized by people who are voting for them – thus both disenfranchising likely homeless people who are the most vulnerable citizens in our society.

A further set of tests will be run over the next 18 months.

The Omega team requests Mr. Beadles continue to deliver voter registration records to determine if the residents of vacant lots and hotels continue to reside in the same locations.

Since these two groups are likely to be transient, good government demands their whereabouts be identified to make sure they too have full access to all voting means – and they can get their mail-in ballots.

Exhibit 3 shows the number of Washoe County voters registered in RV Parks:



During the 3-time series, the number of registered voters residing in RV Parks grew from 477 to 1,639.

The Fractal system uses a mapping system enabling each address to be viewed pictorially. RV Parks are not trailer parks. Each is treated differently in the Fractal analysis.

Both the time series data and the pictorial data demonstrate that the RV Park-registered voters are in transient locations. Unlike the voters in hotels and vacant lots, the RV Park voters are likely to have better transportation.

However, it is doubtful they can receive a mail-in ballot.

RV Parks can receive mail and can receive ballots.

However, studies from other states demonstrate those moving around in RVs (recreational vehicles) likely have a home somewhere else. That home is usually far away from where they are temporarily visiting – otherwise they would drive a car.

It makes sense if a person were living in a Nevada home, they would be unlikely to register in a Nevada RV, which is typically a temporary vehicle.

The 1,639 registered voters in RVs in Washoe County on the 8/26/22 voter roll deserve further inquiry.

Did these people vote in November 2022? What is their voter registration date? What is the time distance between their registration date and when they voted? Such a question is asked because RVs typically do not spend months at a specific location – they are recreational and thus move around.

We are working with Mr. Beadles to gather such information as it will help determine when these people registered, when they received a ballot, if they voted by mail or in-person. The objective is to make sure these likely honest citizens did not have a mail-in ballot sent to a location at which they temporarily resided – and had that ballot cast in their name.

While second-level analysis is out of the scope of this one-click analysis we performed for Mr. Beadles, we did wish to bring attention to the issue of RV Parks.

We have the registration dates for the 1,639 voters in RV Parks in the election rolls provided by Mr. Beadles.

We know those driving an RV are not at an RV location permanently.

One can conclude RV Park residents have their stays measured in months, not years, certainly not decades.

Thus, we were surprised where we did a second-level analysis to find Exhibit 4:

ApplicationDate	Application Source
-----------------	--------------------



Please Choose: ▼

Jul 29, 1998

Dec 12, 1997

Sep 07, 2004

Oct 18, 2016

Dec 11, 1997

Mar 04, 2002

Apr 17, 2002

Jan 01, 1991

Aug 21, 2003

Apr 19, 1995

Jul 12, 2013

May 01, 2020

Sep 12, 2008

Feb 29, 2000

Jun 09, 1998

Dec 10, 1999

Oct 07, 2000

Aug 08, 2020

Mar 14, 1995

Jul 29, 1998

ap View

Card View

Theme

Exhibit 4 is a listing of the first 19 people registered in RV Parks in the Washoe County voter list dated 8/26/22. We are providing the entire list to Mr. Beadles and the Washoe County government via electronic communication, **but the Exhibit 4 is demonstrative of the entire list.**

That means almost all 1,639 registered years or decades ago – and ostensibly remain at that same temporary location, living in temporary vehicles used for camping.

How is it someone is registered in an RV Park who registered in 1991 or 2002 continues to appear on the 2022 voter roll?

We were informed Nevada uses ERIC to clean voter rolls.

The question is now begged – did these people vote? Are they the outliers in the RV world who live in an RV Park for over 30 years? Are they on the list of people in Washoe County to receive mail-in ballots?

Let us not disparage election officials in Washoe County.

Election officials in Washoe County, like their peers in a score of states do not have the modern tools to find these anomalies. They are victims of a voter system called ERIC which enables such gross anomalies to exist unseen by honest good-government individuals.

One of the analytical tools Fractal teams apply to voter rolls is the concentration of registered voters at a specific address. Often, there are far more voters registered at a specific address than the County Health Department allows.

That process, comparing County Property Tax Rolls against County Voter Registration Rolls can be determinative if at-risk, physically vulnerable voters are living in inhuman conditions.

Nobody wants to see 18 adults in a one bedroom, 1 bath, 850 square foot house – kept there as voting resources.

Nor does anyone want unsuspecting, transient, vulnerable humans to be used by sophisticated third parties as voter banks thus disenfranchising them and others.

Thus, the Fractal team helps find such unsafe conditions so they can be properly alleviated by reporting them the County Health Department.

Exhibit 5 proved to be interesting and requires further analysis. As the reader will note, the Fractal team tested for registered voters living in locations with from 6 – 9 other people – who are also registered voters.

As the chart indicates, that number grew 10-fold over the time series to over 41,000 such addresses.

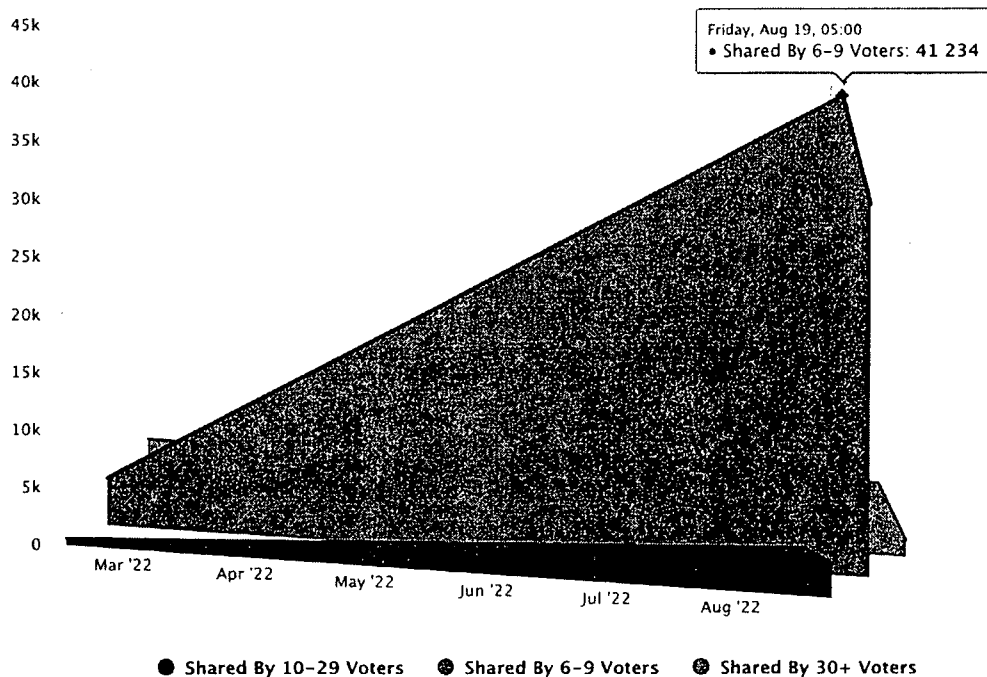


Exhibit 5 tests for 3 conditions:

Addresses which have 6 – 9 voters

Addresses which have 10 – 29 voters

Addresses which have 30 or more voters

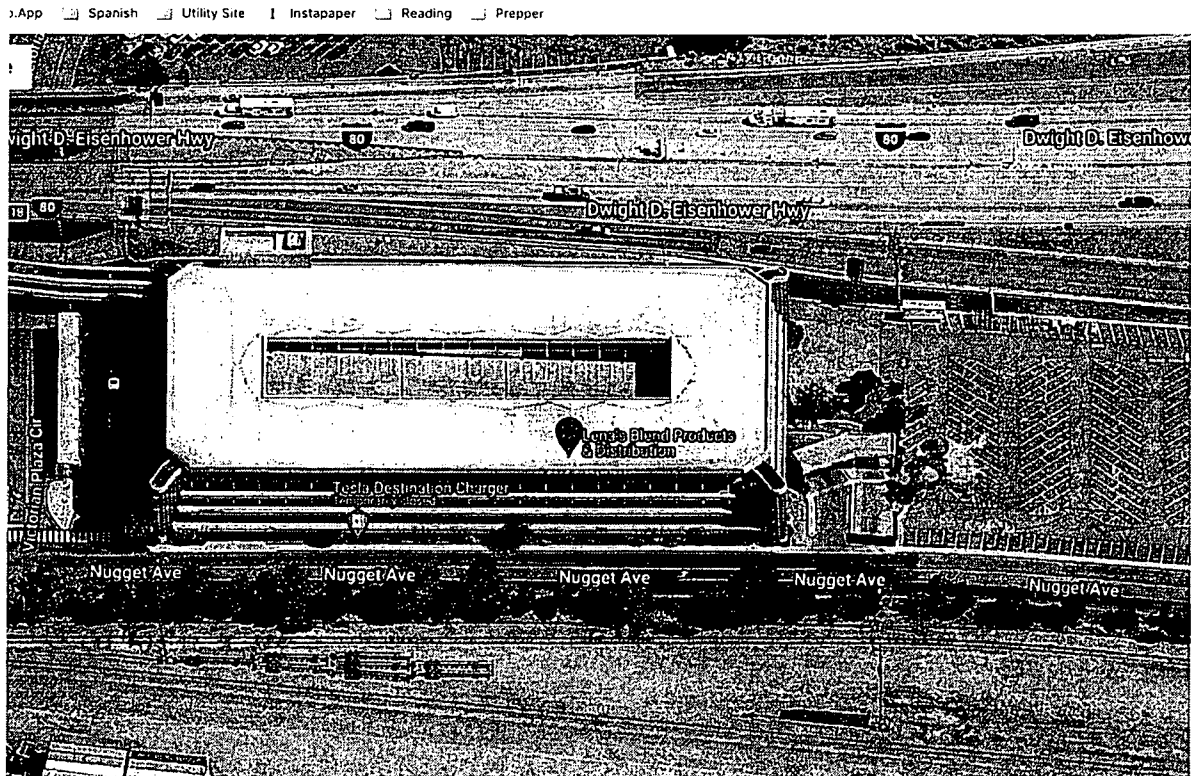
The reader will note the addresses with 10 – 29 voters and 30 or more remained relatively constant over the 3-time series.

However, the addresses with 6 – 9 voters exploded from about 4,000 to 41,000 locations. Since each location contains 6 – 9 voters, the number of voters reflected is significant.

There is nothing sinister about voters congregating with 6 – 9 other voters. However, a 10-fold growth in 6 months – at the very time other addresses remain generally constant - is anomalous and the Fractal team is digging much deeper into these addresses and why such a jump is occurring as the 2022 election approached.

The one-click analysis performed by the Fractal team looked into some of the addresses where registered voters were congregating. Parking lots appeared to house several thousand registered voters.

Performing a second-level analysis showed Exhibit 6:



This appears to be a parking garage. It does not appear to have bedrooms, or bathrooms yet it is an address for registered voters.

Sometimes mapping systems show address which may be incorrect. So the Fractal team went to the voter physical address and found Exhibit 6a:

1 PLAZA CIR APT 4, SPARKS NV 89431	1136 VICTORIAN PLZ CIR APT 4, SPARKS NV 89431
2 IGGET AVE 2706, SPARKS NV 89431	1100 NUGGET AVE 2706, SPARKS NV 89431
3 817 HYMER AVE, SPARKS NV 89431	1817 HYMER AVE, SPARKS NV 89431
4 30 NUGGET AVE, SPARKS NV 89431	1100 NUGGET AVE, SPARKS NV 89431
5 RIAN PLAZA CIR, SPARKS NV 89431	1136 VICTORIAN PLZ CIR, SPARKS NV 89431
6 30 NUGGET AVE, SPARKS NV 89431	1100 NUGGET AVE, SPARKS NV 89431
7 0, SPARKS NV 89431	0, SPARKS NV 89431
8 STANFORD WAY, SPARKS NV 89431	737 STANFORD WY, SPARKS NV 89431
9 UGGET AVE 116, SPARKS NV 89431	1100 NUGGET AVE 116, SPARKS NV 89431
10 30 NUGGET AVE, SPARKS NV 89431	1100 NUGGET AVE, SPARKS NV 89431
11 928 HYMER AVE, SPARKS NV 89431	1928 HYMER AVE, SPARKS NV 89431
12 30 NUGGET AVE, SPARKS NV 89431	1100 NUGGET AVE, SPARKS NV 89431
13 AN PLAZA CIR 4, SPARKS NV 89431	1136 VICTORIAN PLZ CIR 4, SPARKS NV 89431
14 30 NUGGET AVE, SPARKS NV 89431	1100 NUGGET AVE, SPARKS NV 89431
15 30 NUGGET AVE, SPARKS NV 89431	1100 NUGGET AVE, SPARKS NV 89431
16 928 HYMER AVE, SPARKS NV 89431	1928 HYMER AVE, SPARKS NV 89431
17 27 PITTMAN AVE, SPARKS NV 89431	1527 PITTMAN AVE, SPARKS NV 89431
18 928 HYMER AVE, SPARKS NV 89431	1928 HYMER AVE, SPARKS NV 89431
19 JRD WAY UNIT A, SPARKS NV 89431	737 STANFORD WY UNIT A, SPARKS NV 89431

Exhibit 6a, above is the listing of the address, in row 9 of the record for voters who appear (but are not displayed for privacy) to the left of the address. In most jurisdictions, parking lots are not considered valid addresses at which to house voters.

Again, the Fractal team does not pass judgement on how Washoe County chooses to report voters or house them. It is, however, obvious, the current ERIC system does little to help these elected officials gain needed visibility into voter rolls.

Exhibit 6b is a copy of ingested Washoe County property tax rolls. The reader will note that the county tax authority claims the address is a parking lot. The county voter authority claims multiple voters live there.

The result is the Washoe County tax records and the Washoe County voting records – both official government documents, do not reconcile.

Exhibit 6b below – ingested Washoe County tax authority record for this address:

id	function	Addr Type	UnitType
Please Ch			
1	36 VICTORIAN, SPARKS NV 89431	Minor Imps: wells, septic, outldg., parking Tax	APT
2	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
3	1817 HYMER, SPARKS NV 89431	General Commercial: retail, mixed, parking, school Tax	
4	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
5	36 VICTORIAN, SPARKS NV 89431	Minor Imps: wells, septic, outldg., parking Tax	
6	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
7	0, SPARKS NV 89431	General Commercial: retail, mixed, parking, school-Minor Imps: wells, septic, outldg., parking-Splinter,...	
8	37 STANFORD, SPARKS NV 89431	Minor Imps: wells, septic, outldg., parking-Single Family Residence Tax	
9	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
10	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
11	1928 HYMER, SPARKS NV 89431	General Commercial: retail, mixed, parking, school Tax	
12	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
13	36 VICTORIAN, SPARKS NV 89431	Minor Imps: wells, septic, outldg., parking Tax	
14	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
15	1100 NUGGET, SPARKS NV 89431	Casino Hotel, Full Service Parking Structure Tax hotel ups	
16	1928 HYMER, SPARKS NV 89431	General Commercial: retail, mixed, parking, school Tax	
17	1527 PITTMAN, SPARKS NV 89431	General Commercial: retail, mixed, parking, school Tax	
18	1928 HYMER, SPARKS NV 89431	General Commercial: retail, mixed, parking, school Tax	
19	37 STANFORD, SPARKS NV 89431	Minor Imps: wells, septic, outldg., parking-Single Family Residence Tax	UNIT

The Washoe County voter record analysis for Mr. Beadles found tens of thousands of examples of voters registered at locations at which a mail-in ballot either cannot be sent or if it is sent it is unlikely to be delivered to its recipient.

Washoe County is no worse than any other ERIC “cleaned” voter roll the Fractal team tested. Washoe County is entirely consistent with likely good-government officials who have almost zero ability to cross search their voter rolls.

Currently the Fractal team is working with others in Nevada to add all Nevada counties to this analysis. The Fractal team is also adding over a dozen states to similar Fractal analysis – all of whom either use ERIC or once used ERIC.

The Fractal team, at Mr. Beadles’ request, has prepared digital records of people registered in locations such as hotels, parking lots, vacant lots, casinos, jails and many other interesting places of residence where other jurisdictions do not choose to house voters.

Those records, in the thousands, will be electronically sent to the Washoe County officials when they provide a secure URL where those records can be sent.

The Fractal team offers to work with the Washoe County officials to enable them to do much deeper analysis of their voter rolls.

The Fractal team, working with election integrity teams across Nevada, is building the **Undeliverable Ballot Database**. This is a database of every property in the state – gathered from state property tax rolls, profiled in exacting detail.

The Undeliverable Ballot Database will list every Nevada voter against the property roll to determine if any group of Nevada citizens, often ones who are vulnerable, is at risk to be used by agenda-driven third parties to have their votes cast without their knowledge.

Examples of Our Expertise

Members of our team solved massive fraud and security problems that plagued companies and industries for years where no previous solutions were effective.

- **eBay** - successfully eliminated an entire generation of cyber fraud
- **State Farm, USAA, GEICO** - identified and stopped sophisticated multi-million-dollar auto insurance fraud rings
- **TSA No-Fly List** - developed the underlying name-matching technology to screen out terrorists and other corrupt actors

Contact Information:

Jay Valentine

Project Omega

<https://Omega4America.com>

“Exhibit 33”

We The People

From robertbeadles@protonmail.com <robertbeadles@protonmail.com>
To robertbeadles@protonmail.com
CC vhartung@washoecounty.gov, ahill@washoecounty.gov, Jung, Kitty<kjung@washoecounty.gov>, jherman@washoecounty.gov, Lucey, Robert (Bob) L<blucey@washoecounty.gov>, Brown, Eric P.<EPriceBrown@washoecounty.gov>, Rodriguez, Jamie L<JARodriguez@washoecounty.gov>, nedwards@washoecounty.gov, cjhicks@washoecounty.gov, SOS Elections Division<nvelect@sos.nv.gov>, ssouthworth@ag.nv.gov
Date Thursday, December 1st, 2022 at 3:35 PM

Please provide the attached action and remedy for millions of Nevadians.

Thank you,

Robert Beadles

Sent with [Proton Mail](#) secure email.

“Exhibit 34”

To: Nevada Secretary of State
101 North Carson Street, Suite 3, Carson City, NV 89701

To: Nevada Attorney General
100 North Carson Street Carson City, NV 89701

To: Supreme Court of Nevada
201 S Carson St #201, Carson City, NV 89701

We the People's Constitutional Demand to nullify and change the election system based on fundamental principles of law

Please take notice that it is my wish as one of the People that the Election of November 8, 2022 be denied certification because of the following:

- A. There is more than one election worker who has been ordered by officials over the elections to do things outside the form of law which stands as malfeasance.
- B. I further demand that under the fundamental principles of law, universally accepted, in all civilized nations, that you nullify this election as the will of one of the People, and by necessity, custom, and historical usages of the law:

Maxim: Legal form is essential form.

Maxim: Where form is not observed, nullity of the act is inferred or follows.

Maxim: Where the law prescribes a form, the non-observance of it is fatal to the proceeding, and the whole becomes a nullity.

Please take notice that the acts of election workers, acting as trustees of the People, ordering government servants to ignore the form of elections, presented in good faith, is fatal to the whole proceeding. Furthermore, government is without authority to certify anything that was void, null, or invalid on its face as shown in the evidence below:

Maxim: Things invalid from the beginning cannot be made valid by subsequent act.

Maxim: Things grounded upon an ill and void beginning cannot have a valid or good perfection.

Please take notice that the People have come together, assembled for the common good, and they realize that our servants swore to be instructed by us in the Nevada State Constitution. I, therefore, come to you in love to tell you that certifying the 2022 general election after being shown fundamental law, and the fact that workers were instructed to ignore the law and verifications which rendered the proceeding a nullity, will be considered a trespass against the People in the highest degree.

Therefore, our remedy and cure is for a new election and to conduct the new election in such a way that our rights are not being violated. The public will have full transparency in the election process. The new election shall be conducted in one day, with a picture voter ID required, using only paper ballots, and counted by hand. The election locations shall be numerous in order to comply with U.S. Supreme Court rulings. Mail ballots shall be opt-in. Indefinitely confined and military officers shall be mailed a paper ballot that must be filled out by the voter and mailed back to the Registrar of Voters or County Clerk in their county to be received by close of polls on election day. The election will be held from 7 am to 7 pm on the day of the election. No late ballot arrivals after polls close. Election workers in each district and County shall report their results to the public by 9 PM on election day. This new, legitimate election must happen before 12/23/22.

Additionally, the Registrar of Voters furnished a list of voters they have reported as voted. We have found this list to be in error. We have additionally found a function within the election system that changes the voters vote from what they cast. We have found the voter rolls to be in error.

As per the Nevada Constitution Article 1, Section 2 **Purpose of government; paramount allegiance to United States.**

"All political power is inherent in the people[.] Government is instituted for the protection, security, and benefit of the people; and they have the right to alter or reform the same whenever the public good may require it...."

Therefore we the people demand the following be abolished immediately:

- AB321
- Use of electronic voting machines and counting machines
- The current voter rolls.

Therefore we the people demand the following be enacted upon immediately:

- Legal voters shall be shown how to re-register to a new set of voter rolls by 6/1/23
- Voter rolls shall be independently kept and maintained by each of the 15 county clerks and 2 registrar of voters
- Valid Voter ID will be required to vote or register to vote

We the people demand a full investigation into the following people:

Jamie Rodriguez, Washoe County Registrar of Voters
Eric Brown, Washoe County Manager
Bethany Drysdale, Washoe County communications director

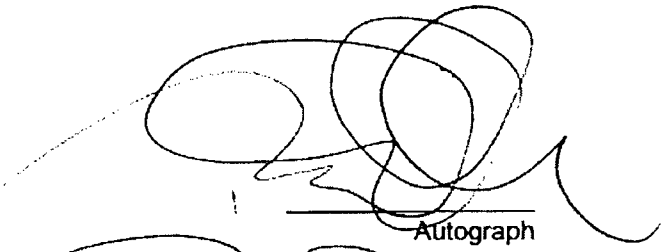

I have given proof of election errors to Eric Brown and Jamie Rodriguez of the Washoe County Registrar of Voters, including but not limited to:

- An algorithm flipping our votes,
- Voter rolls grossly in error,
- Missing votes and voters,
- Election equipment hooked up to the internet,
- Our votes being counted in secret,
- ROV reported voters who voted in 2022 General Election in error,

- Voters votes being cast without the voter's consent.

The errors still exist. After receiving notice of the errors, rather than correcting, the election officials used their communications team and Bethany Drysdale to deceive the public.

If, as Nevada government workers, you believe the People do not have rights as enumerated in the Nevada Constitution Article 1, Section 2: Purpose of Government and you refuse to immediately secure the People's elections and business by immediate investigations and nullifying this past election, that was filled with maladministration and malfeasance, you must present constitutional grants of authority showing you are allowed to do so, sworn under penalty of perjury, by affidavit within 7 days. If you should fail to respond, you agree that you are trespassing against the People, with full knowledge, intent, and malice, and that this notice can be used as evidence against you should you interfere with the People's rights.


Autograph

Print Name
12/1/22
Date

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

To: Washoe County Registrar of Voters 1001 E. Ninth Street, Reno, NV 89512

To: Nevada Attorney General
100 North Carson Street Carson City, NV 89701

To: Supreme Court Of Nevada
201 S Carson St #201, Carson City, NV 89701

Affidavit

Affiant, Robert Beadles, one of the People, in this Court of Record, Sui Juris, do swear to the following claims:

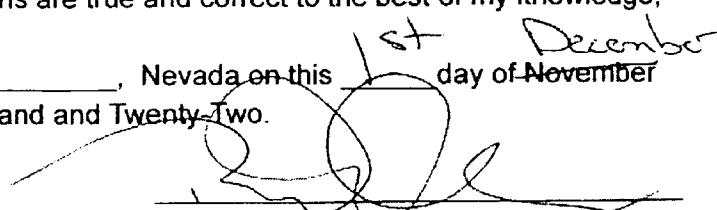
I have given the following proof of election errors to Eric Brown and Jamie Rodriguez of the Washoe County Registrar of Voters.

An algorithm flipping our votes.
Voter rolls grossly in error.
Missing votes and voters
Signature verification not adequately done
Election equipment hooked up to the internet
Our votes being counted in secret.
ROV reported voters who did not vote in the 2022 General Election as voted.
Voters votes being cast without the voters consent.
The errors we have shown they then have their communications team discount to the public vs investigate and correct the errors.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Reno, Nevada on this 1st day of December
in the Year of Our Lord Two Thousand and Twenty-Two.


Autograph of Affiant:

Notary as JURAT CERTIFICATE

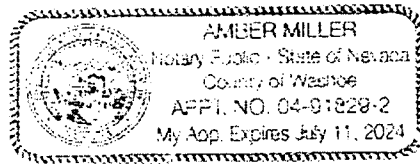
Nevada State }

State of Nevada

Washoe County }

On this 1st day of ~~November~~ ^{Dec}, 2022 (date) before me,
Amber Miller, a Notary Public, personally appeared
Robert D Beedles Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the man whose name is subscribed to the within instrument and
acknowledged to me that he executed the same in his authorized capacity, and that by
his autograph(s) on the instrument the man executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat



To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

To: Washoe County Registrar of Voters 1001 E. Ninth Street, Reno, NV 89512

To: Nevada Attorney General
100 North Carson Street Carson City, NV 89701

To: Supreme Court Of Nevada
201 S Carson St #201, Carson City, NV 89701

Affidavit

Affiant, Edward Solomon, one of the People, in this Court of Record, Sul Juris,
do swear to the following claims:

1. For each precinct, from the tabulations published by the Clark County Registrar of Voters, let:
- $A = \text{Marchant's Early Vote}$ $B = \text{Cisico's Mail-in Vote}$ $X = \frac{A}{A+B}$
2. $C = \text{Marchant's Mail-in Vote}$ $D = \text{Cisico's Early Vote}$ $Y = \frac{C}{C+D}$
- $T = \frac{A+C}{(A+C)+(B+D)}$, then there exists an algorithm that calculates T as a function of X and Y , a mathematical impossibility in the form

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Reno, Nevada on this 26th day of November in the Year of Our Lord Two Thousand and Twenty-Two

Edward Solomon
Autograph of Affiant

Notary as JURAT CERTIFICATE

New York State)
Suffolk County)

On this 26th day of November, 2022 (date) before me,
Babur Rahim, a Notary Public, personally appeared
Edward Solomon Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph(s) on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat

Babur Rahim

BABUR RAHIM
NOTARY PUBLIC, STATE OF NEW YORK
Registration No. 01RA6358684
Qualified in Suffolk County
Commission Expires May 15, 2025

$0^2 = k_0 + k_1 x + k_2 y + k_3 x^2 + k_4 xy + k_5 y^2$, $R^2 = 0.99$

Affiant Name: Kimberly Grover
Affiant Address: 3408 Furlong Way, Fort Worth, TX 76244
To: The Nevada Secretary of State
Address: 101 N Carson Street Suite 3 Carson City, NV 89701

Nevada Affidavit to Derry Voting in Election

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Affiant, Kimberly Grover, one of the People, in this Court of Record, Sul Juris, do make the following claims in regards to voting in the November 4, 2022 Election;

I did not vote in the NV elections because I moved to Fort Worth, TX at the end of June 2022. I am no longer a resident of NV. I registered to vote in Texas, but did not receive my voter registration card until Nov. 7th 2022; therefore, I was unable to vote in November.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

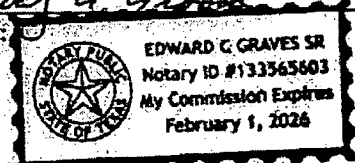
Executed in(city)

Fort Worth, TX on this 30th day of November in the Year of Our Lord Two Thousand and Twenty-Two.

Autograph of Affiant:

Notary as JURAT CERTIFICATE

Texas State
Thurston County



On this 30th day of November, 2022 (date) before me, Edward C. Graves

a Notary Public, personally appeared Kimberly Grover Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her autograph(s) on the instrument the woman executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal

Signature of Notary / Jurat

Edward C. Graves exp. 02/01/2026

Affiant Name
Affiant Address

To: The Nevada Secretary of State
Address: 101 N Carson Street, Suite 3 Carson City, NV 89701

Nevada Affidavit to Delay Voting in Election

Notice to Agents to Notify to Principal and Notice to Principal to Notify to Agents

Affiant: Amber Nixley
I am the following person in regard to Amber Nixley in the November 3, 2022 Election.

I did not vote in Washoe County
in October 2022.
November 3, 2022

Signature of Affiant
Date

Notary Public for the State of Nevada
My Commission Expires on _____
I, _____, Notary Public for the State of Nevada, do hereby certify that _____ is the true and correct signature of _____ and that _____ is the true and correct name of _____ as shown on the Nevada Secretary of State's records.

Signature of Notary

NOTARY PUBLIC
My Commission Expires on _____
My Notary Public Number is _____

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. Ninth Street, Reno, NV 89512

Affidavit

Affiant, Cynthia L. Sassanovich one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

1. While working as a voter intake specialist at the library on Robt Dr in Reno, Heather Cerven, the assistant registrar of voters, came in and was showing a new employee the election process. She happened to be behind me looking over my shoulder when a gentleman's signature looked like a bunch of loops. I said "I am sorry sir, that signature does not match, may I see your ID?" He showed me his ID without any problem. Heather was watching the exchange and she said "that loop kind of looks like that loop" comparing the two signatures.
out of 5 people per page I would say I had at least over two signatures that did not match.
2. We were given no signature verification training. We were told we would get a link to a video in our email. It came after early voting started but I could not get it to open.
If election workers verified signatures on an ID in ballots or any Heather Cerven suggested during early voting, there is no meaningful signature verification.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city) Woodland Hills, CA on this 23 day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Cynthia L. Sassanovich
Autograph of Affiant

Notary as JURAT CERTIFICATE

California State }
Los Angeles County }

On this 23 day of November, 2022 (date) before me,
Alicia Bilych, a Notary Public, personally appeared
Cynthia L. Sassanovich Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her autograph(s) on the instrument the woman executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat

Alicia Bilych

Please, see attached a correct CA Notary Certificate.

JURAT

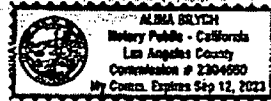
A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California
County of LOS Angeles

Subscribed and sworn to (or affirmed) before me on
this 23 day of November, 20 22
by Cynthia L. Sassenrath

proved to me on the basis of satisfactory evidence to be the person(s) who
appeared before me

Signature _____



(Seal)

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

Affidavit

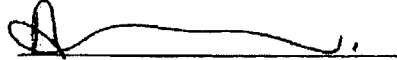
Affiant, Aoife M. Tebbe, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

1. In the Clark County Elections Department, in signature verification room I heard Victor, the room supervisor tell election workers the the signatures did not need to match as long as it was "close enough".
2. Victor also told them they did not need to use the second laptop to cross reference all other signatures on record, this is against Nevada Law.

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

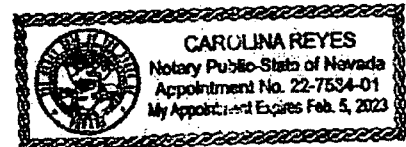
Executed in (city) Las Vegas, Nevada on this 22 day of November in the Year of Our Lord Two Thousand and Twenty-Two.



Autograph of Affiant:

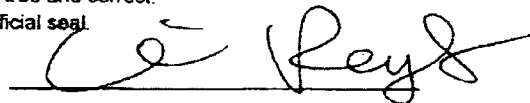
Nevada State }
Clark County }

Notary as JURAT CERTIFICATE



On this 22 day of November, 2022 (date) before me,
Carolina Reyes, a Notary Public, personally appeared
Aoife M. Tebbe Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her autograph(s) on the instrument the woman executed, the instrument.
I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.
WITNESS my hand and official seal.

Signature of Notary / Jurat



Affiant Name:
Affiant Address:

To: The Nevada Secretary of State
Address: 101 N Carson Street Suite 3 Carson City, NV 89701

Nevada Affidavit to Deny Voting in Election

Notice to Agent is Notice to Principal and Notice to Principal is Notice to Agent

Affiant, BRIAN HOWERY, one of the People, in this Court of Record, Sul Juris, do make the following claims in regards to voting in the November 8, 2022 Election;

I BRIAN HOWERY RESIDE AT 7421 VILLAGE ROAD, UNIT 13 IN SYKESVILLE MARYLAND, 21784. I VOTED IN MARYLAND ELECTIONS AND DID NOT VOTE IN REVO, NEVADA. I MOVED TO MARYLAND IN JUNE 2022

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC § 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information and belief.

Executed in (city)

SYKESVILLE, MD on this 25 day of November in the Year of Our Lord Two Thousand and Twenty-Two.

Autograph of Affiant:

Notary as JURAT CERTIFICATE

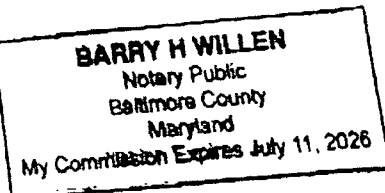
Maryland State
Carroll County

On this 25th day of November, 2022 (date) before me, Barry H Willen ^{bm}
a Notary Public, personally appeared Brian Howery Name of Affiant, who proved to me on the basis of satisfactory evidence to be the man whose name is subscribed to the within instrument and acknowledged to me that he executed the same in his authorized capacity, and that by his autograph(s) on the instrument the man executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat



To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Clark County Registrar of Voters
500 S. Grand Central PKWY., Las Vegas, NV 89155

Affidavit

Affiant, Micah Jordan, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

On October 28, 2022 at approximately 11:05 AM while
in the signature verification room, I will sealed single-file
1. with other observers. There were on both sides, teams of two
per monitor comparing voter signatures. One team noticed a discrepancy
and had stopped and called for their supervisor. A younger man,
who the team greeted as "Victor" told the team "no the signatures
2. do not need to match, they may vary." I raised my hand, as
instructed, to call for "Dan" who was our contact person and an
Ambassador got him. When I asked about this, he said "he
would look into it." He never got back to me. He never ~~clarified~~

Verification

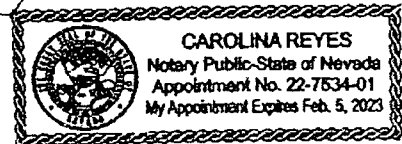
I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of
the United States of America, and by the provisions of 28 USC § 1746 that all of the
above and foregoing representations are true and correct to the best of my knowledge,
information and belief.

Executed in (city) Las Vegas, Nevada on this 22 day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Micah Jordan
Autograph of Affiant

Notary as JURAT CERTIFICATE

Nevada State }
Clark County }



On this 22 day of November, 2022 (date) before me,

Carolina Reyes, a Notary Public, personally appeared
Micah Jordan Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.

WITNESS my hand and official seal:

Signature of Notary / Jurat

Carolina Reyes

Not Voting in Election

Notice to Principal is Notice to Agent

of the People, in this Court of Record, Sol Juri, do make
for 7, 2022 Election

at a vote in Nevada

28th 2022

Verification

to the penalties of perjury under the laws of the United States of
1746 that all of the above and foregoing representations are true and
information and belief.

November in the Year of Our Lord Two Thousand and Twenty Two

[Signature]

Autograph of Affiant

AFFIRMATION CERTIFICATE

name *Eugene R. [illegible]*

[Signature]

State whose name is

his authority

To: The Nevada Secretary of State
101 N Carson Street Suite 3 Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. Ninth Street, Reno, NV 89512

Affidavit

Affiant: Renee Lou Rezentes, one of the People, in this Court of Record, Sui Juris,
do swear to the following claims:

1. Most of the time they were not
comparing signatures.
2. Most envelopes were being passed
without checking

Verification

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of
the United States of America, and by the provisions of 28 USC § 1746 that all of the
above and foregoing representations are true and correct to the best of my knowledge,
information and belief.

Executed in (city) Reno, Nevada on this 22nd day of November
in the Year of Our Lord Two Thousand and Twenty-Two.

Renee Lou Rezentes
Autograph of Affiant:

Notary as JURAT CERTIFICATE

Nevada State }
Washoe County }

On this 22nd day of November, 2022 (date) before me,

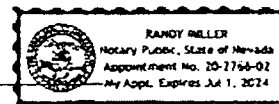
Randy Miller a Notary Public, personally appeared

Renee Lou Rezentes Name of Affiant, who proved to me on the basis of satisfactory
evidence to be the woman whose name is subscribed to the within instrument and
acknowledged to me that she executed the same in her authorized capacity, and that by
her autograph(s) on the instrument the woman executed, the instrument.

I certify under PENALTY OF PERJURY under the lawful laws of Nevada State and that
the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature of Notary / Jurat Randy Miller
Commission Expires July 1, 2024



To: Nevada Secretary of State
101 N. Carson Street, Suite 3
Carson City, NV 89701

To: Washoe County Registrar of Voters
1001 E. 9th Street
Reno, NV 89512

AFFIDAVIT

I, Tracey Thomas, one of the People, in this court of record, Sui Juris, do swear to the following claims:

1. The Constitution for the United States of America is the Supreme Law of the land and supersedes all other lesser law, statutes, codes, regulations and the State Constitution. What is written in the referenced national Constitution is valid, authorized and enforceable. What is not written in the national Constitution is prohibited by that Constitution. All provisions of the national and state Constitution are mandatory, and are not to be overlooked or ignored as if they did not exist. Any act committed by you either supports and upholds the Constitution, national and state, or opposes and violates them.
2. You have taken an oath to support and uphold the national and state Constitution and are constitutionally responsible and liable in the performance of your official duties as is further defined, but not limited to, in the state statutes. (Article 15, Section 2)
3. You have no Constitutional authority, or any other form of valid, lawful authority, to oppose and violate the very documents you swore or affirmed your oath and under which you were delegated by the people the limited authority to conduct the duties of your office.
4. No voting results of mail ballots may be released until all polling places are closed and all votes have been cast on the day of the election. Any person who disseminates to the public in any way information pertaining to the count of mail ballots before all polling places are closed and all votes have been cast on the day of the election is guilty of a misdemeanor. (NRS 293.269935)
5. A county clerk shall not post copies of the tabulated voting results for a statewide or multi-county race or ballot question until the county clerk has received notification from the Secretary of State that all polling places are closed and all votes have been cast. (NRS 293.383)



Page 1 of 3

6. No counting board in any precinct, district or polling place in which paper ballots are used may commence to count the votes until all ballots used or unused are accounted for. (NRS 293.365)
7. You released 2022 General Election voting results before all votes had been cast on November 8, 2022. The United States Postal Service was still accepting and postmarking mail ballots on this date up until midnight Pacific Standard Time and Hawaiian Standard Time. This gave a vast amount of voters an unfair advantage that other voters did not have, as is evidenced by the number of ballots received November 8 through November 12. This gross breach of information thereby suppressed and diminished the value of lawfully cast ballots, as well as disenfranchised legal voters.
8. The processing procedures stipulated in NRS 293.269921, section 1(b) and section 2 are in direct violation of the above referenced state statutes and constitutions.
9. The rights of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude. (15th Amendment)
10. The first qualification to vote listed under NRS 293.485 is citizenship and then item 1 proceeds with "Every citizen of the United States."
11. The Secretary of State shall verify the accuracy of the information in an application to register to vote. (NRS 293.675)
12. The first question on the State of Nevada Voter Registration Application is "Are you a citizen of the United States of America?"
13. Staff testified April 13, 2021 at the Washoe County Board of County Commissioners meeting that citizenship is not being verified on persons applying to register to vote.
14. You have not only infringed on the freedoms guaranteed to me as one of the People; but, you are flagrantly and willfully violating your trust indenture. You are practicing discrimination, segregation and intimidation by insisting on depriving me of my rights under color of law. You should be aware that Section 242 of Title 18 makes it a crime for a person acting under color of any law to willfully deprive a person of a right or privilege protected by the Constitution or laws within the United States.



15. Licentiousness is to be understood as acting without regard to law, ethics, or the rights of others. Licentiousness, or practices inconsistent with the peace and safety of the state may be construed to have occurred with all trust indenture servants of the state and state agencies and associations mentioned herein who have acted in a licentious and disruptive manner related to the complaints listed herein.

16. Any failure on your part to protect the People's freedom is a breach of your trust indenture and your oath of office, to which you swore. You were given certain responsibilities by the People, and you have acted in malfeasance and maladministration, intentionally attacking the People you serve, as these responsibilities were not fully and faithfully completed.

This Affidavit is lawful notification to you, and is hereby made and delivered to you pursuant to the national Constitution, specifically, the Bill of Rights, and The Bill of Rights of the Nevada Constitution, and requires your written rebuttal to me, in kind, specific to each and every point of the subject matter stated herein, within ten (10) days, via your own sworn and notarized affidavit, using true fact, valid law and evidence to support your rebuttal of the specific subject matter stated in this Affidavit.

You are hereby noticed that your failure to respond, as stipulated, and rebut, with particularity and specificity, anything with which you disagree in this Affidavit, is your lawful, legal and binding tacit agreement with and admission to the fact that everything in this Affidavit is true, correct, legal, lawful, and fully binding upon you in any court in America, without your protest or objection and that of those who represent you.

I hereby declare, certify and state, pursuant to the penalties of perjury under the laws of the United States of America, and by the provisions of 28 USC 1746 that all of the above and forgoing representations are true and correct to the best of my knowledge, information, and belief.

Executed in Sparks, Nevada on this 23 day of November in the Year of Our Lord Two Thousand and Twenty-Two.



Tracey Thomas
1344 Disc Drive #140
Sparks, NV 89436

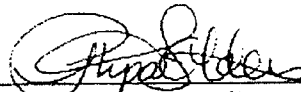
Notary as JURAT CERTIFICATE

State of Nevada }
 }
Washoe County }

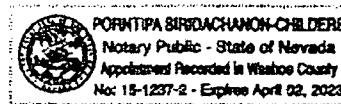
On this 23 day of November, 2022 before me, Pornatipa Sirdachanon-Childers, a Notary Public, personally appeared Tracey Thomas, Name of Affiant, who proved to me on the basis of satisfactory evidence to be the woman whose name is subscribed to the within instrument and acknowledged to me that she executed the same in her authorized capacity, and that by her signature on the instrument the woman executed, the instrument.

I certify under PENALTY of PERJURY under the lawful laws of the State of Nevada and that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature of Notary/Jurat



Re: We The People

From robertbeadles@protonmail.com <robertbeadles@protonmail.com>

To robertbeadles@protonmail.com

CC vhartung@washoecounty.gov, ahill@washoecounty.gov, Jung, Kitty <kjung@washoecounty.gov>, jherman@washoecounty.gov, Lucey, Robert (Bob) L <blucey@washoecounty.gov>, Brown, Eric P. <EPriceBrown@washoecounty.gov>, Rodriguez, Jamie L <JARodriguez@washoecounty.gov>, nedwards@washoecounty.gov, cjhicks@washoecounty.gov, SOS Elections Division <nvelect@sos.nv.gov>, ssouthworth@ag.nv.gov

Date Thursday, December 1st, 2022 at 3:36 PM

See attached

Sent with [Proton Mail](#) secure email.

----- Original Message -----

On Thursday, December 1st, 2022 at 3:35 PM, Robert Beadles <robertbeadles@protonmail.com> wrote:

Please provide the attached action and remedy for millions of Nevadians.

Thank you,

Robert Beadles

Sent with [Proton Mail](#) secure email.

4.53 MB 1 file attached

WeThePeopleDemand12_1_22.pdf 4.53 MB

“Exhibit 72”

1 ADAM R. FULTON, ESQ.
Nevada Bar No. 11572
2 E-mail: afulton@jfnvlaw.com
3 LOGAN G. WILLSON, ESQ.
Nevada Bar No. 14967
4 E-mail: logan@jfnvlaw.com
JENNINGS & FULTON, LTD.
5 2580 Sorrel Street
Las Vegas, Nevada 89146
6 Telephone: (702) 979-3565
7 Facsimile: (702) 362-2060
Attorneys for Plaintiffs

8 **IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA**
9 **IN AND FOR THE COUNTY OF WASHOE**

10
11 ROBERT BEADLES, an individual;
12 RICHARD H. LEE, an individual; JEFF
13 LOFY, an individual; CAROLYN
SULLIVAN, an individual; PAMELA JO
14 SORENSON, an individual; BETTY
THIESSEN, an individual; MICHAEL
15 KICH, an individual; DAVID
CHAMBERLAIN, an individual; JILL
16 RANSOM, an individual; LOUISA
CRAVIOTTO, an individual; SIAVOSH
17 SHAMSHIRPOURIAN, an individual;
PENNY L. BROCK, an individual;
18 JAMES M. BENTHIN, an individual;
STACEY SAMPSON, an individual;
19 LESTER K. COOPER, an individual;
KEN KASTERKO, an individual;
20 WAYNE CATES, an individual; J.S.
MCELHINNEY, III, an individual; D.E.
21 FERREL, an individual; SEAN
GALLAGHER, an individual; GALIN
22 BROOKS, an individual; THOMAS
HUFFORD, an individual; DELIA
23 WHITE, an individual; JASON RAND
24 LOWE, an individual; RICHARD
SANDOZ, an individual; VALERIE
25 WHARTON, an individual.

26 Plaintiffs,

27 v.

28 BARBARA CEGAVSKE, in her official

CASE NO.: CV22-00661

DEPT. NO.: 7

**STIPULATION AND ORDER FOR
DISMISSAL WITHOUT PREJUDICE**

JENNINGS & FULTON, LTD.
2580 SORREL STREET
LAS VEGAS, NEVADA 89146
TELEPHONE 702 979 3565 • FAX 702 362 2060

1 capacity as Nevada Secretary of State;
2 DEANNA SPIKULA, in her official
3 capacity as Registrar of Voters for
4 Washoe County, Nevada; DOES I-X,
inclusive; and ROE CORPORATIONS I-
X, inclusive,

5 Defendants.

6
7 **STIPULATION AND ORDER FOR DISMISSAL WITHOUT PREJUDICE**

8 IT IS HEREBY STIPULATED by and between Plaintiffs and their attorneys of
9 record, ADAM R. FULTON, ESQ. and LOGAN G. WILLSON, ESQ. of the law office of
10 JENNINGS & FULTON, LTD., and Defendant Nevada Secretary of State by and through
11 its attorney of record, CRAIG A. NEWBY, ESQ. of the ATTORNEY GENERAL'S
12 OFFICE OF THE STATE OF NEVADA, Defendant Deanna Spikula by and through her
13 attorney of record HERBERT B. KAPLAN, ESQ. of the WASHOE COUNTY DISTRICT
14 ATTORNEY'S OFFICE, Defendant Progressive Leadership Alliance of Nevada's (PLAN)
15 by and through its attorney of record BRADLEY SCHRAGNER, ESQ. of the law offices of
16 WOLF, RIFKIN, SHAPIRO SCHULMAN & RABKIN, LLP to the following:

17
18 1. The Plaintiffs will be permitted to observe during the processing and counting
19 of ballots and in accordance with Nevada law and regulations and Washoe county's existing
20 procedures, to the same extent as other eligible observers.

21
22 2. If Washoe County is processing and/or counting ballots, observations shall be
23 allowed.

24 3. This matter shall be dismissed without prejudice.

25 ///

26 ///

27 ///

28 ///

4. With each party to bear responsibility for payment of their own costs and attorney's fees.

Dated: June 2, 2022

JENNINGS & FULTON, LTD.

/s/ Adam R. Fulton, Esq.
ADAM R FULTON, ESQ.
Nevada Bar No. 9119
LOGAN G. WILLSON, ESQ
Nevada Bar No. 14967
2580 Sorrel Street
Las Vegas, Nevada 89146
Attorneys for Plaintiffs

Dated: June 2, 2022

**WOLF, RIFKIN, SHAPIRO,
SCHULMAN & RABKIN, LLP**

/s/ Bradley Schrager, Esq.
BRADLEY SCHRAGER, ESQ.
Nevada Bar No. 10217
DANIEL BRAVO, ESQ.
Nevada Bar No. 13078
3773 Howard Hughes Parkway, Suite 590
Las Vegas, Nevada 89169
Tel: (702) 341-5200
bschrager@wrslawyers.com
dbravo@wrslawyers.com
*Attorneys for Proposed Intervenor-
Defendant PLAN*

IT IS SO ORDERED:

Dated: June 2, 2022

ATTORNEY GENERAL

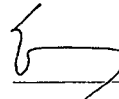
/s/ Laena St-Jules
CRAIG A. NEWBY, ESQ.
Nevada Bar No. 8591
LAENA ST-JULES
Nevada Bar No. 15156
555 E. Washington Ave. Ste. 3900
Las Vegas, Nevada 89101
*Attorneys for Defendant
Secretary of State*

Dated: June 2, 2022

**WASHOE COUNTY DISTRICT
ATTORNEY**

/s/ Herbert B. Kaplan, Esq.
CHRISTOPHER J. HICKS, ESQ.
District Attorney
Nevada Bar No. 747
HERBERT B. KAPLAN, ESQ.
Deputy District Attorney
Nevada Bar No. 7395
One South Sierra St.
Reno, Nevada 89501
hkaplan@da.washoecounty.gov
Attorneys for Defendant Deanna Spikula

June 3, 2022



DISTRICT COURT JUDGE

JENNINGS & FULTON, LTD.
2580 SORREL STREET
LAS VEGAS, NEVADA 89146
TELEPHONE 702 979 3565 • FAX 702 362 2060

1 Respectfully Submitted By:
2 **JENNINGS & FULTON, LTD.**
3
4 /s/ Adam R. Fulton, Esq.
5 ADAM R. FULTON, ESQ.
6 Nevada Bar No. 11572
7 LOGAN G. WILLSON, ESQ.
8 Nevada Bar No. 14967
9 *Attorneys for Plaintiffs*
10
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CERTIFICATE OF SERVICE

Pursuant to N.R.C.P. 5(b), I hereby certify that I am an employee of JENNINGS & FULTON, LTD., and that on the ____th day of June, 2022, I caused a true and correct copy of the foregoing **STIPULATION AND ORDER FOR DISSMISSAL WITHOUT PREJUDICE** to be served via the Washoe County E-Flex Filing System as follows:

UZOMA NKWONTA (D.C. Bar. No. 975323) (pro hac vice forthcoming)
DAVID R. FOX (D.C. Bar No. 101503) (pro hac vice forthcoming)
MAYA SEQUEIRA (D.C. Bar No. 1029352) (pro hac vice forthcoming)
MELINDA K. JOHNSON (D.C. Bar No. 1620229) (pro hac vice forthcoming)

ELIAS LAWGROUP LLP

10 G Street NE, Suite 600

Washington, D.C. 20002

Tel: (202) 968-4490

unkwonta@elias.law

dfox@elias.law

msequeira@elias.law

mjohnson@elias.law

BRADLEY SCHRAGER (SBN 10217)

DANIEL BRAVO (SBN 13078)

WOLF, RIFKIN, SHAPIRO,

SCHULMAN & RABKIN, LLP

3773 Howard Hughes Parkway, Suite 590 South

Las Vegas, Nevada 89169

Tel: (702) 341-5200

bschrager@wrslawyers.com

dbravo@wrslawyers.com

Attorneys for Proposed Intervenor-

Defendant PLAN

CHRISTOPHER J. HICKS, ESQ.

District Attorney

Nevada Bar No. 7747

HERBERT B. KAPLAN, ESQ.

Deputy District Attorney

Nevada Bar No. 7395

WASHOE COUNTY DISTRICT ATTORNEY

One South Sierra St.

Reno, Nevada 89501

hkaplan@da.washoecounty.gov

Attorneys for Defendant Deanna Spikula

JENNINGS & FULTON, LTD.
2580 SORREL STREET
LAS VEGAS, NEVADA 89146
TELEPHONE 702 979 3565 ♦ FAX 702 362 2060

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AARON D. FORD
Attorney General
CRAIG A. NEWBY (Bar No. 8591)
Deputy Solicitor General
LAENA ST-JULES (Bar No. 15156)
Deputy Attorney General
State of Nevada
OFFICE OF THE ATTORNEY GENERAL
555 E. Washington Ave., Ste. 3900
Las Vegas, NV 89101
T: (702) 486-3783
E: cnewby@ag.nv.gov
lstjules@ag.nv.gov
Attorneys for Defendant Secretary of State

/s/ Misty Janati
An Employee of JENNINGS & FULTON, LTD.

“Exhibit 109”

Highlights of Supplemental Statements

1. Votes counted in secret

- a. Asst. Registrar of Voters Heather Carmen admitted on video she and the Registrar Jamie Rodriguez counted votes in secret in the 2022 primary and in the Joey Gilbert recount of the gubernatorial Republican primary, excluding the public from observation.

2. Lack of Transparency and Accountability

- a. The Washoe ROV has failed its mission statement for “transparency and accountability” and will continue to do so.
- b. Election systems are not transparent or open to public observation, no public inspection allowed.
- c. Hidden and unaccountable ACB members certify equipment and election results, qualifications unknown.
- d. Laws provide no cure for a stolen cast ballot and ballots were stolen and cast in 2022; persons who attest to have moved away and did not vote in Nevada show a ballot cast in their name.
- e. Laws of secret ballot discriminate, and obfuscate accountability.
- f. Washoe ROV has not provided requested 2022 election statistics.

3. Unclean voter rolls

- a. The Washoe ROV has repeatedly ignored valid challenges to voter registrations.
- b. Voter rolls are unclean.
- c. During election cycles, the numbers of active registered voters are a roller coaster in Washoe County:

-22,696 (7.2%) drop in active registered voters from Jun. to Jul. 2022

16,469 (5.72%) growth of active registered voters from Aug. to Oct. 2022

- a. 15,482 universal mail ballots were undeliverable in the 2022 general in Washoe; Over 95K undeliverable statewide.
- b. Nevada's U.S. Senate race was ultimately called four days late on a margin of 7,928 votes, which determined party control for the chamber.

2. Election System Issues

- a. Certain equipment and/or software is unsafe, unapproved, and is locally tested and certified by the county's appointed Accuracy Certification Board.
- b. "[t]here is no realistic mechanism to fully secure vote casting and tabulation computer systems from cyber threats." (National Academies of Sciences, Engineering, and Medicine)
- c. Nevada has become a proving ground for high-tech companies. We are leading the nation in various respects and as non-paper voting is concerned.
- d. "...malware can alter voters' votes while subverting all of the procedural protections practiced by the State, including acceptance testing, hash validation, logic and accuracy testing, external firmware validation, and risk-limiting audits (RLAs)." Report by J. Alex Halderman
- e. "We conclude that the Dominion Voting System is intentionally and purposefully designed with inherent errors to create systemic fraud and influence election results." Allied Security Operations Group

- f. In the 2020 general election in Washoe County, the percentage of votes across all precincts with over 200 votes in them show a defined ratio of Biden to Trump votes of 64.22%, with a margin of error of 2.15%.
- g. Any election worker has access to voter signatures with impunity; PollChief password printed in election worker manuals.
- h. Pollbooks used to verify signatures are infested with Konnech spyware, actual spying to be discovered.
- i. Washoe County plans to spend a whopping \$12.6 million to upgrade their elections systems; an automated signature verification system may be included.
- j. Agilis or any other automated signature verification system is expensive, unsafe, un-approved, non-transparent, and are prone to maladministration.
- k. 69.7% universal mail ballots wasted in Washoe County in the 2022 general.
- l. 71.5% universal mail ballots wasted statewide in the 2022 general.
- m. Email and self-printed ballots are problematic to safe and secure elections for the systems that support these new ways to vote and transmit a ballot are still being built and are evolving.
- n. The Washoe ROV cannot justify the use of no paper at the polls and electronic voting systems for the disabled because the ROV lacks statistical context to support such practices.

3. Deficiencies in signature verification methods

- a. Heather Carmen instructed poll workers to not verify signatures.
- b. Poll workers were not properly trained in signature verification as required.

- c. Unequal treatment of signatures: loose for voting v. strict for sufficiency of certain petitions.
- d. Unequal treatment of signatures: Mail and PDF ballots allow variations of spelling of one's name v. voter's registration signature and official roster when voting in-person.
- e. Unequal origin of signature: Mail and PDF use signature history in DMV and county agencies v. voter's registration signature and official roster when voting in-person
- f. No state guidance on resolution of signature image such as 300 dpi, best practice for audit
- g. No state guidance on signature verification itself, when and how to accept or reject a signature

4. Unprepared for 2024

- a. The Washoe ROV's staff has seen: "100% turnover in permanent staff and a loss of institutional knowledge." The Elections Group 6-9-23
- b. The Washoe ROV does not have enough skilled workers to conduct the upcoming presidential primary properly and safely and is unlikely to do so.
- c. The hiring of temp labor does not solve the shortage of expertise needed to operate the complex systems and procedures in the conduct of elections.

“Exhibit 120”

Election-fraud claims resurfaced in Nevada as Robert Beadles revises Washoe County lawsuit



Mark Robison

Reno Gazette Journal

Robert Beadles withdrew a lawsuit that'd been moved to federal court and alleged election fraud against three Washoe County officials.

The revised lawsuit takes out U.S. constitutional matters and focuses on county officials not addressing his election grievances and seeking their removal from office.

Judge Egan Walker, who previously ruled against Beadles in a 2022 election lawsuit, has been assigned the case after Beadles challenged it having been given to Judge David Hardy.

Robert Beadles' attempt to test his election-fraud claims in court got a reset.

On Wednesday, he withdrew a lawsuit against Washoe County officials for not addressing his belief in widespread election integrity issues — and he's filed a second, stripped-down version of his complaint.

The Washoe County DA's office had moved the first case to federal court. Beadles wants the second one to stay in state court. Toward that end, he removed two causes of action alleging violations of the U.S. Constitution's 14th Amendment.

His goal with the second suit remains the same: to have a court address the validity of his election grievances and remove Washoe County Registrar of Voters Jamie Rodriguez, County Manager Eric Brown and Alexis Hill, Washoe County Commission chair.

"It's quite simple; I need to be in state court as the 2 main causes of action I seek are the removal of the ROV (registrar of voters), County manager, and County Commission Chair and to expose our election issues, then correct them," he wrote Wednesday on his Operation Sunlight blog.

Beadles is a member of the Washoe County Republican Party's Central Committee and was a big donor to right-wing causes in the 2022 election cycle.

In response to the first lawsuit, the Washoe County District Attorney's office sent Beadles a letter on Tuesday calling his claims the "inaccurate rantings of a conspiracy theorist" and warning that if he didn't withdraw it, sanctions would be sought against him.

"The Beadles' Complaint is disconnected from the law and fact in reality," the letter said. "The Complaint and its frivolous and unfounded claims should be dismissed, Beadles should be sanctioned, and Defendants should likewise be awarded attorneys' fees."

In an email Thursday to the RGJ, the DA's office said it "has no additional comments at this time."

Disagreement over how to submit election-fraud claims

The revised lawsuit states that Beadles believes the three Washoe County officials violated their duties as well as his rights under Nevada's Constitution by not resolving his election grievances, and therefore they should be removed from their positions.

He claims they should've addressed his concerns because Nevada law states: "Each voter has the right ... to have complaints about elections and election contests resolved fairly, accurately and efficiently."

The DA's office disagrees. In its proposed "motion for sanctions" emailed Tuesday to Beadles, the DA's office wrote that Rodriguez, Brown and Hill had no duty to respond to him.

It cites Nevada Administrative Code, which says: "A person who wishes to file a complaint concerning an alleged violation of any provision of (Nevada election laws) must submit the complaint in writing to the Secretary of State and sign the complaint."

Claims of election fraud

Beadles' list of grievances cover alleged problems with voter registration lists, vote counting, signature verification, "illegal function within the election system" and violations of state election law.

The DA's office disputes his claims.

"Some of the aforementioned statements are so vague that a pointed response is difficult, but the statements are nonetheless inaccurate rantings of a conspiracy theorist disconnected from any legitimate claim," it wrote in the proposed motion for sanctions.

Fact check: Affidavits do not show Washoe votes were cast without voters' consent, as Beadles claims

To back up his claims, Beadles — who is representing himself — submitted to the court four legal boxes filled with documents and two flash drives of electronic files. The exhibit list shows at least two articles from the Reno Gazette Journal, a “Video Compilation of Prominent Democrats,” a graphic explainer on how to “solve the unsolvable” and numerous county documents on the voting process.

“Beadles knows or should know, based on the information Washoe County has thus far directly or indirectly provided to him, that his delusions are not accurate, yet he presents them in a court of law,” the DA’s office said in its proposed motion.

Beadles asks the court to stop Rodriguez, Brown and Hill from “using any voting and tabulation machines for elections in Washoe County” and instead to use “paper ballots at all polling locations and in every election.”

To bolster this demand, he seeks support from Vice President Kamala Harris, citing her comments on the campaign trail in 2019 saying, “The best way to conduct secure elections (is) paper ballots” because “Russia can’t hack a piece of paper.”

Washoe County and state positions on election fraud

Washoe County spokesperson Bethany Drysdale told the RGJ that the county conducts fair, transparent and accurate elections.

“There is extensive, randomized and thorough testing of machines, processes and tabulation before, during and after every election,” she said by email. “There are numerous redundancies to ensure that a single mistake cannot skew the results.”

Secretary of State Cisco Aguilar said his office had received more than 700 reports of possible 2022 election violations. His office is still investigating some individual concerns, but nothing has been found to put primary or general election results into question.

“We have seen no evidence of widespread voter fraud or voting machine errors in Nevada during the 2022 election cycle,” Aguilar testified at a February joint legislative meeting.

Beadles has a different viewpoint. In his lawsuit, he writes that because Rodriguez, Brown and Hill didn’t respond to his election complaints, they must be true, quoting the Latin legal phrase *Qui non negat, fatetur*, “he who does not deny, admits.”

Which judge will hear election case?

The first Beadles' filing in this matter — July 25 — was originally assigned to District Court Judge David Hardy.

Hardy is overseeing the Hillary Schieve-Vaughn Hartung case against private investigator David McNeely for spying on them with a GPS tracker placed on their vehicles. That case is awaiting a spot on the Nevada Supreme Court's calendar to decide whether the anonymous person who hired McNeely must be revealed.

Beadles submitted a motion asking that Judge Lynne Simons hear the case instead. It was reassigned to Judge Kathleen Sigurdson.

The revised lawsuit was again assigned to Judge Hardy.

Beadles filed a motion saying this seemed to violate a rule that cases be randomly assigned, and he asked again for Judge Simons.

"Judge Simons' experience and expertise make her the ideal judge to preside over this case," his motion reads.

Beadles' case was reassigned Thursday to Judge Egan Walker.

Walker oversaw a previous Beadles' election lawsuit last year, over observation of the vote-counting process. That suit claimed numerous people were prevented from meaningfully observing the vote count of the 2020 election.

Judge Walker rejected this, saying, "I have in front of me, in fact, no competent evidence which supports the claims."

Mark Robison covers local government for the Reno Gazette-Journal. His wages are 100% funded by donations and grants, and his journalism is always free for all to read. If you'd like to see more stories like this one, please consider donating at [RGJ.com/donate](https://www.rgj.com/donate). Email comments to mrobison@rgj.com or comment on Mark's Greater Reno Facebook page.

“Exhibit 127”



STATE OF NEVADA
SECRETARY OF STATE
BARBARA K. CEGAVSKY

101 N. Carson St.
Carson City, NV 89701

Phone: 775-684-5705
Fax: 775-684-5718

nvalsoi@soa.nv.gov
www.nvsoa.gov

Section 1
Complainant Information

Salutation: ☐ Mr. ☒ Mrs. ☐ Ms. ☐ Miss

Your Name: KRAMER JEAN
Last First MI

Your Organization, if any: _____

Your Address: 13500 SOUTH HILLS DR. RENO NV 89511
Address City State ZIP

Your Phone Number (775) 232-2222
Home Cell Work Fax

Email JEANNIE.KRAMER@HOTMAIL.COM ☐ Call me between 8am-5pm ☐ Home ☒ Office

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

INSTRUCTIONS: Please TYPE/PRINT your complaint in dark ink. You must write LEGIBLY. All fields MUST be completed.

SECTION 1

COMPLAINANT INFORMATION

Salutation: ☐ Mr. ☒ Mrs. ☐ Ms. ☐ Miss

Your Name: KRAMER JEAN
Last First MI

Your Organization, if any: _____

Your Address: 13500 SOUTH HILLS DR. RENO NV 89511
Address City State ZIP

Your Phone Number (775) 232-2222
Home Cell Work Fax

Email JEANNIE.KRAMER@HOTMAIL.COM ☐ Call me between 8am-5pm ☐ Home ☒ Office

SECTION 2

TYPE OF COMPLAINT

☐ Campaign Practices

☐ Contributions / Expenses

☐ Voter Registration

☒ Other

☐ Voter Fraud

☐ Intimidation

☐ Election Process

☐ Other

☐ Voter Registration help and no voting (ballot)

SECTION 3

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

In the 2020 election, I received a mail-in ballot even though I have not registered in Nevada since 2012. I called Sledak's office and left messages when I received the primary ballot. I was still not taken off the voter rolls as I am registered in TX and vote in TX. I also received from my handyman 2 ballots from his ex-girlfriend and her daughter for the 2020 election even though they had moved to Missouri and registered and voted in Missouri.

I turned in all 3 ballots and asked to be taken off the voter rolls. 2 names were removed but Tania Reinert still received a primary ballot this year. Again, I state that she lives and votes in Missouri.

Nevada's voter registration rolls are still a mess which can result in a fraudulent election.

Thank you,
Jean Kramer

SECTION 4

Sign and date this form. The Secretary of State's Office cannot process any unsigned, incomplete complaints. In order to resolve your complaint, we may send a copy of this form to the person or persons whom you are complaining.

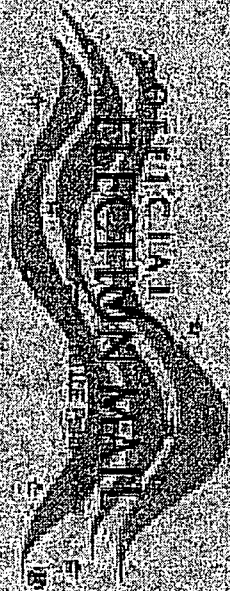
I am filing this complaint to notify the Office of the Secretary of State of the activities of a person, individual or group. I understand that the information contained in this complaint may be used in Nevada law in both private and public enforcement actions. I authorize the Office of the Secretary of State to release this complaint and supporting documents to the individual or group identified in this complaint.

By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.

Jean Kramer

WASHINGTON COUNTY
REGISTERED OFFICIALS
1001 J. 9th St
RENO, NV 89512-2445

RETURN SERVICE REQUESTED



OFFICIAL ELECTION BALLOT

BOLEIA ELECTORAL OFFICIAL

LAND: HERBERT
1234 FEATHER WAY
RENO, NV 89512-3456

453112



WASHINGTON COUNTY - 453112-15



ALBANY COUNTY COURT HOUSE

THE COURT HOUSE IS OPENED TO THE PUBLIC FROM 9 A.M. TO 5 P.M.

ALBANY COUNTY COURT HOUSE

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BARBARA K. CEGAVSKE
Secretary of State

STATE OF NEVADA



OFFICE OF THE
SECRETARY OF STATE

SCOTT W. ANDERSON
Chief Deputy Secretary of State

MARK A. WLASCHIN
Deputy Secretary for Elections

December 13, 2022

Beverley Stenehjelm
Bev.stenehjem@gmail.com

Via Email

Re: Alleged Violation of Nevada Revised Statutes
File C22-643 SOS

Dear Ms. Stenehjelm,

The Secretary of State's office has finished its review of your Election Integrity Violation Report received November 17, 2022. Specifically, the report requests confirmation that your 2022 General Election vote was counted.

Your voter history has been updated to reflect the correct description "Mail Ballot Counted". Please see below screen shot of your voter history.

BEVERLEY STENEHJEM

County	Voter ID	County	Election Date	Description
	633475	Washoe	11/08/2022	Mail Ballot Counted

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes; however, the allegations set forth in your complaint do not amount to an Election Law Violation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,

Barbara K. Cegavske
Secretary of State

By: 

Sandra Edwards, Compliance Investigator

Office of Nevada Secretary of State Barbara K. Cegavske

NEVADA STATE CAPITOL
101 N. Carson Street, Suite J
Carson City, Nevada 89701-3714

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202 N. Carson Street
Carson City, Nevada 89701-4201

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2250 Las Vegas Blvd. North, Suite 400
North Las Vegas, NV 89030

nvsos.gov

FRANCISCO V. AGUILAR
Secretary of State

MAGGIE SALAS CRESPO
Deputy Secretary for Southern Nevada

DEBBIE I. BOWMAN
Deputy Secretary for Operations

STATE OF NEVADA



**OFFICE OF THE
SECRETARY OF STATE**

February 15, 2023

GABRIEL DI CHIARA
Chief Deputy Secretary of State

ERIN HOUSTON
Deputy Secretary for Securities

MARK A. WLASCHIN
Deputy Secretary for Elections

Rodger Broomhead
budbroomhead@yahoo.com

Via Email

**Re: Alleged Violation of Nevada Revised Statutes
File C22-519 SOS**

Dear Mr. Broomhead,

The Secretary of State's office has finished its review of the Election Integrity Violation Report received November 10, 2022. Specifically, you expressed concern that the online livestream cameras have gone offline.

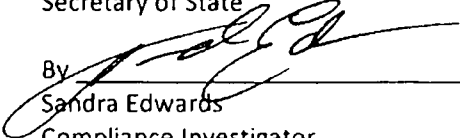
The livestream video is provided as a convenience and is not statutorily required. Online technology can become unreliable at times and therefore it can be expected to go down from time to time. We ask that when this occurs that you check back later.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes. However, the nature of your report does not amount to a Title 24 Election Law Violation. No action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,

Francisco V. Aguilar
Secretary of State

By 
Sandra Edwards
Compliance Investigator

NEVADA STATE CAPITOL
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MAGGIE SALAS CRESPO
Deputy Secretary for Southern Nevada

DEBBIE I. BOWMAN
Deputy Secretary for Operations

STATE OF NEVADA



**OFFICE OF THE
SECRETARY OF STATE**

February 15, 2023

GABRIEL DI CHIARA
Chief Deputy Secretary of State

ERIN HOUSTON
Deputy Secretary for Securities

MARK A. WLASCHIN
Deputy Secretary for Elections

Terisia Kolesnick
Terisia11@gmail.com

Via Email

**Re: Alleged Violation of Nevada Revised Statutes
File C22-549 SoS**

Dear Ms. Kolesnick,

The Secretary of State's office has finished its review of the Election Integrity Violation Reports received November 14, 2022. Specifically, you allege illegal activity has taken place during the counting of votes such as stealing of votes. You also request a hand count to codify this election.

Supervisors are made readily available at all polling locations, and we ask that if you have any questions, concerns or believe you witnessed activity in violation of Election Law Violation that you contact a supervisor at that time giving them the opportunity of correcting the issue if needed. Our office is not able to correct a situation once it has already happened.

This office has not received any evidence to support your allegation of votes being stolen or any illegal activity taking place. If you have evidence to support your allegation, we ask that you provide our office with copies so we may review.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes. However, your Election Integrity Violation Report fails to provide evidence warranting an investigation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,

Francisco V. Aguilar
Secretary of State

By: 
Sandra Edwards, Compliance Investigator

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Secretary of State

STATE OF NEVADA



SCOTT W. ANDERSON
Chief Deputy Secretary of State

MARK A. WLASCHIN
Deputy Secretary for Elections

OFFICE OF THE
SECRETARY OF STATE

July 21, 2022

Robert Beadles
beadlesmail@gmail.com

Via Email

Re: Alleged Violation of Nevada Revised Statutes
File C22-143, C22-224, C22-226 & C22-235

Dear Mr. Beadles,

The Secretary of State's office has finished its review of the Election Integrity Violation Reports received June 14, 2022, through June 21, 2022. Specifically, your report speaks of your experience while observing voter/ballot processing.

The purpose of submitting an Election Integrity Violation Report is to report violations of Title 24 (Nevada's Elections Laws) of the Nevada Revised Statutes. You may visit www.leg.state.nv.us in order to familiarize yourself with Title 24 and possible violations as the nature of your reports do not amount to a Title 24 Election Integrity Violation. Any concerns or questions you may have regarding the process and policies of voter observance may be directed to the County Clerk or Registrar.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes. However, the allegations set forth in your complaint do not amount to a title 24 Election Law Violation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,
Barbara K. Cegavske
Secretary of State

By: 

Sandra Edwards, Compliance Investigator

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Secretary of State

STATE OF NEVADA



SCOTT W. ANDERSON
Chief Deputy Secretary of State

MARK A. WLASCHIN
Deputy Secretary for Elections

OFFICE OF THE
SECRETARY OF STATE

July 18, 2022

Roblyn Williams
Robby.williams@sbcglobal.net

Via Email

Re: Alleged Violation of Nevada Revised Statutes
File C22-283, C22-284, C22-285 & C22-286

Dear Roblyn Williams,

The Secretary of State's office has finished its review of the Election Integrity Violation Reports received June 24, 2022. Specifically, your report speaks of your experience while observing voter/ballot processing.

The purpose of submitting an Election Integrity Violation Report is to report violations of Title 24 (Nevada's Elections Laws) of the Nevada Revised Statutes. You may visit www.leg.state.nv.us in order to familiarize yourself with Title 24 and possible violations as the nature of your reports do not amount to a Title 24 Election Integrity Violation. Any concerns or questions you may have regarding the process and policies of voter observance may be directed to the County Clerk or Registrar.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes. However, the allegations set forth in your complaint do not amount to a title 24 Election Law Violation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,
Barbara K. Cegavske
Secretary of State

By: 
Sandra Edwards, Compliance Investigator

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BARBARA K. CEGAVSKE
Secretary of State

STATE OF NEVADA

SCOTT W. ANDERSON
Chief Deputy Secretary of State



**OFFICE OF THE
SECRETARY OF STATE**

MARK A. WLASCHIN
Deputy Secretary for Elections

June 27, 2022

Aaron Beadles
aaronbeadles@gmail.com

Via Email

**Re: Alleged Violation of Nevada Revised Statutes
File C22-144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154 SOS**

Dear Mr. Beadles,

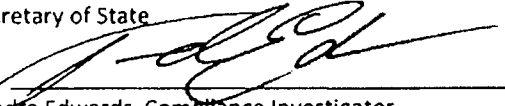
The Secretary of State's office has finished its review of the Election Integrity Violation Report received June 15, 2022. Specifically, you have provided a timetable regarding the downtime of the live-stream feed of the Washoe County 2022 Primary Election Ballot Processing.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes. However, the live stream in question is not a statutory requirement and does not amount to a title 24 Election Law Violation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,

Barbara K. Cegavske
Secretary of State

By: 
Sandra Edwards, Compliance Investigator
Office of Nevada Secretary of State Barbara K. Cegavske

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101 N. Carson Street, Suite 3
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2250 Las Vegas Blvd. North, Suite 400
North Las Vegas, NV 89030

nysos.gov



OFFICE OF THE
SECRETARY OF STATE

June 17, 2022

Tammy Holt-Still
Tholt1212@sbcglobal.net

Via Email

Re: Alleged Violation of Nevada Revised Statutes
File C22-54 SOS

Dear Ms. Holt-Still,

The Secretary of State's office has finished its review of the Election Integrity Violation Report received May 31, 2022. Specifically, your concern is that although you opted-out of receiving the mail ballot, you did not opt-out of receiving your sample ballot which you never received.

Our office has reached out to the Washoe County Registrar and found that the same code used for opting-out of mail ballots was inadvertently used for opting-out of the sample ballots. Although this is an unfortunate event, registered voters are able to contact Washoe County and receive either a link to their online sample ballot or may request the sample ballot to be mailed to them. Washoe County has taken the necessary steps to correct this issue ensuring this does not continue. Washoe County has further notified our office that you have been sent a sample ballot per your request.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes; the concern that you raised has been addressed by actions from the County. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,
Barbara K. Cegavske
Secretary of State

By:

A handwritten signature in black ink, appearing to read "Sandra Edwards", written over a horizontal line.

Sandra Edwards, Compliance Investigator
Office of Nevada Secretary of State Barbara K. Cegavske

BARBARA K. CEGAVSKE
Secretary of State

STATE OF NEVADA



SCOTT W. ANDERSON
Chief Deputy Secretary of State

MARK A. WLASCHIN
Deputy Secretary for Elections

OFFICE OF THE
SECRETARY OF STATE

November 28, 2022

Micah Jordan
Micah.jordan@cox.net

Via Email

Re: Alleged Violation of Nevada Revised Statutes
File C22-385 SOS

Dear Mr. Jordan,

The Secretary of State's office has finished its review of the Election Integrity Violation Reports received October 29, 2022. Specifically, your report speaks of your experience while observing voter/ballot processing.


The purpose of submitting an Election Integrity Violation Report is to report violations of Title 24 (Nevada's Elections Laws) of the Nevada Revised Statutes. You may visit www.leg.state.nv.us in order to familiarize yourself with Title 24 and possible violations as the nature of your reports do not amount to a Title 24 Election Integrity Violation. Any concerns or questions you may have regarding the process and policies of voter observance may be directed to the County Clerk or Registrar.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes. However, the allegations set forth in your complaint do not amount to a title 24 Election Law Violation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,
Barbara K. Cegavske
Secretary of State

By:


Sandra Edwards, Compliance Investigator

NEVADA STATE CAPITOL
101 N. Carson Street, Suite J
Carson City, Nevada 89701-3714

MEYERS ANNEX
COMMERCIAL RECORDINGS
202 N. Carson Street
Carson City, Nevada 89701-4201

LAS VEGAS OFFICE
2250 Las Vegas Blvd. North, Suite 400
North Las Vegas, NV 89030

nvSOS.gov



STATE OF NEVADA

SECRETARY OF STATE
BARBARA K. CEGAVSKE

101 N. Carson St.
Carson City, NV 89701

Phone: 775-684-5705
Fax: 775-684-5718

nvelect@sos.nv.gov

www.nvsos.gov

For official use only:

Received by: _____

Date Received: _____

Complaint
Type: _____

[Stamp here]

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

INSTRUCTIONS: Please TYPE/PRINT your complaint in dark ink. You must write LEGIBLY. All fields **MUST** be completed.

SECTION 1.

COMPLAINANT INFORMATION

Salutation: ☐ Mr. ☒ Mrs. ☐ Ms. ☐ Miss

Your Name: WHITE VALERIE E
Last First MI

Your Organization, if any: _____

Your Address: 13329 TRAVERTINE LANE RENO NV 89511
Address City State Zip

Your Phone Number : (805) 701-2822
Home Cell Work Fax

Email: VALERIEALERIE@GMAIL.COM Call me between 8am-5pm at: ☐ Home ☒ Cell ☐ Work

SECTION 2.

TYPE OF COMPLAINT

- | | |
|---|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

DENIAL TO OBSERVE ELECTION PROCESS IN EMS/TALLY ROOM
DURING CANDIDATE JOEY GILBERT'S RECOUNT

SECTION 3.

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

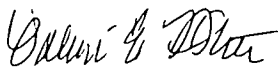
ON JULY 1, 2022 IN THE LATE AFTERNOON, I ENTERED THE REGISTRAR OF VOTERS PUBLIC LOBBY AT 1001 E. 9TH ST, RENO, NV. I ENTERED BECAUSE I SUSPECTED THAT THE GILBERT RECOUNT PROCESS WAS BEING FINALIZED IN THE EMS/TALLY ROOM, AND I WANTED TO OBSERVE THE PROCESS. I COULD SEE I.T. EMPLOYEE, MIKE MULREANY'S SHIRT AND COULD HEAR A MALE'S VOICE THROUGH A CRACK IN THE EMS DOORS. I ALSO COULD HEAR JAMIE RODRIGUEZ' VOICE COMING FROM THE EMS/TALLY RM THROUGH THE CRACK. I ASKED HEATHER CARMEN, ASST. ROV, TO OPEN THE DOORS, SO I COULD OBSERVE THE ELECTION PROCESS BEING CONDUCTED IN THE ROOM. MS. CARMEN DENIED MY REQUEST MULTIPLE TIMES. I ASKED FOR THE REASON WHY AND SHE STATED, "BECAUSE WE DID NOT HAVE THIS [THE EMS DOORS] OPEN DURING THE REGULAR ELECTION WHEN WE WERE TABULATING, SO WE'RE DOING CONSISTENTLY WHAT WE DID PREVIOUSLY [KEEPING THE DOORS CLOSED]." I TOLD MS. CARMEN THAT THIS [THE RECOUNT] WAS NOT A CONSISTENT SITUATION BECAUSE IT IS A RECOUNT BEING PAID FOR BY THE CANDIDATE. SHE CONTINUED TO STATE THAT THEY WERE BEING CONSISTENT IN NOT OPENING THE DOORS TO ALLOW OBSERVATION. I EXPLAINED THAT I WAS A REPRESENTATIVE OF THE CANDIDATE AND WAS ASKING FOR THE EMS/TALLY ROOM DOORS TO BE OPENED. MS. CARMEN WALKED AWAY ENDING ALL COMMUNICATION.

SECTION 4.

Sign and date this form. The Secretary of State's Office cannot process any unsigned, incomplete, or illegible complaints. In order to resolve your complaint, we may send a copy of this form to the person or group about whom you are complaining.

I am filing this complaint to notify the Office of the Secretary of State of the activities of a particular candidate, campaign, individual or group. I understand that the information contained in this complaint may be used to establish violations of Nevada law in both private and public enforcement actions. I authorize the Office of the Secretary of State to send my complaint and supporting documents to the individual or group identified in this complaint.

By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.



Signature

VALERIE WHITE

Print Name

7/14/22

Date (mm/dd/yyyy)



STATE OF NEVADA

SECRETARY OF STATE
BARBARA K. CEGAVSKE

101 N. Carson St.
Carson City, NV 89701

Phone: 775-684-5705
Fax: 775-684-5718

nvelect@sos.nv.gov

www.nvsos.gov

For official use only	
Received by	
Date Received	
Complaint Type	
Signature	

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

INSTRUCTIONS: Please TYPE/PRINT your complaint in dark ink. You must write LEGIBLY. All fields MUST be completed.

SECTION 1.

COMPLAINANT INFORMATION

Salutation: ☒ Mr. ☐ Mrs. ☐ Ms. ☐ Miss

Your Name: Beadles Robert D
Last First MI

Your Organization, if any: _____

Your Address: 10580 N McCarran Blvd. #115-386 Reno NV 89503
Address City State Zip

Your Phone Number: (209) 244-8161
Home Cell Work Fax

Email: robertbeadles@protonmail.com Call me between 8am-5pm at: ☐ Home ☒ Cell ☐ Work

SECTION 2.

TYPE OF COMPLAINT

- | | |
|---|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

Violation of the NRSs, our privacy and our election system

The adhesion strip does not exist on the ballot envelope, it states that if we use another form of adhesion it may damage my signature and void my vote. Additionally, every voter has been unlawfully violated. According to the NRSs, our vote and information are to stay secret. The envelopes that our ballots are mailed off in, show our political party, precinct, full name, voter ID, bar code, and much other identifiable information that should all be secret. Anyone can see my personal information, voting preference, and party affiliation at a glance. Our rights and our votes have been compromised and this election can not be certified due to this one grossly overlooked illegality.

This election can not be legally certified when its foundation is based on violating our rights and the NRSs its compromised.

This is a blatant violation of NRSs:

NRS 49.315 Political vote.

Every person has a privilege to refuse to disclose the tenor of his or her vote at a political election conducted by secret ballot unless the vote was cast illegally.

(Added to NRS by 1971, 787)

NRS 293.269935

Certification and reporting of mail ballot results; secrecy of mail ballots; unlawful to disseminate information about mail ballot results before polls close and all votes cast on election day; penalty. [Effective January 1, 2022.]

1. The voting results of the mail ballot vote in each precinct must be certified and submitted to the county clerk, who shall have the results added to the votes of the precinct that were not cast by mail ballot. The returns of the mail ballot vote must be reported separately from the other votes that were not cast by mail ballot in the precinct unless reporting the returns separately would violate the secrecy of a voter's ballot.
2. The clerk shall develop a procedure to **ensure that each mail ballot is kept secret.**
3. No voting results of mail ballots may be released until all polling places are closed and all votes have been cast on the day of the election. Any person who disseminates to the public in any way information pertaining to the count of mail ballots before all polling places are closed and all votes have been cast on the day of the election is guilty of a misdemeanor.

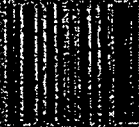
(Added to NRS by 2021, 1223, effective January 1, 2022)

Also, NRS293.3606, 293.385 and 293.8887

Beadles

☒ Check this box if at the request of the voter, Voter Assistance Fill Out Required (See Inside of Flap)
 Ver que esta es la solicitud para el votante (ver el interior de la solapa)
 Se requiere esta solicitud para el votante (ver el interior de la solapa)

☒ I am a Person with a Disability. I have a disability (I am 65 years of age or older, 65 años de edad o más, or I am blind or visually impaired). I am unable to fill out the ballot on my own. I am unable to sign the ballot on behalf of the voter. I am unable to mark my ballot on my own. I am unable to sign the ballot on behalf of the voter.



☒ I am a Person with a Disability. I have a disability (I am 65 years of age or older, 65 años de edad o más, or I am blind or visually impaired). I am unable to fill out the ballot on my own. I am unable to sign the ballot on behalf of the voter. I am unable to mark my ballot on my own. I am unable to sign the ballot on behalf of the voter.

VOTAR DOS VECES EN UNA MISMA ELECCIÓN ES UN DELITO

Revisó el

☒ Firmo dentro de la caja de firmas
☒ Coloco su boleta en
☒ Proporciono
 SE REQUIERE

☒ Sign inside the signature box.
☒ Marca su nombre en la solapa.
☒ Proporciona una copia de su identificación en la solapa.
☒ Proporciona una copia de su identificación en la solapa.

VOTAR DOS VECES EN UNA MISMA ELECCIÓN ES UN DELITO

Revisó el

☒ Firmo dentro de la caja de firmas
☒ Coloco su boleta en
☒ Proporciono
 SE REQUIERE

SECTION 3.

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

See attached

SECTION 4.

Sign and date this form. The Secretary of State's Office cannot process any unsigned, incomplete, or illegible complaints. In order to resolve your complaint, we may send a copy of this form to the person or group about whom you are complaining.

I am filing this complaint to notify the Office of the Secretary of State of the activities of a particular candidate, campaign, individual or group. I understand that the information contained in this complaint may be used to establish violations of Nevada law in both private and public enforcement actions. I authorize the Office of the Secretary of State to send my complaint and supporting documents to the individual or group identified in this complaint.

By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.

Signature

Robert Beadles

Print Name

6/18/22

Date (mm/dd/yyyy)



OFFICE OF THE
SECRETARY OF STATE

September 29, 2022

MARK A. WLASCHIN
Deputy Secretary for Elections

Valerie White
valeriealerie@gmail.com

Via Email

Re: Alleged Violation of Nevada Revised Statutes
File C22-311 SOS

Dear Ms. White,

The Secretary of State's office has finished its review of the Election Integrity Violation Report received July 15, 2022. Specifically, you allege that you were denied observation of the election process in the EMS/Tally room during the Joey Gilbert recount.

Our office has reached out to Washoe County for comment and learned that because you arrived much later asking to see the room, that you were informed the activities inside the tally room had concluded for the day. The tally room was opened when the USB sticks were loaded for the recount and Washoe County staff advised all in the observation room that the activities were occurring. Washoe County staff also mentioned that they were unaware that you were there on behalf of the candidate who requested the recount.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes; however, the nature of your complaint does not amount to a Title 24 Election Law Violation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,

Barbara K. Cegavske
Secretary of State

By: 

Sandra Edwards, Compliance Investigator

Office of Nevada Secretary of State Barbara K. Cegavske



STATE OF NEVADA

SECRETARY OF STATE
BARBARA K. CEGAVSKE

101 N. Carson St.
Carson City, NV 89701

Phone: 775-684-5705
Fax: 775-684-5718

nvalect@sos.nv.gov

www.nvsos.gov

For official use only.

Received by

Date Received

Complaint

Number

(Signature)

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

INSTRUCTIONS: Please TYPE/PRINT your complaint in dark ink. You must write LEGIBLY. All fields **MUST** be completed.

SECTION 1.

COMPLAINANT INFORMATION

Salutation: ☒ Mr. ☐ Mrs. ☐ Ms. ☐ Miss

Your Name: Beadles Robert D
Last First MI

Your Organization, if any: _____

Your Address: 10580 N McCarran Blvd. #115- 386 reno nv 89503
Address City State Zip

Your Phone Number: (209) 244-8161
Home Cell Work Fax

Email: beadlesmail@gmail.com Call me between 8am-5pm at: ☐ Home ☒ Cell ☐ Work

SECTION 2.

TYPE OF COMPLAINT

- | | |
|---|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

Illegal running of elections

SECTION 3.

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

We have numerous witnesses including myself that the ROV located at 1001 East 9th Street in Reno, Washoe County is using many temp workers, a skeleton crew, and most are from the Democrat party. We have numerous witnesses who have applied to work for the ROV and none have been called in or were fired, including myself. We do not have equal representation by party, by the workers. The workers there show extreme liberal bias and we have numerous witnesses to attest to this fact. This election is being run mostly by one party. In addition, the name tags are not being worn or are being hidden. This is a clear violation of the law. We additionally have Assistant ROV Heather Carmen confirming these facts.

SECTION 4.

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By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.

Signature

6/14/22

Date (mm/dd/yyyy)

Robert Beadles

Print Name

On 6/11/22 Valerie White interviewed Jamie Rodriguez and Heather Carmen the two acting assistant ROV's, according to them.

https://www.youtube.com/watch?v=6aKOqnGnxBw&t=2s&ab_channel=VW

They admitted they have been tabulating our votes since the prior week. This is a clear violation of the law. Not only were they done out of sight of observers but they were done illegally before election day according to the NRSs.

Definition of *tabulate*

transitive verb

1 : to count, record, or list systematically

2 : to put into tabular form

<https://www.merriam-webster.com/dictionary/tabulate>

NRS 293.3606 Returns; secrecy of ballots; disseminating information about count of returns before polls close prohibited; penalty.

1. **After 8 a.m. on election day, the appropriate board shall count in public the returns for early voting.**

2. The returns for early voting must not be reported until after the polls have closed on election day.

3. **The returns for early voting must be reported separately from the regular votes of the precinct, unless reporting the returns separately would violate the secrecy of the voter's ballot.**

NRS 293.363 Preparation by counting board to count ballots; counting must be public and continue until completed; requirements for counting paper ballots; rejection of certain ballots; record of discrepancies. [Effective through December 31, 2021.] Except as otherwise provided for an affected election that is subject to the provisions of NRS 293.8801 to 293.8887, inclusive:

1. When the polls are closed, the counting board shall prepare to count the ballots voted. **The counting procedure must be public and continue without adjournment until completed.**

2. If the ballots are paper ballots, the counting board shall prepare in the following manner:

NRS 293.365 Accounting for all paper ballots before counting of votes begins. [Effective January 1, 2022.] Except as otherwise provided in NRS 293.269931, **no counting board in any precinct, district or polling place in which paper ballots are used may commence to count the votes until all ballots used or unused are accounted for.**

NRS 293.385 Withdrawal of absent ballots from ballot boxes after initial withdrawal; verification of proper number and counting of absent ballots; reporting results of count; disseminating information about count before polls close prohibited; penalty. [Effective through December 31, 2021.]

3. **Not earlier than 15 days before the election, the appropriate board shall, in public, count the votes cast on the absent ballots.**

NAC 293.317 Absent ballot: Receipt; recording; verification of signature. (NRS 293.124, 293.247, 293.250, 293.317)

1. To be counted, an **absent ballot must be received by the office of the county clerk by 7 p.m. on the day of the election.**

Late mail ballot arrivals are illegal, un-constitutional, and conflict with other law:

- NRS293.333(2) provides for counting of mail ballots 7-days after polls close, a violation of 2 U.S. Code § 7.
- Late arrivals counted separately and additionally from early and election day counting arguably violates the Equal Protection Clause of the U.S. Constitution at Amendment XIV, Sec. 1 because it confers a special privilege to such voters—an extension of time that early voters and election day voters don't share. (see *O'Brien v Skinner*, 414 US 524 (1974))
- Late arrivals also conflict with NAC293.317(1): "To be counted, an absent ballot must be received by the office of the county clerk by 7 p.m. on the day of the election."
- Ballots counted before all ballots are received conflicts with NRS293.365: "no counting board in any precinct, district or polling place in which paper ballots are used may commence to count the votes until all ballots used or unused are accounted for."

We additionally have over 55,000 ballots with no chain of custody from witnesses and several reports that have been previously submitted to you.

This election is being run illegally. What are you going to do?

The video from the interview can be seen online, currently, in private mode, we will send to the press if not addressed immediately.

Beadles





STATE OF NEVADA

SECRETARY OF STATE
BARBARA K. CEGAVSKE

101 N. Carson St.
Carson City, NV 89701

Phone: 775-684-5705
Fax: 775-684-5718

nvelect@sos.nv.gov

www.nvsos.gov

For official use only

Received by:

Date Received:

Complaint

Type:

Phone Used:

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

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SECTION 1.

COMPLAINANT INFORMATION

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Your Name: Beadles Robert D
Last First MI

Your Organization, if any: _____

Your Address: 10580 N McCarran Blvd. #115- 386 reno nv 89503
Address City State Zip

Your Phone Number: (209) 244-8161
Home Cell Work Fax

Email: beadlesmail@gmail.com Call me between 8am-5pm at: ☐ Home ☒ Cell ☐ Work

SECTION 2.

TYPE OF COMPLAINT

- | | |
|---|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

Illegal voting conducted by ROV according to NRS 293.269935

to other laws & NRS Codes

SECTION 3.

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

The voting machines placed in the lobby at 1001 East 9th Street in Reno, Washoe County offer zero privacy to onlookers, press, etc. The press, people walking by, loiterers, workers, observers, etc all see who the voter is voting for this is illegal and every voter is being disenfranchised.

SECTION 4.

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By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.

Signature

Robert Beadles

Print Name

6/14/22

Date (mm/dd/yyyy)

BARBARA K. CEGAVSKE
Secretary of State

STATE OF NEVADA



SCOTT W. ANDERSON
Chief Deputy Secretary of State

MARK A. WLASCHIN
Deputy Secretary for Elections

**OFFICE OF THE
SECRETARY OF STATE**

August 17, 2022

Robert Beadles
beadlesmail@gmail.com

Via Email

**Re: Alleged Violation of Nevada Revised Statutes
File C22-140 SOS**

Dear Mr. Beadles,

The Secretary of State's office has finished its review of the Election Integrity Violation Reports received June 14, 2022. Specifically, you allege a violation of privacy for voters at the 1001 E. 9th St in Reno.

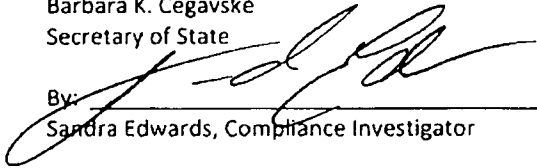
Based on the picture you have provided it appears they have taken steps to ensure privacy such as putting up dividers. The picture is not clear as to where you are standing and where the public is standing; however, our office will take this into consideration for future training and will discuss these concerns with all county election officials to ensure voter privacy is properly ensured in all future election cycles.

Pursuant to NRS 293.274 photographing or otherwise recording the conduct of voting by members of the general public is prohibited. We ask that you refrain from taking pictures in the future of any conduct of voting as a member of the general public as it is a violation of Nevada Revised Statute.

The Secretary of State, as the Chief Election Officer for the State of Nevada, is responsible for enforcement of the election laws contained in Title 24 of the Nevada Revised Statutes. However, the allegations set forth in your complaint do not amount to a title 24 Election Law Violation. As a result, no further action will be taken by this office and this file will be closed.

If you have any questions regarding this letter and the Secretary of State's determination in the matter, please contact the undersigned at (775) 684-7172 or sedwards@sos.nv.gov.

Respectfully,
Barbara K. Cegavske
Secretary of State

By: 
Sandra Edwards, Compliance Investigator

NEVADA STATE CAPITOL
101 N. Carson Street, Suite 3
Carson City, Nevada 89701-3714

MEYERS ANNEX
COMMERCIAL RECORDINGS
202 N. Carson Street
Carson City, Nevada 89701-4201

LAS VEGAS OFFICE
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North Las Vegas, NV 89030

nvsos.gov



STATE OF NEVADA

SECRETARY OF STATE
BARBARA K. CEGAVSKE

101 N. Carson St.
Carson City, NV 89701

Phone: 775-684-5705
Fax: 775-684-5718

nvelect@sos.nv.gov

www.nvsos.gov

For official use only

Date Received:	
Date Received:	
Complaint Type:	
Other:	

ELECTION INTEGRITY VIOLATION REPORT

The information you report on this form may be used to help us investigate violations of Nevada election laws. When completed, mail, email, or fax your form and supporting documents to the office listed above. Upon receipt, your complaint will be reviewed by a member of our staff. The length of this process can vary depending on the circumstances and information you provide with your complaint. The Office of the Secretary of State may contact you if additional information is needed.

INSTRUCTIONS: Please TYPE/PRINT your complaint in dark ink. You must write LEGIBLY. All fields MUST be completed.

SECTION 1.

COMPLAINANT INFORMATION

Salutation: ☒ Mr. ☐ Mrs. ☐ Ms. ☐ Miss

Your Name: Beadles Robert D
Last First MI

Your Organization, if any: _____

Your Address: 10580 N McCarran Blvd. #115- 386 reno nv 89503
Address City State Zip

Your Phone Number: (209) 244-8161
Home Cell Work Fax

Email: beadlesmail@gmail.com Call me between 8am-5pm at: ☐ Home ☒ Cell ☐ Work

SECTION 2.

TYPE OF COMPLAINT

- | | |
|---|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

Illegal running of elections

SECTION 3.

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

See attached

SECTION 4.

Sign and date this form. The Secretary of State's Office cannot process any unsigned, incomplete, or illegible complaints. In order to resolve your complaint, we may send a copy of this form to the person or group about whom you are complaining.

I am filing this complaint to notify the Office of the Secretary of State of the activities of a particular candidate, campaign, individual or group. I understand that the information contained in this complaint may be used to establish violations of Nevada law in both private and public enforcement actions. I authorize the Office of the Secretary of State to send my complaint and supporting documents to the individual or group identified in this complaint.

By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.

Signature

Robert Beadles

Print Name

6/14/22

Date (mm/dd/yyyy)



STATE OF NEVADA

SECRETARY OF STATE
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SECTION 1.

COMPLAINANT INFORMATION

Salutation: ☒ Mr. ☐ Mrs. ☐ Ms. ☐ Miss

Your Name: Beadles Robert D
Last First MI

Your Organization, if any: _____

Your Address: 10580 N McCarran Blvd. #115-386 Reno NV 89503
Address City State Zip

Your Phone Number: _____ (209) 244-8161 _____
Home Cell Work Fax

Email: robertbeadles@protonmail.com Call me between 8am-5pm at: ☐ Home ☒ Cell ☐ Work

SECTION 2.

TYPE OF COMPLAINT

- | | |
|---|---|
| <input type="checkbox"/> Campaign Practices | <input type="checkbox"/> Voter Fraud |
| <input type="checkbox"/> Contributions / Expenses | <input type="checkbox"/> Initiative / Referendum Petition |
| <input type="checkbox"/> Voter Registration | <input type="checkbox"/> Financial Disclosure Statement |
| <input checked="" type="checkbox"/> Other | |

Improper training of ROV staff

SECTION 3.

COMPLAINT IS AGAINST

Please detail the nature of your complaint. Include the name and contact information (if known) of the individual, candidate, campaign, or group that is the subject of your complaint. Your complaint must also include a clear and concise statement of facts sufficient to establish that the alleged violation occurred. Any relevant documents or other evidence that support your complaint should be listed and attached. You may attach additional sheets if necessary.

I personally filled out the employment paperwork, submitted the employment paperwork, and took all the necessary training to work for the Washoe County Registrar of Voters office.

This would have been for this 2022 Primary election. I have been told they are very short-staffed, yet I and many were never called. In addition, the training provided on 5/24/22 in person, at the ROV was grossly inadequate for the other workers. I had to show them what to do and how to do things.

Additionally, the trainers from the ROV, simply said if we don't know how to do something, just ask one of the other workers, hopefully, they will.

These people being trained worked the polls, many have zero clue what they are doing, many mistakes were made, and many procedures and regulations-NRSs-laws not followed because of the inadequate training.

Examples, the chain of custody was nonexistent in many areas of the election, teams of two from different parties were not implemented in most instances. Teams of two that were implemented were from the same party in many instances. We have witnesses and proof of every statement just made, let me know what you need. The bottom line is that this election was handled so poorly to the point it can't be certified.
06/18/22

SECTION 4.

Sign and date this form. The Secretary of State's Office cannot process any unsigned, incomplete, or illegible complaints. In order to resolve your complaint, we may send a copy of this form to the person or group about whom you are complaining.

I am filing this complaint to notify the Office of the Secretary of State of the activities of a particular candidate, campaign, individual or group. I understand that the information contained in this complaint may be used to establish violations of Nevada law in both private and public enforcement actions. I authorize the Office of the Secretary of State to send my complaint and supporting documents to the individual or group identified in this complaint.

By signing my name below, I certify under penalty of perjury that the information provided in this complaint is true and correct to the best of my knowledge.

Signature

6/18/22

Date (mm/dd/yyyy)

Robert Beadles

Print Name

“Exhibit 163”

1 IN THE FIRST JUDICIAL DISTRICT COURT

2 CARSON CITY, NEVADA

3 BEFORE THE HONORABLE JAMES TODD RUSSELL

4 -o0o-

5
6 ROBERT BEADLES,) 23 OC 00105 1B
7) Dpt. No. 1
8 Plaintiff,)
9 vs.)
10 JAMIE RODRIGUEZ,)
11 Defendant.)
12

13 TRANSCRIPT OF PROCEEDINGS
14 MOTIONS HEARING
15 MONDAY, NOVEMBER 20, 2023

16 APPEARANCES:

17 For the Plaintiff: ROBERT BEADLES
18 IN PRO PER

19 For the Defendant: LINDSAY LIDDELL, ESQ.
20 Washoe County DA's Office
21 1 S. Sierra St., South Tower,
22 4th Floor
23 Reno, Nevada 89501

24 Reported by: NICOLE J. HANSEN, CCR #446,
RPR, CRR, RMR

- o o o -

RENO, NEVADA; MONDAY, NOVEMBER 20, 2023, 1:30 P.M.

- o o o -

THE COURT: For the record, this is Case
Number 23 OC 0105: Robert Beadles. Is that correct?

MR. BEADLES: Yes. Thank you.

THE COURT: Versus Jamie Rodriguez, the Washoe County Registrar of Voters, Eric Brown, Washoe County Manager; Alexis Hill, Chairman of the Washoe County Board of Commissioners in Washoe County.

Mr. Beadles, you're here representing
yourself; correct?

MR. BEADLES: Thank you. Court.

MS. LIDDELL: Your Honor, Lyndsay Liddell, from the District Attorneys Office, on behalf of the defendants. I also have with me Beth Hickman, Deputy District Attorney, and we have Registrar of Voters, Jamie Rodriguez; Washoe County Commissioner Alexis Hill, and Washoe County Manager Eric Brown.

THE COURT: Thank you. Good afternoon. This is the time set for hearing three motions. The first motion we're going to hear and consider is the motion to change venue filed by Mr. Beadles. In respect to this matter, we're going to request that this matter be

1 transferred to Lyon County. Originally, this matter
2 originated in Washoe County. The Washoe County District
3 Court sent it down here rather than Lyon County, where
4 you originally wanted it to go. You filed a motion to
5 move it to Lyon County. It's your motion if you want to
6 go ahead and start.

7 MR. BEADLES: What are the other two motions
8 before --

9 THE COURT: The other two motions are motions
10 to dismiss the complaint and motions for sanctions.

11 MR. BEADLES: It's definitely important.
12 There's also a motion for leave. Does that need to be
13 heard?

14 THE COURT: For what?

15 MR. BEADLES: For leave. There was motion of
16 leave to submit the limited motion for reconsideration of
17 the change of venue location.

18 THE COURT: Well, that's not in front of me,
19 so.

20 MR. BEADLES: Okay.

21 THE COURT: It's a motion filed for change of
22 venue, so it's your motion, sir.

23 MR. BEADLES: Yes. Thank you, Your Honor.
24 Would you like me to stand?

1 THE COURT: Most people do when they argue.

2 MR. BEADLES: I wasn't sure.

3 THE COURT: I know you're kind of not an
4 attorney. Did you go to law school?

5 MR. BEADLES: No, sir. No, Your Honor, I did
6 not go to law school. I have an honorary Juris Doctorate
7 that is about three seconds old considering the amount of
8 time you've been up there presiding, so forgive me if I
9 do things a little bit out of procedures.

10 So with the change of venue, first let me
11 start bring by saying I need you to rule first on the
12 change of venue prior to any other motions. So as Bates
13 versus State 83456 States: The 14th Amendment's due
14 process clause guarantees the right to a fair trial
15 before a fair tribunal. The 14th Amendment in Article 1,
16 Section 8, Subsection 2 of the Nevada Constitution states
17 that I shall not be deprived of life, liberty or property
18 without the process of law nor denied to any person
19 within its jurisdiction the equal protection of the laws.
20 As per Roethlisberger versus McNulty NRS 13.050
21 Subsection 2B, a district court may, on motion of
22 stipulation, change the place of the proceeding when
23 there is reason to believe that an impartial proceeding
24 cannot be had therein.

1 THE COURT: And why don't you think Carson
2 City can be impartial?

3 MR. BEADLES: Well, I was hoping you would
4 let me make my record and I can go through all of that.
5 But I can jump through this if you'd like, but I need
6 about 20 minutes to make any entire argument.

7 THE COURT: Move on because we're going
8 through this. I want you to tell me on the record how
9 you feel this court cannot be impartial in this matter.

10 MR. BEADLES: Okay.

11 THE COURT: I've read your briefs, so don't
12 re-read the briefs. I'm telling everybody that.

13 MR. BEADLES: No, I don't intend to.

14 THE COURT: That's not the purpose of this
15 hearing. The purpose of this hearing is for you to
16 direct yourself to your points that you feel and believe
17 support your position that basically your motion for
18 change of venue is proper.

19 Again, I read your brief and everything else,
20 and you allege that Lyon County is more convenient than
21 Reno, that basically they have different newspapers,
22 different newscasts and different things in respect to
23 that. So I've gone through that and I've read all of
24 that in regards to that. So again, I want you to -- I'm

1 trying to focus you a little bit on what's important to
2 the court.

3 I want you to know -- because I don't know
4 you. I don't know any of these people. I've never met
5 any of these people. I've never met you. I've never
6 read a newspaper article concerning this matter. I have
7 never watched a TV inquiry or anything in respect to this
8 matter, so I knew nothing about this case until I
9 reviewed all of the stuff filed in Washoe County. So I
10 just want you to know that.

11 MR. BEADLES: Okay. Well, I appreciate you
12 readings my pleadings, Your Honor. So as the case law
13 states, as well as the NRS, it says: When there is a
14 reason to believe impartial proceeding cannot be had
15 therein or when the convenience of the witnesses and the
16 ends of justice would be promoted by the change. And
17 that's why we're here, Your Honor.

18 So throughout the defense's objections to all
19 of my change of venues, everything that I've said,
20 everything that I've pled, they simply argue with
21 feelings not facts. Just a simple look to if you look to
22 the for instance, Judge Drakulich, she granted my motion
23 to change venue, okay. And she granted it from Washoe
24 but to here instead of to Lyon County. And what she

1 cited, the reasons for is called the Tarkanian case. And
2 I'm sure you're familiar with the Tarkanian case. And if
3 you read it -- can I read what she said?

4 THE COURT: That's fine. Go ahead.

5 MR. BEADLES: Okay. So in her ruling, she
6 says the first factor -- and there's five factors in the
7 Tarkanian case that the Supreme Court here in Nevada as
8 well as other cases, they all cite these five reasons to
9 approve the change of venue as I know you're aware.

10 And so she says what the first factor the
11 nature and extent of the pretrial publicly favors a
12 change of venue. So she says right there. I already hit
13 the first factor. Then she goes on to say exhibits filed
14 in support of the motion that tend to show significant
15 media presence surrounding the case including pieces of
16 media published on the defendant's platform and pieces
17 published in highly trafficked local press.

18 The court agrees with the plaintiff that the
19 issues that are central to this case have been broadly
20 covered by local media outlets and widely distributed to
21 the Washoe County voting population by computer network
22 applications such as email and Facebook which favors a
23 change in venue.

24 Further, the information generated by the

1 parties is arguably polarizing and at times inflammatory
2 which also favors a change of venue. And then she cites
3 Sicor Incorporated versus Hutchison which also uses the
4 Tarkanian factors.

5 THE COURT: What does that have to do with
6 Carson City?

7 MR. BEADLES: Getting there, Your Honor. I
8 was just going to read everything that she talks about.

9 THE COURT: I know the file. I know the five
10 factors. I reviewed the five factors. So again, what
11 does it have to do again, with the Carson city versus in
12 Lyon County, it would probably be not much different than
13 Carson City in my opinion, but you go ahead.

14 MR. BEADLES: Sure. So I can go through them
15 with you if you like. So if you like to Exhibit 132.
16 Now, all of these -- if you have exhibits in front of
17 you, but basically all of these papers, all of these
18 online articles, everything that was published in Washoe
19 was also sent here to Carson City.

20 THE COURT: Well, also in Lyon County as
21 well.

22 MR. BEADLES: So again, if you -- okay. So
23 they're trying to say that the Record Courier is the
24 newspaper there in Lyon County. And they say that the

1 stuff that was in Washoe and the very inflammatory
2 articles that were written in Washoe that made it way to
3 Carson also made it to Lyon County. But a simple look to
4 their own websites, a very simple, easy look where you go
5 right to the Record Courier's own website and search for
6 anything with my name, do you know how many results come
7 back? Zero. Not a single one.

8 So all of the stuff that was said in Washoe
9 made its way to Carson but doesn't appear to have made it
10 wait to Lyon County. And then if you look at the DMA
11 map, which is called a Designated Market Area Map right
12 here, this is what all of the TV stations, they put this
13 out to the broadcasters. So if you're an ad buyer and
14 you want to target a specific audience in a specific
15 area, this is what you would look to find out: Okay.
16 Look. I want to start advertising to, I don't know,
17 Carson City. What places are going to do that?

18 This right here clearly shows you that
19 everything that was broadcast in Washoe that Judge
20 Drakulich said is by far overwhelming, and that's why I
21 got my change of venue, guess what? It was all put right
22 here as well into a population nine to ten times smaller
23 than Washoe County. So you've got a city of 58,000
24 people versus 500,000 people. You've got nine times more

1 media penetration here than you do in Washoe. And she
2 moved it from Washoe to get away from that. But all of
3 the stuff that she moved me away from is here but nine
4 times worse.

5 And then you've got additionally, you've got
6 relationships. All of these people here. All of these
7 defendants, they all have relationships right her in
8 Carson City with lobbyists, with people named in these
9 lawsuits, people in my exhibits. We've got the Attorney
10 General Aaron Ford named in this. We've got Cisco
11 Aguilar named in this. Those are two of the highest
12 ranking officials based right here in Carson city. We've
13 got the Governor named. We've got additionally the
14 Secretary of State named in another lawsuit. I'm suing
15 both of them for violating our First Amendment rights
16 under SB 406 all stationed here.

17 You've got Hill's husband, Defendant Hill,
18 who is Matthew Tua based right here, who is the Deputy
19 Director of the Department of Administration for Nevada,
20 and he has tremendous influence in his office. His
21 buildings just right around the corner. Defendants Hill.
22 Guess who just ran or who did their campaign kickoff
23 party for Commissioner Hill? Who just hosted her
24 campaign kickoff? The Attorney General Aaron Ford and

1 Cisco Aguilar. All based right here.

2 You've got Defendant Rodriguez, who went in
3 front of the Legislature right here to argue and to
4 witness testify for AB 397, which is in this case.
5 Granted it's completely taken out of context, but it's in
6 this case, and Rodriguez is one of the witnesses that
7 testified before the Legislature. I can't stress enough
8 all of the reasons that Judge Drakulich granted my change
9 of venue, all of those reasons are here just magnified
10 nine times worse.

11 Additionally, she found on Tarkanian factors
12 one and four that undoubtedly, I meet that criteria in
13 Washoe. But again, I make the same -- I have the same
14 issues here just magnified by nine times. All right. I
15 don't have any of these issues in Lyon County. I don't
16 have any of these issues in White Pine. These
17 relationships that exist with people that can be named in
18 this case, the people that are named in the case and all
19 of the people that can put their thumbs on the scale of
20 justice here, they're all from here. I already had this
21 issue with Washoe County. So now, I will basically went
22 from the frying pan to the fire literally. So all of the
23 things that can happen that would persuade and keep
24 justice from happening could happen if you keep this in

1 the same venue right now.

2 If you look, I literally hit all five factors
3 of Tarkanian. And if you allow me to elaborate further,
4 if you look at Exhibit 132, you'll see that the media is
5 colluding with the defense. You'll see that Mark
6 Robison, with the RGJ, who is the only media that's
7 allowed to be here, I guess, they're the only ones that
8 were granted the ability to be here, he sent me a text
9 message. He says: Hey. I'm doing a followup story to
10 the District Attorney's reply today. I wanted to give
11 you the opportunity to respond regarding what you think
12 of it, and I wanted to check whether you've decided yet
13 on their offer for you to withdraw your complaint. A
14 text reply is fine or feel free to email me or call me on
15 my landline.

16 I respond back: I find it highly suspicious
17 that a document that has yet to be filed with the court
18 I'm hearing about from you. Is this the DA's Office now
19 using the press to attack me personally as well? Of
20 course he didn't respond to that. And I also said it's
21 curious how you received the Rule 11 letter before me.
22 Who sent it to you? He wouldn't respond. So that right
23 there goes to show you they're willing to break the Civil
24 Rules of Procedure, they're willing to possibly break

1 laws. This was a drafted a drafted document. This
2 wasn't something is that was filed in the court that they
3 can say oh, it's public record. It's not public record.
4 It's not public record for 21 days. Yet as soon as they
5 draft it, they hit the send button right to the medial.
6 Come on. They're working right here with the media. And
7 all of these people again, they're based right in this
8 area, the concentration of all of the media from Washoe
9 is directed to a population nine times smaller than
10 Washoe County. And then they've got all of these -- Go
11 ahead.

12 THE COURT: Okay. Anything else you want to
13 tell me?

14 MR. BEADLES: Seriously? Okay. So if you
15 look at Sicor versus Hutchison, another case that the
16 Honorable Judge Drakulich cited is why my case must be --

17 THE COURT: I understand what Judge Drakulich
18 did. I really do. I understand Washoe County was
19 involved. She's the judge in Washoe County, the populous
20 in Washoe County. Again, I've never met you. I've never
21 heard of you. I've never heard one word about any of
22 this in respect to this matter. And I'm the one that
23 basically has to make a determination on this not anybody
24 else in Carson City or anybody else. It's up to me to

1 make a determination where will I feel you can get an
2 impartial determination on your complaint in Carson City.

3 MR. BEADLES: So again, Your Honor, and if
4 you've never heard of me, that's great, you know. God
5 love you for it, right? But the problem is most people
6 have. And so when you go to Washoe County --

7 THE COURT: Well, that's only if you have a
8 right to a jury trial in regards to certain aspects in
9 respect to this matter. Most of these -- the complaint
10 most of the issues in the complaint, you don't have a
11 right to a jury trial.

12 MR. BEADLES: I disagree, Your Honor.
13 There's hundreds of arguments there that I can receive
14 relief either from a jury yourself. They're all listed
15 there that again Judge Drakulich, she straight up told us
16 that I'm entitled to a jury trial. Otherwise, she never
17 would have moved it here.

18 So you already have press and you already
19 have the Second Judicial District Court moving it here
20 because they believe that I'm entitled to a jury. But
21 she cited the law. She just misapplied it. That's the
22 issue. That's why we're here.

23 So if you look to Sicor versus Hutchison
24 again, that's another case that the Supreme Court uses

1 just like the Tarkanian factors. I overwhelmingly meet
2 all five of those factors that are cited in numerous
3 Supreme Court cases. My case is far more justified in
4 receiving a change of venue than even the ones that were
5 granted by the Supreme Court. Things such as Lincoln
6 County Water Direct verses Wilson or Patricio Bellizzi
7 versus Hill. My case is far more relevant and in need of
8 a change of venue than those were.

9 If you look to just simply Caperton versus
10 A.T. Massey Coal Company, it says even the probability of
11 bias can violate the due process claws undermining public
12 confidence in the judiciary's ability to adjudicate
13 impartiality.

14 Lastly, you've got Martinez versus Superior
15 Court citing Maine versus Superior Court saying a motion
16 for change of venue must be granted where there is a
17 reasonable likelihood that in the absence of such relief
18 an impartial trial are cannot be had.

19 Your Honor, just all of these documents here
20 that have all been bombarded right to a population nine
21 times smaller than Washoe County, that alone plus all of
22 the defendants connections with all of the people based
23 right here in Carson City, we don't have any of these
24 issues.

1 THE COURT: Do you know what the population
2 of Lyon County is?

3 MR. BEADLES: It's about the same as here.

4 THE COURT: Yeah.

5 MR. BEADLES: But the problem is is it's the
6 problem for the defendants is it's further out. And so
7 the Record Courier, none of this has been in their
8 papers.

9 THE COURT: It has the same Reno Gazette
10 Journal out in Lyon County.

11 MR. BEADLES: Actually, if you look at my
12 pleadings, I clearly show that's not the case. That's
13 not the case. If the RGJ --

14 THE COURT: Thank you. You can sit down.

15 MR. BEADLES: Your Honor, my family fought
16 and died for this country and so many others have as
17 well. And one of the fundamental principles is a free
18 and fair trial being unbiased.

19 THE COURT: I've read your briefs. I read it
20 all in respect to this matter. Again, we have a lot to
21 go through today, so I'm cutting you a little short.

22 Liddell, tell me about his arguments
23 primarily in regards to Carson City and everything.

24 MS. LIDDELL: Thank you, Your Honor. It's

1 defense position that the second motion to change venue
2 should be denied. Mr. Beadles has not shown by Carson
3 City specifically cannot hold an impartial proceeding in
4 this case.

5 I also wanted to clarify and ask this court
6 to take judicial notice of the nature of the Record
7 Courier. Having grown up in Minden-Gardnerville, that is
8 the newspaper for Minden-Gardnerville, Douglas County
9 area not Lyon County. So any evidence regarding that is
10 irrelevant. The RGJ reaches Mason Valley News, Dayton
11 Courier, which are all in Lyon County.

12 Mr. Beadles has not shown why a motion to
13 change venue should be granted again at all or why Lyon
14 County itself would be an inappropriate venue to hear
15 this case. And I also wanted to clarify that Judge
16 Drakulich's order did not find that any of these claims
17 in the case must be heard by a jury. Defendants filed a
18 motion to dismiss which could dispose of the entire case
19 by a court without a jury if it's successful.

20 Other than that, I think the motion should be
21 denied. Mr. Beadles is engaging in performative
22 litigation attempting to legitimize his political
23 theories here today. He claims that media bias warrants
24 a change of venue, but there's no media presence today.

1 The RGJ is the only media entity that requested media
2 presence, but even though they received it, they did not
3 show up today. The attention that we see here today
4 stems from Mr. Beadles not the media. Thank you, Your
5 Honor.

6 THE COURT: Mr. Beadles, any additional
7 comment?

8 MR. BEADLES: Yes.

9 THE COURT: And again, we're just on the
10 motion for change of venue.

11 MR. BEADLES: I understand that. So she says
12 that Judge Drakulich didn't grant my motion to change
13 venue and that she didn't state that I am able to receive
14 a trial, but the whole purpose of a change of venue would
15 be to ensure that I was able to get an unbiased trial.
16 So I'm confused right there from she was saying.

17 THE COURT: Well, certain causes of action
18 under the law are entitled to jury trials. Other causes
19 of actions are not in respect to that, so it depends on
20 the nature of the complaint in respect to that. So I
21 think that's what she was pointing out.

22 So anything else you want to tell me?

23 MR. BEADLES: So she also states that the
24 Record Courier is based all over the place. But when you

1 go there and you type in my name, none of that stuff pops
2 up. When you go here, it all pops up. Every issue that
3 Judge Drakulich used to show that this case should be
4 moved from Washoe, it all applies here just nine times
5 more. Just look at the population size. I understand
6 you haven't heard my name, but many people have. And so
7 it's going to make it very difficult for a free and fair
8 and unbiased trial as my constitutional rights grant me.
9 This is a violation of my due process if I'm not able to
10 get a venue that is free and fair and unbiased.

11 I mean, when you look at the pleadings, I
12 gave all of the statistics, I give all of the data
13 clearly showing that all of the factors that affect your
14 decision there, you know, are affected here as well. And
15 again, before we hear any other motion, I want you to
16 rule on this one.

17 THE COURT: I intend to rule on this one
18 first.

19 MR. BEADLES: Because this is paramount. And
20 it seems like you're already swaying to throw it out.

21 THE COURT: Listen. I've gone through. I've
22 read everything. I've read the cases. I've done all of
23 that.

24 I have a question for Ms. Liddell. In

1 regards to your order that you provided in this
2 particular case, which I read and also your order as
3 well, on page three, line nine, if you'll take a look at
4 it, I think there's a typo. You indicate: However, the
5 limited number of storage detailing positions of both
6 parties primarily occurring in mid-August of 2023 do
7 support the allegation Carson City. I think you meant to
8 say do not.

9 MS. LIDDELL: That is correct, Your Honor.
10 That was a typo. Thank you for catching that. I'd be
11 happy to resubmit a new proposed order on that.

12 MR. BEADLES: I think she's being truthful,
13 Your Honor.

14 THE COURT: Huh?

15 MR. BEADLES: I think she was being truthful.

16 THE COURT: Well, it's in the order of the
17 court in this particular case in regards to the motion to
18 change of venue, I deny the motion for the following
19 reason. It's clear to the court as I've indicated I have
20 no knowledge of this case. I have no knowledge of --

21 A VOICE: Then you shouldn't rule on it.

22 THE COURT: If anybody says anything, they
23 can go outside. So nor have I read, heard anything about
24 this concerning this case before it was transferred to

1 me.

2 Carson City is a far more convenient for the
3 witnesses than Lyon County; has essentially the same
4 identical news stations, newspapers as Lyon county.
5 There's no grounds under the law on my review or basis
6 for this court to transfer venue. Motion to change venue
7 to Lyon County is denied.

8 MR. BEADLES: Well, then, I make a motion to
9 stay the case at this point so I can appeal your
10 decision.

11 THE COURT: It's not an appealable issue, I
12 don't believe. Go ahead.

13 MS. LIDDELL: Your Honor, it is actually an
14 appealable issue. However, an oral pronouncement of
15 judgment is not appealable. A written judgment is the
16 only thing that has effect, and that's the only thing
17 that can be appealed.

18 So to the extent that Mr. Beadles is going to
19 appeal the venue order, he'd have to wait for a written
20 order. So as of now, there is no written order and the
21 court can proceed on hearing the motion for to dismiss
22 and the motions for sanctions. I have a case cite on
23 that issue if the court would like.

24 THE COURT: Why don't you give me the case

1 cite.

2 MS. LIDDELL: It's Russ versus Clark County
3 School District, and it's 103 Nevada 686. And the direct
4 cite is page 689, and that's a 1987 case.

5 THE COURT: He's going to pull it up for me.
6 Let's go on then. At least we can have some argument on
7 the motion to dismiss. That's what I'd like to hear
8 about now.

9 MR. BEADLES: I don't believe that I can get
10 a fair trial here in this court. I believe that my due
11 process and constitutional rights are being violated by
12 moving forward before I intend to appeal obviously the
13 change of venue, which I feel that --

14 THE COURT: I'll take a look at the case and
15 everything else. And it's the County's motion to
16 dismiss. I'll listen to that so you can sit down.

17 Go ahead.

18 MS. LIDDELL: Thank you, Your Honor. From
19 the outset, Mr. Beadles has used this case to grandstand
20 about claims of election fraud that have no basis in law.
21 We ask this court to impose a legal duty from these
22 defendants to both respond to his election grievances and
23 comply with his demands. There is no such legal duty
24 under Nevada law.

1 He also asked this court to engage in an
2 unprecedented breach of the removal statute and remove
3 two appointed County employees. And he asked this court
4 to allow him to unilaterally disenfranchise Commissioner
5 Hill's voters without any basis to do so. These
6 outlandish basic claims jeopardize the public faith in
7 our democracy.

8 The reality is that Mr. Beadles only has two
9 causes of action in this case. The first turns on
10 whether these defendants have a duty to respond to his
11 grievances not to resolve them and not to change election
12 procedures as Mr. Beadles would like, but whether they
13 just have a duty to respond. They do not.

14 The second is whether Commissioner Hill,
15 Manager Brown and Registrar of Voters Jamie Rodriguez can
16 be removed from their positions. But Mr. Beadles does
17 not and cannot identify specific acts of malfeasance or
18 nonfeasance specific to each defendant and a legal duty
19 that each of them have that would even state a claim for
20 removal. As such, as it's the defendant's position that
21 the complaint should be dismissed with prejudice. Thank
22 you, Your Honor.

23 THE COURT: Mr. Beadles?

24 MR. BEADLES: For the record, I object to

1 this entire proceeding going forward without my change of
2 venue being addressed, but I mean she's making this
3 entire case right now about the duty to respond to a
4 petition. 95 percent of everything that she put all in
5 all of her pleadings and all of the responses is talking
6 about this duty to respond. Okay. That's great.

7 I can prove that they have a duty to respond,
8 but she's overlooking numerous things. So this case
9 absolutely cannot be dismissed for. There are as you see
10 with these exhibits with all of these pleadings, with my
11 original complaint, I list numerous allegations that I
12 can seek relief from.

13 Let's start with something very, very simple
14 I think we all can agree on. They're called court
15 orders. I have court orders right here that were granted
16 in June. All right? This states: The plaintiffs will
17 be permitted to observe during the processing and
18 counting of ballots and in accordance with Nevada law and
19 regulations in Washoe County's existing procedures to the
20 same extent as eligible observers. If Washoe County is
21 processing or counting ballots, observations shall be
22 allowed. Court orders right here. So this alone
23 destroys everything that they're talking about.

24 I'm going to give you six more examples, and

1 I could give you hundreds. But this case cannot be
2 dismissed would that would literally mean that this court
3 and the court that issued this court order is an illusion
4 of justice. It would mean that their court orders mean
5 absolutely nothing. It would mean than in Exhibit 23 and
6 Exhibit 24 when they are caught counting all of the votes
7 in secret blatantly telling us they don't care, this is
8 how they do it on all on video, all transcribed with
9 witnesses -- it's Exhibits 23 and 24 -- it clearly she
10 gives the middle finger right to the court orders right
11 to the courts. So if the courts have no duty and no
12 ability to enforce their own court orders, then I guess
13 you're right. This case is meaningless because so is the
14 justice system.

15 However, I have court orders right here that
16 say they have that do that. That is in my lawsuit. It's
17 also in Exhibit 109, which was issued the exact same time
18 as the complaint that talks about them counting all of
19 the votes in secret, breaking numerous, numerous NRS's.
20 Right?

21 Then so you have the court orders that they
22 broke when they counted all of the votes in secret. Then
23 you have all of the NRS's and the NAC and all of the
24 other authorities they grant public observation rights.

1 They broke those laws. So to say that I couldn't get
2 relief, I mean it's something as simple as Your Honor
3 saying: You know what? I'm going to enjoin the
4 defendants to make sure that they follow the law. I'm
5 going to enjoin the defendants to make sure that they
6 follow court orders. Those to me are allegations, causes
7 of actions that I can receive relief from.

8 Additionally, we have the defendants. They
9 use their position to enrich themselves and others. Take
10 a look at Commissioner -- sorry -- Manager Brown using
11 his position of power to get his wife out of DUI. We
12 have all of this evidence. We have witnesses. We have
13 so much. We have video evidence. Since when is that not
14 malpractice or malfeasance? It could mean an officer
15 removed from under NRS 283.440. That is a classic
16 definition.

17 You've got Commissioner Hill. She sits on
18 all of these undisclosed boards. Yet, in her official
19 role as County Commissioner as the chair of it, she's
20 voting these same organizations hundreds of millions of
21 dollars while not disclosing she sits on their boards.
22 How is that not malpractice or malfeasance under NRS
23 283.440 which of course, you have the authority to grant
24 remedy for.

1 Again, you have heard that also you have
2 Rodriguez again that broke the court orders. So that
3 right there is removable under NRS, 283440. You have
4 again Rodriguez. She has a duty as the Registrar of
5 Votes and where I gave them over 11,000 violations based
6 solely on if you had the tax records and you had to voter
7 records, right? So you've got both of them, right?
8 You've got tax records right here which you know Mike
9 Clark, when he was the County Assessor, he says they're
10 99.9 percent pristine. All right. So we've got the tax
11 records, and then we've got the voter records. And when
12 you put them side by side just using the County's own
13 data, just their data not mine, not numbers from the sky,
14 just their data, it shows that there's over 11,000 people
15 that must be removed from the rolls according to the law.

16 This information, all of this data, all of
17 this information was given to the Registrar of Voters,
18 was given to the County Manager, was given to Hill. They
19 said that they would respond back. It's been months and
20 months and months. They're never responded back.

21 Surely, you have the ability that you can
22 enjoin them to do their job and clean the rolls as the
23 laws command that they do. You've got the defendants are
24 deliberately breaking the laws but not adequately

1 performing signature verification. So you have to
2 state that signature verification is supposed to
3 in our elections. It's very simple. It's right t
4 the rule book in the NRS says you're supposed to d
5 C and D.

6
7 Then we've got witnesses that work for
8 County under the Registrar of Voters who were instru
9 by the Registrar of Votes to do what? Not do signat
10 verification. That is the only safeguard we have in
11 he elections. Do you know that? The only safeguard
12 have. Because they're not doing anything else. So th
13 only thing they can really do to make sure that a vote
14 actually legitimate or not is to check the signature.
15 So --

16 THE COURT: Let me stop you for one second
17 only because I've a read the case that basically Ms.
18 Liddell cited. It doesn't concern venue. It concerns
19 basically a --

20 MR. BEADLES: Your Honor, I could give you
21 examples of how she misquote s the law numerous times.

22 MS. LIDDELL: It's not specific to venue.
23 It's specific to whether an oral pronouncement from the
24 bench is appealable. But I'd be happy to get the court
some information regarding venu e motions.

1 THE COURT: You indicated a denial of a
2 change of venue then you believe isn't appealable; is
3 that correct?

4 MS. LIDDELL: I do believe that. Yes.
5 That's my understanding.

6 THE COURT: I think you're probably correct
7 in regards to that. So my intent in this particular
8 matter -- again, I'm just trying to help you out a little
9 bit, my intent in this matter basically is to go ahead
10 and issue a formal order denying change of venue.

11 Then should we stop this and go back and let
12 the Supreme Court determine whether or not venue is
13 proper or not before we go forward? Or is it more
14 convenient for me to go ahead and basically rule on any
15 of the other motions which the Supreme Court would then
16 say once a change of venue motion was made, I have
17 jurisdiction to make that determination.

18 MS. LIDDELL: Yes, Your Honor. That's an
19 interesting question. I think it would be appropriate at
20 this point especially for convenience that the parties
21 and the court so as to conserve judicial resources to
22 just proceed today and go ahead and issue rulings on the
23 pending motions.

24 And then if for some reason the Nevada

1 Supreme Court reversed the venue order, the order denying
2 the motion to change venue, then yes, as the court said
3 that if the court should not have had venue --

4 THE COURT: Then they would set aside
5 whatever.

6 MS. LIDDELL: They would just go ahead and --
7 yes. Exactly. Thank you.

8 THE COURT: I just wanted to clarify. Let me
9 ask you this. Obviously, somebody did help you draft all
10 after your briefs.

11 MR. BEADLES: No, Your Honor. You're looking
12 at him.

13 THE COURT: Okay. Again, you did a very good
14 job from that standpoint. You cited a lot of stuff. I
15 was just curious.

16 MR. BEADLES: I have mountains. I have
17 mountains more I could go.

18 THE COURT: No, I just curious if you had any
19 attorney help you.

20 MR. BEADLES: No, Your Honor. You're looking
21 at him.

22 THE COURT: Okay. Well, go ahead with your
23 arguments and that because my intent then would be
24 probably to go ahead and rule on the motion in respect to

1 dismiss or not dismiss in respect to that. That would at
2 least save some judicial economy from what would happen
3 if I didn't do that, then it would go up, come back down
4 and then have to go over everything else. So I think
5 it's judicious to go ahead at this point in time.

6 MR. BEADLES: For the record again, I object.

7 THE COURT: I understand that.

8 MR. BEADLES: So again, the signature
9 verification is the only way that we have to ensure that
10 are votes are legitimately counted., right? If they're
11 not checking the signatures, that means that Mickey Mouse
12 and Donald Duck and everybody else that's written on the
13 envelope can just pass as legitimate votes.

14 The Registrar of Voters told the workers not
15 to do signature verification. That right there again, is
16 breaking the law. Countless NRS's. All of this is laid
17 out in 160 different exhibits for you as well as the
18 initial filings and pleadings in Exhibit 109 as well as
19 Supplemental Exhibit 16 through 22. All of the issues
20 with the voter rolls, 1 through 23 exhibits. You'll be
21 able to see all of the correspondence I've had back and
22 forth with them where they said they would do their job.
23 They obviously didn't.

24 Exhibit 111. This is very interesting. So I

1 don't know if you've had a chance to look at Exhibit 111,
2 but that comes directly from the District Attorney's
3 Office. Basically, all of the claims that I'm seeking
4 remedy for in their own words, they state they can do.
5 They can grant it. So that right there, their entire
6 lawsuit or -- sorry -- their entire defense is trash.
7 It's garbage. We have to move this case forward because
8 literally I have their own internal documents that were
9 shared with the Commissioners that literally state that
10 most of the things that I'm asking for, they can grant
11 remedy to themselves yet they failed to do. They refuse
12 to do. You of course can enjoin them to do it.

13 Exhibit 111 clearly shows about six or seven
14 different items that they could do if they were forced to
15 or even if they just decided to do what the people
16 wanted. Again, all of this stuff overcomes the 12E5
17 motion because all I have to do is basically just state a
18 claim that is short, concise, right, that shows I'm able
19 to get remedy which I've clearly done. Not just these
20 few instances. I can go all day.

21 Number seven. I've literally shown using the
22 County's own certified data this is what they swore under
23 penalty of perjury whether they put their John Hancock
24 to, what they said is true, right. This is what they

1 broadcast to the world their election certified results.
2 Well, the funny thing is, just taking somebody with a
3 sixth-grade math level, they can look at the precincts of
4 1,286 precincts between Clark County and Washoe County
5 and guess what? They all voted identically the same.
6 How in the Hell does that happen in a fair and free
7 election?

8 I take this to them. What do they do? They
9 ridicule me, they slander me in the press but they never
10 ever address it. Surely, Your Honor, you can look at the
11 petitions. You can look at all of the things I've given
12 to them, all of the proof and all of the evidence that's
13 come from people way smarter than me. These are
14 mathematicians. But you o need a sixth grader to figure
15 this out. Only every single precinct in the two largest
16 counties separated on opposite sides of the state voted
17 identically the same. How in the Hell does that happen
18 in a fair election? Especially when Carson City; nothing
19 like that. The other 15 counties, nothing like that.
20 Just in Washoe. Just in Clark. All identically the
21 same. Surely you can have them look into it and say:
22 Beadles, you're a madman. You're crazy. Look. They
23 didn't vote the same or Oh, my God. They did. We should
24 probably look into this. You of course have the power to

1 do this. These simple examples I just gave you show this
2 case has to go forward. I overcome 12E5 all day long. I
3 overcome the Rule 11. I've overcome their motion for
4 sanctions. All of it. I just needed one claim. I've
5 literally just given you seven just like that. I can go
6 all day with hundreds more if you want, Your Honor.

7 THE COURT: Okay. That's fine. Thank you.
8 Again, I've gone through. I read the briefs and I've
9 gone through and checked the law. I've gone through all
10 of the different statutes, I've gone through the
11 constitutional requirements. I've looked at all of the
12 different articles cited, I looked at your first cause of
13 action basically was a claim under Article 1 Section 10
14 of the Nevada Constitution.

15 Your second cause of action primarily was a
16 claim primarily under Article 15, Section 2 of the Nevada
17 Constitution; also a mandamus claim in respect to that in
18 regards to that. Your second cause of action primarily
19 is a complaint for removal under NRS 266.430.
20 Additionally, it claims removal under NRS 283.440 in
21 respect to this matter.

22 I've gone through and I've read again all of
23 the allegations against these individuals in respect to
24 this particular matter. And based upon my review of all

1 of those documents and everything else, so that this can
2 all go up to the Supreme Court at once and go ahead and
3 basically on that basis, I think Mr. Beadles' complaint
4 fails to state any claims upon which relief can be
5 granted. I know he's got a lot of smoke, mirrors and all
6 kinds of fancy numbers and everything else.

7
8 MR. BEADLES: Then I move to disqualify you
9 right now. I move to disqualify you right now to tie
10 your hands to do anything else.

11 THE COURT: None of it makes any sense for
12 any violation under the Nevada Constitution or Nevada
13 law. Based upon that, I'm dismissing his complaint
14 pursuant to NRCP 12B5 with prejudice so that it can go to
15 the Supreme Court. They can review all of his actions
16 and review everything just as I did, and I find no basis.

17 Now, onto the motion for sanctions. I think
18 you believe in what you've done and you have some --

19 MR. BEADLES: Then your court orders mean
20 absolutely nothing. You literally just dismissed the
21 case where there was court orders demanding my rights be
22 met and they didn't do that. I don't understand how
23 you're doing what you're doing and --

24 THE COURT: That's fine, but I --

MR. BEADLES: -- still wearing a robe.

1 THE COURT: But I am going to go ahead and
2 award attorneys fees to Washoe County. I'm doing that
3 under NRS 18.0102 B under Brunzell versus Golden Gate
4 National Bank case. I'd like the defendants to provide
5 us a detailed accounting of their attorney's fees and
6 costs they spent in respect to this particular matter in
7 regards to that. I will sign both orders: An order for
8 change of order also the order to dismiss. In respect to
9 that, you'll file additional motion for the attorney's
10 fees in respect to this particular matter. We'll go
11 forward on that basis.
12

13 MS. LIDDELL: Thank you, Your Honor.

14 THE COURT: Thank you.

15 (The hearing concluded at 2:07 p.m.)
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24

1 STATE OF NEVADA)
2 CARSON CITY) ss.

3
4 I, NICOLE J. HANSEN, Certified Court
5 Reporter in and for the State of Nevada, do hereby
6 certify:

7 That the foregoing proceedings were taken by
8 me at the time and place therein set forth; that the
9 proceedings were recorded stenographically by me and
10 thereafter transcribed via computer under my supervision;
11 that the foregoing is a full, true and correct
12 transcription of the proceedings to the best of my
13 knowledge, skill and ability.

14 I further certify that I am not a relative
15 nor an employee of any attorney or any of the parties,
16 nor am I financially or otherwise interested in this
17 action.

18 I declare under penalty of perjury under the
19 laws of the State of Nevada that the foregoing statements
20 are true and correct.

21 Dated this November 24, 2023.

22 Nicole J. Hansen
23 -----
24 Nicole J. Hansen, CCR #446, RPR,
 CRR, RMR