

Introduction and Dedication: The following Joint Resolution is written to minimally safeguard our Alaska election integrity by securing the use of paper ballots, a hand count tally, and a documented Chain of Custody method of voting and counting ballots in 2022, and is dedicated to two great Alaskan patriots who fought like mad against election fraud in Alaska for many years. They are Nick Brockett of Big Lake who passed on September 20, 2021, and Jim Pazsint of Palmer (December 16, 1945 to April 11, 2021). We are making headway Nick. We are keeping the hammer down Jim. RIP

ALASKA ELECTION INTEGRITY RESOLUTION OF THE CITIZENS OF ALASKA

WHEREAS; a State legislature can decertify a State or National election upon proof of fraud in the election. The following information is reason to support a forensic examination of the 2020 Alaska General Election, thru a third party to determine if the election results were free and fair... "A legislature's determination to decertify the votes cast by the electors or to otherwise decertify an election on demonstration of fraud in the election itself is nothing more than the Legislature's use of its reserved sovereign powers under the Tenth Amendment to protect those fundamental rights and privileges reserved to the People by the Ninth Amendment of the US Constitution. A failure to do so would be a violation of the Legislature's role as a co-equal branch of government", September 23, 2021 Final Memorandum regarding Authority Over Elections and Electors to Senator Wendy Rogers from Matt DePerno (1). "All powers that the Constitution neither delegates to the Federal Government nor prohibits to the States, are controlled by the people of each State", *U.S. Term Limits, Inc. v. Thornton*, 514 U.S. 779, 848 (1995). States have the authority over their elections, including national elections. "The powers delegated by the Constitution to the federal government are few and defined, ... while those that belong to the States remain... numerous and indefinite", *The Federalist* No. 45, p. 292 (C. Rossiter ed. 1961) (J. Madison). "There is no question of the doctrine that fraud vitiates the most solemn contracts, documents, and even judgments", *United States v. Throckmorton*, 98 US 61 (1878). "Fraud vitiates everything it touches", *Nudd v. Burrow* 91 U.S. 416 (1875).

WHEREAS, from December 9, 2019 through November of 2020, volunteer Alaskans published evidence of Dominion voting machine hackability and personally demonstrated and warned the appropriate State of Alaska government officials of the findings and demanded through five public meetings in south central Alaska that the State not receive or use the new Dominion voting system (2).

WHEREAS, the State ordered three hundred and six Dominion Part # 181-000028 ICPT 321C voting machines and four hundred and forty Dominion Part # 190-000056 Image Cast X Prime, Vendor/Mft Part # HID-21V-BTX-BIR voting machines, and launched them into service despite public skepticism, warnings, and three certified legal notices to Alaska's Lt. Governor and Governor, with a demand not to use the Dominion voting machines due to evidence of voting machine compromisability (3).

WHEREAS, on October 5, 2020 the Supreme Court of the United States of America established in *Marci Andino, et al. vs. Kylon Middleton, et al.*, Decision No. 20A55 (4), the State's witness signature requirement would remain on mailed ballots for the 2020 General election. Alaska Court Judge (Dani Crosby) ruled against the US Supreme Court Order Oct. 5, 2020, 3AN-20-07858CI that resulted in deletion of witness signatures on State of Alaska absentee ballots Oct. 12, 2020, State Supreme Court decision. And the State of Alaska's Supreme Court ignored its Constitutional duty to correct the Alaska court's actions Sept. 17, 2021. This resulted in denial of a free and fair election to all Alaskans on November 3, 2020. Furthermore, by failing to recognize *Andino, et al. vs. Middleton, et al.* and instead proceeding to notify the public of their waiver of the "witness requirement", State of Alaska officials both Administrative and Judicial, abandoned their sworn duty to support and defend the Constitution of the United States and the Constitution of the State of Alaska.

WHEREAS, if the Alaska Judiciary had not waived the "witness requirement", AS 15.20.081(d), any citizen could have contacted the Division of Elections, for an "accommodation" in order to vote prior to the election. The election official for a precinct could have hand delivered and secured their ballot individually. Those "special needs" ballots are included in the supplies distributed to each precinct, and are considered normal procedures for all elections. There was no reason to waive the legal "witness requirement" for all 100,000 "by-mail" ballots statewide (5) (6).

WHEREAS, the Help America Vote Act (HAVA) establishes a minimum standard for Federal elections based on conformance certification provided by the Election Assistance Commission (Commission), HAVA of 2002, 52 U.S.C. Section 231. Each State Election System must include: 1. up-to-date testing and certification, updates and records of voting machines by a laboratory accredited by the Commission, 2. certification, updates and records of the machine components, and 3. certification, updates and records of software components. If any of those requirements are not fulfilled the ballot counting process is not legitimate and therefore the election is invalid. If the conformance certification has not been completed prior to the election, the electronic tabulated results cannot be legally certified. Hence, the urgency of receipt of the withheld FOIA information by the Alaska Attorney General.

WHEREAS, Alaska citizens have submitted records requests under Alaska's Public Records Act, asking for audit(s) or inspector general report(s) on the Dominion voting machines used in the State of Alaska for the November 3, 2020 election, and records relating to the storage locations of all election equipment and records; including all Dominion voting equipment, ballots and records regarding the tallying of ballots, chain of custody records, policies, certifications and established procedures for the machines and the election as well as the contracts and agreements related to these requests, and those requests were DENIED by the State of Alaska Division of Elections. (7)

WHEREAS, the responses to those Alaska Public Records Act requests are currently being withheld by Alaska's Attorney General, and include (8):

- July 2020 audit/review of the DOE, performed by the Department of Administration's Oversight and Review unit, titled: Review of Effectiveness and Security of the Division of Elections in Administering Alaska's Elections.
- July 18, 2019 Dominion Voting Machine Inspections Memo identifying design and performance problems.
- Emails to and from Lt. Governor's office: Issues and Considerations for Procurement of DOE Election Machines.
- Notice of intent to Award Contract to Dominion Voting Systems.
- Information sent to and from the Division of Elections.
- Emails on the Dominion RFP.
- Emails on the Notice of Intent to Award Contract for Voting Machines RFP.
- Emails on research of Dominion machines.
- Dominion Voting System Examination Report.
- Email on Security Issues with Voting Machines in USA.
- Six reports and statements on vulnerabilities of Dominion Voting Systems.
- Supporting documents for the DOA Division of Elections audit.

WHEREAS, Alaska's infrastructure recently and continually is compromised by cyber-attacks in the State of Alaska (9):

- City of Valdez and City of Valdez Police, Valdez-Cordova Census Area, BREACH TYPE - Ransomware.
- Alaska State Health Department website disrupted, BREACH TYPE - Malware and Unknown.
- Alaska Court System, BREACH TYPE - Malware and Unknown.
- City of Unalaska, Aleutians West Borough, BREACH TYPE - Phishing and Other.
- Ketchikan Port and Harbors Department, Ketchikan Gateway Borough, BREACH TYPE - Phishing and Other.
- Alaska Department of Revenue Website, BREACH TYPE - Data Breach.
- Alaska Department of Natural Resources and State of Alaska Government, BREACH TYPE - Hacking and Malware.
- Matanuska-Susitna Borough, BREACH TYPE - Phishing and Ransomware.
- Division of Public Assistance, State of Alaska, BREACH TYPE - Virus and Other.
- Alaska Department of Health, Office of Children's Services, BREACH TYPE - Hack and Data Breach.
- BTY Dental, Anchorage Borough, BREACH TYPE - Ransomware.
- Golden Heart Administrative Professionals, Fairbanks North Star Borough, BREACH TYPE - Ransomware.
- Southcentral Foundation, BREACH TYPE - Hack.
- University of Alaska, BREACH TYPE - Hack.
- University of Alaska, BREACH TYPE - Phishing.

WHEREAS, the 2020 Alaska Vote by precincts tallied over 100% voter participation (10).

NOW, THEREFORE, BE IT RESOLVED, this Resolution be given effect immediately by the Governor of Alaska by using the power the State of Alaska vested in the governor by the Alaska Constitution, Article III, Section 1; supervision of each principal Department, Article III, Section 16 and Section 24; duty to ensure the faithful execution of laws, and the due process, and equal protection guarantees under the Fifth and Fourteenth Amendments of the Constitution of the mighty United States of America.

NOW THEREFORE, BE IT FURTHER RESOLVED, the State of Alaska should respond to all stalled Alaska Public Records Act requests and will retain a certified forensic business to perform a full forensic audit in the format of the Maricopa County Forensic Election Audit, prepared for the Arizona State Senate by Cyber Ninjas (www.CyberNinjas.com) on September 24, 2021. (11)

NOW THEREFORE, BE IT FURTHER RESOLVED, the State of Alaska shall safeguard our Alaska election integrity by implementing exclusive use of paper ballots, a hand count tally, and a documented Chain of Custody method of voting and counting ballots in the Alaska 2022 elections. Election vote tally for each precinct shall be aggregated and published by hand at the District level and the State level thus making tabulation machines (Dominion and all others) obsolete in Alaska. If clarification is needed on an original ballot, an election official will mark the determination of the voter's intent (in red pen) on the same ballot. And there shall be no duplicate ballots. All extraneous ballots will be counted on or before Election Day. And there will be no ballots destroyed.

NOW THEREFORE, BE IT FURTHER RESOLVED, this Resolution created by the concerned citizens of the State of Alaska, Alaska Task Force, United States of America, is enacted on this 9th day of October, 2021 and takes effect immediately as an Executive Order, and shall remain in effect until transparently modified or rescinded.

This resolution was enacted by the Alaska Task Force on behalf of Alaskans that live in Fairbanks, Anaktuvuk Pass, Kiana, Noorvik, Talkeetna, Wasilla, Palmer, Anchorage, Manokotak, Kenai, Soldotna, Nikiski, Homer, Kodiak, Douglas and Coffman Cove, Alaska at their meeting on October 9, 2021 by vote of its eligible members.

Dated: 10-09-2021

By: Holly Sheldon Lee

For: Alaska Task Force
P.O. Box 1
Talkeetna, AK 99676

ACKNOWLEDGMENT

State of Alaska

On this 09 day of October 2021

Holly Sheldon Lee personally appeared before me.

Whose identity I verified on the basis of Driver's License

and who is acknowledged to be the signer of the foregoing document.

Notary Public Cassidy R. Owen

My commission expires 01/08/2022



Footnotes:

1. September 23, 2021, Final Memorandum Regarding Authority Over Elections and Electors, 4 p.
2. November 21, 2020, Non-partisan citizens of Alaska's Alaska Task Force, election reform compilation containing documentation and public outcry about corrupt voting, beginning December 9, 2019, 71 p.
3. May 29, 2020 through June 17, 2020, 3 legal notices served on Governor Dunleavy and Lt. Governor Meyer for not following the law to secure honest elections and moving forward installing new questionable voting machines for the 2020 elections. 8 p.
4. October 5, 2020, Supreme Court of the United States of America, *Marci Andino, et al. vs. Kylon Middleton, et al.*, Decision No. 20A55. Order against States removing witness signature on ballots, 2 p.
5. September 24, 2021, Alaska Watchman, Grave Voter Concern video, Jake Libbey.
6. Personal conversation with author of September 1, 2021 letter, Anchorage, Alaska, 3 p.
7. State of Alaska, Department of Elections denial of public records request of public records and February 2, 2021 through March 8, 2021 emails between Alaska voters from Big Lake and Wasilla and Gail Fenumiai, 14 p.
8. March 23, 2021, letter from the State of Alaska Department of Administration confirming delivery of said records to Alaska's Attorney General (that were denied by DOE), 1 p.
9. Documentation of recent, ongoing and critical cyber-attacks in Alaska and throughout the State of Alaska's infrastructure, 1p.
10. December 5, 2020, Alaska Vote by precinct tallied over 100% voter participation; 2020 Ballot Measure 2 (BM2) and Ballot Measure 3 (BM3), 26 p.
11. September 24, 2021, Maricopa County Forensic Election Audit, Result Details, www.CyberNinjas.com, 97 p.