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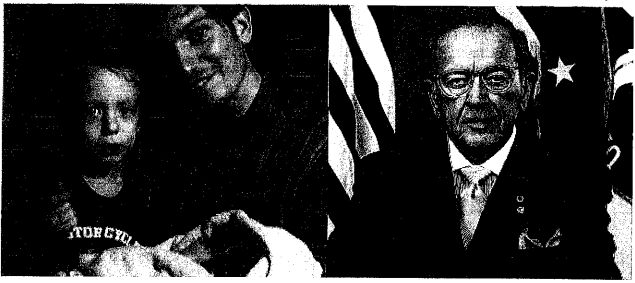
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How the DOJ Protected Pedophiles and Got Away with Election Meddling In Alaska—Part 5 of the CMU

Prosecutors actually determined the outcome of the balance of power in the U.S. Senate by their misconduct, Former U.S. attorney says

Published: 29 February 2020



Affected by "Operation Polar Pen:" Former U.S. Senator Ted Stevens (R-AK) (right) and former political organizer Francis Schaeffer Cox (R-AK) (left) (Photo on left: courtesy of Cox family; photo on right: Public domain)

Byline: By Martin Gottesfeld and Francis Schaeffer Cox

PLEASE NOTE: The authors have made this series available at FreeMartyG.com (/how-the-doj-protected-pedophiles-and-got-away-with-election-meddling-in-alaska-part-5-of-the-cmu) and FreeSchaeffer.com (https://freeschaeffer.com/cmu-report/) under the latest Creative Commons by attribution commercial-use-permitted share-alike no-derivatives license (https://creativecommons.org/licenses/by-nc-nd/4.0/).

This is part 5. Click here to read Inside the Black Sites Where Obama, Clinton, and Holder Buried Their Secrets—Part 1 of the CMU Series (/inside-the-black-sites-where-obama-clinton-and-holder-buried-their-secrets-part-1-of-the-cmu-series) or click here to read The DOJ's "Torture Chamber" In Indiana—Part 4 of the CMU Series. (/the-doj-s-torture-chamber-in-indiana-part-4-of-the-cmu-series)

"What do you mean, you 'don't have a plan?" Bill boomed.

In attack mode, he propelled his 6-foot-tall frame over the countertop at my friend Les and me.

Bill was enraged. And drunk. His face flushed red beneath his flat-top haircut as the crowded room of my supporters fell silent.

Bill grabbed the knife from his belt and he put it to Les' neck.

"I'll slit your throat and bleed you out at my feet, you [expletive deleted] son of a [expletive deleted]! It's go time!"

I've thought a lot about that moment over the years. But I didn't know then what I know now.

Bill, it turned out, was a highly-motivated undercover FBI informant/provocateur on a mission—a political operation. And he and his handlers, it seems, weren't just after me.

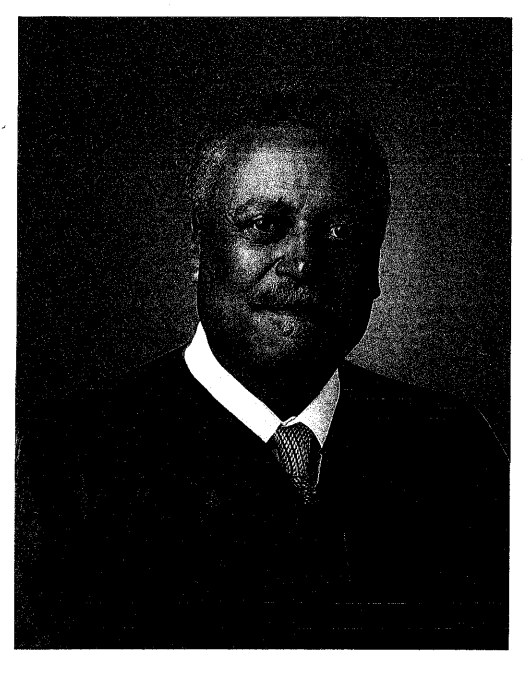
The DOJ had altered the balance of power in the U.S. Senate with its "Operation Polar Pen," based in my home state of Alaska. Federal prosecutors from the DOJ's "Public Integrity Section" used a trial in U.S. District Court about two years earlier to sideline elder-statesman Ted Stevens, a popular incumbent GOP

senator whom I had endorsed from the podium at many grass-roots rallies packed with thousands of supporters. The Democrats then enjoyed a filibuster-proof supermajority with exactly 60 votes in the Senate.

"In nearly 25 years on the bench," fumed Judge Emmet G. Sullivan once some of the underlying details of the Stevens prosecution emerged, "I've never seen anything approaching the mishandling and misconduct that I've seen in this case."

Sullivan appeared eager to distance himself from what had happened in his own courtroom in Washington, D.C. His ritual tongue-lashing went on for about 14 minutes in front of a gallery packed with reporters and he took the [nearly-]unprecedented step of appointing an independent attorney to investigate the prosecutors. He'd already held three of them in contempt of court.

By the time Eric Holder, the new attorney general, was personally all but forced to drop the charges, even he, the seemingly-shameless revolving-door bankster (https://www.rollingstone.com/politics/politics-news/eric-holder-wall-street-double-agent-comes-in-from-the-cold-49262/), came across as embarrassed.



U.S. District Court Judge Emmet G. Sullivan ordered an investigation into the federal prosecutors in the Ted Stevens case. (Uscourts.gov/Public domain, 2011)

Stevens, himself a former federal prosecutor, vowed to run for office again, and to spearhead comprehensive reform legislation to ensure the DOJ divulges evidence indicating that a defendant is innocent—the type of evidence it unlawfully withheld in his case, and, later in mine. Such a law would help rein in runaway federal prosecutors and serve as a serious check on the DOJ's power. The DOJ opposed it vehemently.

Then, Stevens died in a mysterious plane crash.



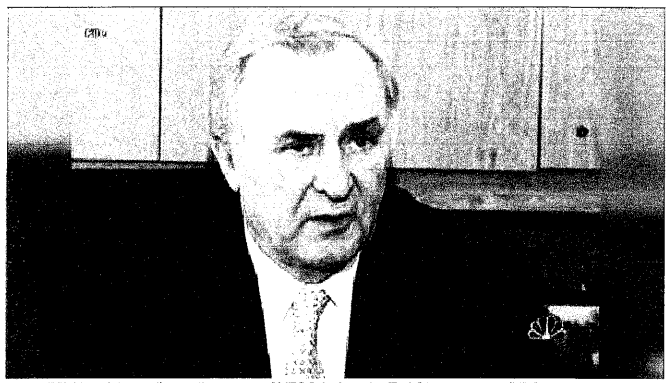
Ted Stevens (R-AK) died in this plane crash after he proposed reform legislation that the DOJ strenuously opposed. (US National Transportation Safety Board/Public domain, 2010)

Important navigational/safety equipment called the terrain awareness warning system (TAWS)—equipment designed to prevent exactly such a crash and equipment that no right-thinking pilot would likely shut off in Alaska —inexplicably was disabled prior to takeoff (http://nolan-law.com/crash-in-alaska-and-lack-of-probing-about-key-safety-system/).

Nick Marsh, a federal prosecutor from the Stevens case, was found hanging from a makeshift noose in his own basement about 6 weeks later. He'd been positioned to take the likely and seemingly-inevitable fall for the Stevens case, though it's possible he could've implicated higher-ups in the DOJ too.

I believe that Marsh worked on my case as well, but that the DOJ hid his involvement after Judge Sullivan hired an independent lawyer to look into prosecutorial misconduct against Stevens.

First responders found blood stains across Marsh's basement. Both his wrists were slit. Authorities promptly ruled his death a suicide and closed their investigation into his death. But his demise didn't hide everything.



Bill Allen (pictured) was the owner of VECO before the Ted Stevens case. (NBC screengrab)

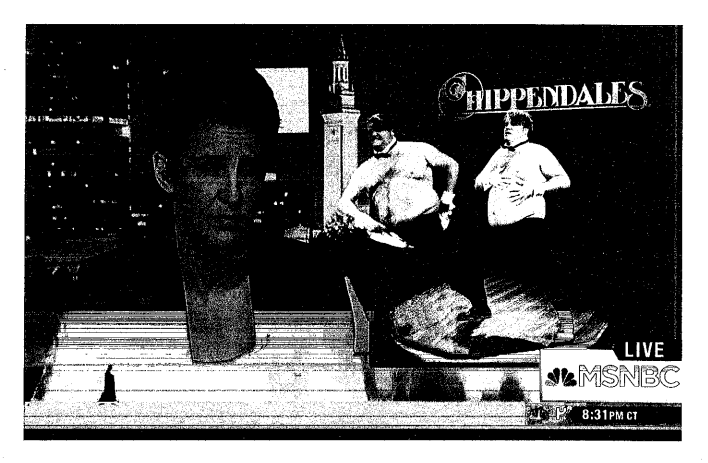
That's Bill Allen, the billionaire former owner of VECO, a construction and oil-pipeline service company in Alaska (and a different Bill than the one who held a knife to my friend Les' throat). He was also the "star witness" against Stevens.

Allen testified that VECO completed about \$250,000 in renovations on Stevens's home in Girdwood, Alaska. Prosecutors from the "Public Integrity Section," including Marsh, as well as others from the U.S. attorney's office in Anchorage who later worked on my case, like Joseph Bottini, presented fake accounting records and knowingly withheld evidence from Stevens' defense showing that the records were bogus.

Allen billed Stevens, his supposed friend, about \$165,000 for the work, an apparent difference of \$85,000 that the "Public Integrity Section" claimed was an unreported and illegitimate gift meant to curry political favor.

Allen, however, seems to have been no real friend to Stevens, and he'd actually overbilled him. But the DOJ withheld Allen's candid admission that the fair value of the work his company did on Stevens' home was closer to \$80,000. And, as a general contractor in Alaska myself, I probably would've done the job on Stevens's modest home for under \$30,000.

The prosecution also had Allen testify that a request Stevens sent him, asking explicitly for an invoice so he could comply with Senate ethics rules, was merely an effort to produce a phony paper trail and "cover his ass." Allen, however, told the DOJ otherwise before he took the stand.



Rachel Maddow is yet to comment publicly about Bill labelling her his "other girl." (FreeSchaeffer.com, CC BY 2.0)

As both an FBI informant/provocateur and the head of security for the 2010 Joe Miller for Senate campaign, however, Bill pounced in a room full of reporters, ostensibly trying to place the founding editor of *The Alaska Dispatch* under citizen's arrest.

When the actual cops got there, they refused to take Bill's quarry into official custody, and released him.

The fallout was immediate and intense. It was game over for Miller's campaign. And Bill's "other girl" publicly denounced him on her show.

"The press incorrectly attributed my loss to the handcuffing incident - that was the cover for the massive fraud that was perpetuated here in Alaska. During the wrongly-named "recount" process, we observed literally thousands of fraudulently cast ballots, more than the margin of Murkowski's victory. The evidence was overwhelming that her victory in 2010 was by fraud and illegality, not due to federal informant Bill Fulton's staged hand-cuffing," says Miller now.

"That being said, there is little question in my mind that Bill Fulton was assigned by the Deep State to my campaign to gather intel and compromise its operation, similar to what was carried out against Trump several years later. Interestingly, two years before my 2010 race, Fulton appeared out-of-nowhere to assist my effort to remove Randy Ruedrich as head of the state GOP in 2008. I believe the feds had him attached to me even then, in an effort to protect Alaska's corrupt establishment. It's all about protecting power, the law be damned," he explains.

Yet, the Democrats didn't win that election either. Alaskan voters had lived through the Stevens prosecution and the plane crash. They weren't about to fall for the same trick twice, it seemed. Surprising many out-of-staters, Lisa Murkowski won the general election by 5,200 votes with a write-in campaign,

even though she lost the primary to Miller and her name wasn't on the ballot.

I might have had similar luck with my trial at the local federal courthouse in Fairbanks, where people knew me and knew all too well what the DOJ had been doing with taxpayer resources.



Methinks Bill doth protest too much... (FreeMartyG, CC BY 2.0)

Indeed, I'm likely still alive because a bystander from the area happened to notice SWAT teams staging themselves around the corner on the day of my arrest and warned me. This caused them to have to spring their trap early—and with a neutral witness around.

According to Bill, the FBI was sure to arm those SWAT teams with ammunition that would penetrate body armor. They were going to shoot to kill, it seems, as M.P. Gibson warned me and later testified.

But with a witness around, they couldn't shoot me in cold blood and then claim "self-defense".

I thank God that bystander was there that day when 10 or so men carrying M-4 assault rifles, dressed in olive-green fatigues, surrounded me with their safeties off.

At the time of my arrest, on March 10th, 2011, my wife, my son, our newborn baby girl Bri, and I had been hiding in an attic for 21 days. We were terrified of what Bill and his handlers were going to do. We were trying to flee the country to save our lives.

That day, a truck driver was supposed to take us into Canada and away from it all.

But there was no truck driver. It was all a ploy by prosecutors. They manufactured the threats, like Bill's, and the would-be solution too.



Delegate or relator? Bill associated himself with the 2008 Ron Paul campaign. (Public domain)

Despite the millions of federal tax dollars the feds had likely spent on my case, the DOJ backed off once I was in custody. They let the local district attorney's office prosecute me, as I'm told the DOJ commonly does to avoid embarrassment when a case has been assessed as weak, or when federal prosecutors don't want their methods to come under much scrutiny, or both.

With the help of my friend, a local attorney named Robert John (http://www.legaldirectories.com/John-Robert-611624-Atty.aspx), every single state charge was dismissed on Constitutional grounds.

But we weren't out of the woods. And I never left custody.

The DOJ then brought the same charges in federal court. It's normal (https://www.wsj.com/articles/supreme-court-upholds-both-federal-and-state-prosecution-for-same-act-11560789570) for federal judges to allow this circumvention of the 5th Amendment double-jeopardy

clause (https://constitution.findlaw.com/amendment5/annotation02.html#1). Thus, federal prosecutors get another bite at the apple; an opportunity to shore up their case after taking a test-run in state court, like a dress rehearsal.

And when the truth didn't seem good enough for federal prosecutors Steve Skrocki and Joseph Bottini to make their case against me in the much more prosecutor-friendly federal court either, they did what they often do, i.e. the same things they did to Ted Stevens and Aaron Schock—they lied, withheld evidence, and fully leveraged their home-court advantage—knowing ahead of time they'd get away with it.

"This has built up over years—the people at [the DOJ] have come to believe that they are immune, that nobody can touch them, and that judges will ignore their prosecutorial misconduct," warned former U.S. Attorney diGenova on the heels of the Stevens case in 2009.

Indeed, the definitive work on "Operation Polar Pen," written by former federal prosecutor Sidney Powell, is aptly entitled *Licensed to Lie* (and it was a #1 Bestseller on Amazon with a good rating (https://www.amazon.com/Licensed-Lie-Exposing-Corruption-Department/dp/1612541496)).

Federal prosecutors have further come to believe that they can bury inconvenient defendants like me in the CMUs, and thereby stop the press from picking up on their out-of-control prosecutorial misconduct after the fact. But first thing was first. They'd have to convict me.

--

Now, Bill, it turned out, recorded his two violent confrontations with Les and me. Those recordings show what Bill said and did—and what I didn't. They'd be devastating to the DOJ's claim that I was planning to murder federal officials. And, under the rules, federal prosecutors Steve Skrocki and Joseph Bottini were supposed to fork over those recordings to my defense counsel.

Instead, they claimed that the DOJ turned over all of the recordings to Bill and that he destroyed them—every single copy. So, my jury never heard what I actually did and didn't say, and the court wouldn't let me tell my jury my version of what was on those recordings.

After testifying to his own destruction of those recordings, Bill has since tweeted one of them. He also claimed on the witness stand that the FBI hadn't paid him, going so far as to include a doodle in his book of him denying he received compensation during my trial. I've since learned, however, that the FBI offered him \$160,000 if I was convicted.

"It's very troubling that [the Justice Department] would utilize records that [it] knows were false," Judge Sullivan remarked during a hearing for the Stevens case involving some of the same federal prosecutors.

Yet it was my word against theirs and a parade of government witnesses, some paid, some testifying under deals to avoid or to minimize their own charges, or both. None of them seemed to have the slightest fear of perjury so long as they said what the prosecutors wanted to hear.

The court wouldn't let me show my jury, proof that I was trying to flee to Canada because my family and I were terrified of what Bill and the DOJ were going to do. That would've shown that my plans weren't violent and that I was desperate to avoid confrontation.

The DOJ told the jury that I was lying, and the court went along with it.

The jury found me guilty having never heard the truth.

After the jury phase, however, the DOJ asked the court to lengthen my sentence, because, prosecutors then argued, I had obstructed justice by fleeing to Canada after all.

There's more too (http://freeschaeffer.com/). Of course, it's far too much to include here.

Again, a jury in Fairbanks, where I lived, might've seen through some of the smoke in mirrors. But they moved my trial at the last minute, to Anchorage, some 360 miles (580 kilometers) away. The juror demographics there were much more favorable to the DOJ.

Distance-wise, it was like moving the trial from Washington, D.C., to Wilmington, North Carolina—if the space between those two cities were filled with icy tundra, where run-of-the-mill car trouble could kill you. The DOJ's people and witnesses, like Bill, all had their airfare and lodging prepaid by the government. Many of my witnesses could no longer afford to come.

Steven Cooper, the federal prosecutor from Fairbanks, still made it to Anchorage though—to testify in my defense. He could've told everybody how I went to him to report Bill and his violent friends and asked for his advice on how to handle the situation. But when Cooper took the stand, Skrocki and Bottini erupted in an incoherent fit of frantic objections. They succeeded in keeping the truth from the jury then as well.

At some point during the Polar-Pen fiasco, then—Attorney-General Eric Holder took some criticism over these shenanigans and made an on-the-record statement

(https://www.murkowski.senate.gov/press/release/murkowski-questions-attorney-general-holder-on-failure-to-prosecute-bill-allen-and-vows-to-continue-to-pursue-the-issue) basically reassuring the American public that he and his subordinates weren't sparing Bill Allen for corrupt reasons, while prosecuting political figures like Stevens and me. He similarly abdicated responsibility (https://www.huffpost.com/entry/eric-holder-banks-too-big_n_2821741) to prosecute people from the financial sector in the wake of the global financial crisis. But I'm no Wall Streeter, and the case against me for not harming anyone pressed on.

I was sentenced to over 25 years in prison.

In 2018, however, some 7 years into my sentence, with my son, Seth, now age 9 and Bri, age 7, the U.S. Court of Appeals for the Ninth Circuit cleared me of the most serious felony charges that Skrocki and Bottini manufactured. The appellate judges ruled that no rational jury could've found me guilty of them in the first place.

The remaining charges sound like something from a *Mad Max/Road Warrior* dystopian future. They were summed up by the DOJ saying that if there was ever "Stalinesque martial law, mass arrests, and purges, at some undetermined and unknown point in the future, [1] Schaeffer Cox, would be compelled to take up arms against the government, be sufficiently armed and equipped to sustain a take-over of the 'government' or become a new government in the event of a 'government' collapse."

I'm not making that up. (https://freeschaeffer.com/pardon-me/) Though, for my own sake, and for that of my family, I wish that I were.

Obviously, it's ridiculous. It's also how the DOJ can make up a thought crime in order to lock up any real-world pro—Second-Amendment political figure (https://freedomoutpost.com/justice-blind-story-francis-schaeffer-cox/) who tries to hold them accountable today.

Larry Pratt, executive director emeritus of Gun Owners of America, responded to a request for comment that "...I believe what was done to Cox at the Federal level (following acquittal at the state level, I believe), is quite comparable to what was done to Sen. Stevens, i.e., prosecutorial malfeasance,"

And I'm here to reiterate, "Just ask Ted Stevens."

Click here to read Harvard Is Not God, Discredited Skeptics Say—Part 6 of the CMU Series. (/harvard-is-not-god-discredited-skeptics-say-part-6-of-the-cmu-series)

Tweets by @FreeMartyG



Omg, did anyone make it out of there unscathed? nbcphiladelphia.com/news/national-...

About 90K Sex Abuse Claims Filed in Boy Scouts Bankruptcy

Close to 90,000 sex abuse claims have been filed against the Boy Scouts of America as the deadline arri... nbcphiladelphia.com

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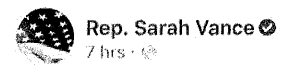
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Election integrity is foundational to our Republic and supporting democracy that ensures every voice is heard. You have my commitment to do what I was elected to do.

I have joined my Kenai Peninsula colleagues in the House of Representatives requesting Governor Dunleavy defend election integrity by joining Texas in the lawsuit that should soon be heard in the US Supreme Court. #electionintegrity

ALASKA STATE LEGISLATURE

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House of Representatives Districts 29, 30, and 31

Documber 8, 2020

Door Governor Durkeavy.

Trustworthy elections are a cornerstone of sea constitutional republic, flecent action by our state judicial branch, with the effect of allowing absence ballots to be accepted without a witness signature, is contrary to state faw. The judicial branch has no constitutional authority to change state faw in this matter. The court's actions call into question the legitimacy of the 2020 election results and will crede the integrity of all future elections if the adiacy remains in effect. Trust in the integrity of our election process must be importanted at all costs.

Therefore, we respectfully urge you to immediately direct the Attorney General to join the State of Texas lawfult against Georgia, Michigan, Pennsylvania, and Wisconsin in the United State Supreme Court.

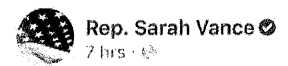
Respectfully.

Representative Den Carpenter ten ben karpenter@aklen.cox

Representative Sarah Vance ten sarah vance Baklen nov • AT&T LTE

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House of Representatives Districts 29, 30, and 31

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Dear Governor Dunbayy.

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Respectfully

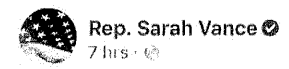
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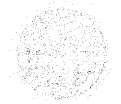




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ALASKA STATE LEGISLATURE



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House of Representatives Districts 29, 30, and 31

December 8, 2020

Door Governor Durkeavy,

Trustworthy elections are a cornerstone of our constructional republic. Record action by our state judicial branch, with the effect of allowing absentee ballots to be accepted without a wikness signature, is contrary to state isw. The judicial branch has no constitutional authority to change state law in this matter. The court's actions call into question the legitimacy of the 2020 election results and will prode the integrity of all future elections if the policy remains in effect. Frust in the integrity of our election process must be maintained at all costs.

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Respectfully

Representative Ben Carpenter

Representative Sarah Vance cen sarah yance@aklen.gov









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Posted by u/Old-Indian-Trick 10 days ago

Dominion Voting Systems Acquired by Staple Street Capital in 2018. Check out the Executive Board.

Staple Street Capital acquired Dominion Voting Systems in 2018, alongside the management team. The first person listed on the executive board page for Staple Street Capital is William E. Kennard. He served as the U.S. ambassador to the European Union 2009-2013, nominated by Barack Obama. He was also chairman of the FCC 1997-2001 after being appointed by Bill Clinton.

Staple Street Capital Executive Board:

http://www.staplestreetcapital.com/Team/Board

News/PR Release: https://www.prnewswire.com/news-releases/dominion-voting-systems-acquired-by-its-management-team-and-staple-street-capital-300681752.html

News/PR Release:

https://www.dominionvoting.com/dominion-voting-systems-acquiredby-its-management-team-and-staple-street-capital/



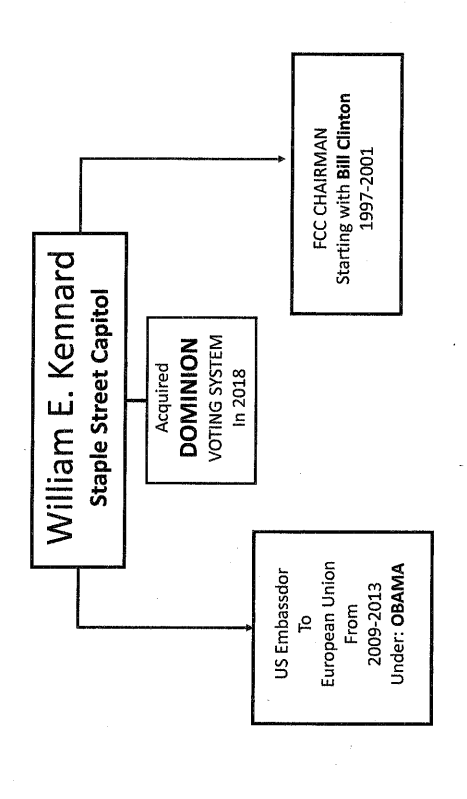
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founded in 2009 based in New York. The co-Staple Street Capital is a private equity firm Voting. The official website of Staple Street Yaghoobzadeh are veterans of The Carlyle Group and Cerberus Capital Management, Capital has deleted the team introduction. founders Stephen D. Owens and Hootan also the Board members of Dominion



Picture from staplestreetcapita.com

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Staple Street Capital's co-founders and Board members of Dominion Voting,

Yaghoobzadeh worked for the Carlyle Group Stephen D. Owens was a managing director of the Carlyle Group (1998 - 2009), Hootan

(2002 - 2003), Cerberus Capital Management (2003 – 2009).

About The Carlyle Group

Group is an American multinational private equity, alternative asset management and The key person of Dominion Voting are all financial services corporation, with more related to The Carlyle Group. The Carlyle management across 126 funds and 139 than \$203 billion in assets under fund of funds vehicles.

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in 2015, Carlyle was the world's largest private equity firm by capital raised over the previous five years, according to the PEI 300 index, though by 2020 it had slipped into second place.

In April 2003, it was reported that the Carlyle Group is managed by a team of former US Government personnel including its president Frank Carlucci, former deputy director of the CIA before becoming Defence Secretary. His deputy is Jam Baker III, who was US Secretary of Standarder George Bush senior. The financial

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under George Bush senior. The financial assets of the Saudi Binladen Corporation (SBC) are also managed by the Carlyle Group. The Bin Laden family liquidated its holdings in Carlyle's funds in October 2001, just after the September 11 attacks, when the connection of their family name to the Carlyle Group's name became impolitic.

Many influential characters have worked for or invested in the group, including John Major, former UK Prime Minister, Fidel Ramos, former Philippines President; Park Tae Joon, former South Korean Prime Minister, Saudi Prince Al-Walid; Colin Powell, former Secretary of State; James Baker III, former Secretary of State; Caspar Weinberger, former Defense Secretary; Richard Darman, former White House Budget Director; the billionaire George Soros, and some bin Laden family members.

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William Kennard, former head of the FCC, to this list. Finally, add in the Europeans: Karl Otto Pöhl, former Bundesbank president; Madeleine Albright, former Secretary of You can add Alice Albright, daughter of State, Arthur Lewitt, former SEC head; committee member Etienne Davignon. Aerospatiale; and Bilderberg steering Henri Martre, former president of

In 2011, Carlyle acquired Alpinvest, which is one of the largest private equity investment investment managers of two of the world's historically been the exclusive manager of managers globally with over £38 billion under management, Alpinvest has private equity investments for the Pensioenfonds ABP and Stichting Pensioenfonds Zorg en Welzijn. largest pension funds Stichting

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Wines, Booz Allen Hamilton, PA Consulting, Carlyle's corporate private equity business Freescale Semiconductor, Getty Images, has been one of the largest investors in leveraged buyout transactions over the 2010), Carlyle has invested in Accolade HCR ManorCare, Hertz, Kinder Morgan, decade 2004-2014 (or perhaps 2000-Dex Media, Dunkin' Brands, Supreme, Nielsen, United Defense, and other companies.

high-ranking political leaders who work for called iron-triangle refers to industry, govt infamous for the number of ex-Govt and Capitalism and the Iron Triangle,the so-The Carlyle Group is known as Crony and the military. The Carlyle Group is

Behind Dominion Voting is a huge swamp

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business is messed up and the Deep State recently that the Bush family will support President Trump. I think maybe Obama's Miles Guo mentioned in a live broadcast is splitting.

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creature with tentacies all over the world, which is the reason behind election fraud and fake news. We can notice that in 2009, the former director of Cartyle founded Staple Street Capital, and William Kennard who is an Executive Board Member of Staple Street nominated as ambassador to the EU by Barack Obama in 2009. This may be related to Obama, and the Cartyle Group is accused of being related to the Bush family, which also reveals why Bush supports the Obama Biden administration.

Miles Guo mentioned in a live broadcast recently that the Bush family will support President Trump. I think maybe Obama's business is messed up and the Deep State is splitting.

This is a systematic national-level crimedrain .Involving many national political figures, business celebrities,media

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tycoons. The above is the first installment, the heavy weight is not yet finished.

world controlled by a small handful of global completely infiltrated and corrupted, most Please reprint more to spread the truth, so more people can understand this Trumen dangerously they was the achieve almost total influence over the media, in fact the interest are only the tip of the iceberg.we special interest these exposed chain of must be Together, for justice to expose world", the democratic world has been them!

Chinese:https://gnews.org/zh-

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Source:

The Carlyle Group

https://wikispooks.com/wiki/Carlyle_Group

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Dominion Voting

https://www.dominionvoting.com/dominionmanagement-team-and-staple-streetvoting-systems-acquired-by-itscapital/

Staple Street Capital

https://wearethene.ws/notable/164392

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2017.state.gov/s/p/fapb/185588.htm

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14 COMMENTS



Jajello C Managa vga vg

Would love it if your group added content on that would appreciate more of a broad view of the global picture. Thank you for all you Florida... there are some in your audience E~Clause was murdered on the 15th in SES, The Pilgrim Society, SERCO.....you know your audience....Chris Hallet of Ç









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but in terms of the election process itself. Private equity dominated Election Day. Not in terms of the winning candidates,

election system and software companies are owned by U.S. private equity firms. the subject of evidence-free conspiracy known of these vendors, as it's become Between the lines: The most-utilized Dominion Voting Systems is the besttheories.

based company was acquired in midzon8 by Staple Street Capital, a midmarket buyout firm co-founded by The Canada-founded and Denver-Carlyle Group and Cerberus vets.

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William E. Kennard is an Executive Board Member of Staple Street Capital, also worked for The Carlyle Group.

a member of Secretary of State John Kerry's EU by Barack Obama in August 2009 and is ambitious Transatlantic Trade. He was also appointed by President Bill Clinton in 1997. Kennard nominated as ambassador to the force behind Obama's decision in February Communications Commission after being Foreign Affairs Policy Board. He was a key 2013 to launch negotiations on the chairman of the U.S. Federal

Before nominated as ambassador to the EU by Barack Obama in 2009, Kennard was in the telecommunications and media Group(2001-2009) where he led inves managing director of the Carlyle

A "day of reckoning" is coming - Lin Wood reveals, "the evidence I have is stunning!"

By Mike Adams

BREAKING: DNI Ratcliffe confirms foreign interference in elections; deep state desperate to DELAY the report, Dec. 18th deadline will be missed

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By Mike Adams

Situation Update – Dec. 4th – Offensive cyber warfare mechanisms activated, election outcome now bending toward national defense scenario

By Mike Adams

ANALYSIS: Communist China used Dominion, Sequoia voting platforms to seize control of American elections

11/27/2020 / By Ethan Huff / Comments

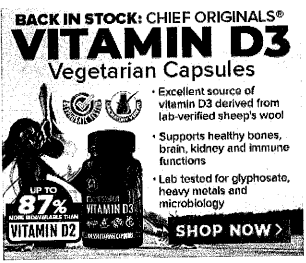
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Tracing through the lineage of Dominion Voting Systems and its Sequoia software platform reveals that the true controller behind the attempted theft of the 2020 presidential election is none other than communist China.

The diligent freedom fighters over at *GNews* conducted a forensic analysis of Dominion, Sequoia and other corporate partners, revealing that the Chinese Communist Party (CCP) and the Democrat Party – these are one and the same, it turns out – rigged the 2020 election to produce a false "win" for Joe Biden, its candidate of choice.

In 1984, 12 years after it was established as a capital company in California, Sequoia acquired the American Automatic Voting Machine Corporation (AVM), an automatic voting machine company. AVM was later reorganized into Sequoia Voting Systems (SVS).

In March 2005, Smartmatic acquired SVS and contributed to the updating of its voting system software. Smartmatic, as we reported, was co-founded in Venezuela back in 1997 for the purpose of rigging that country's election for then-President Hugo Chávez.

It is important to note that Smartmatic was registered in Delaware, Joe Biden's home state, in April 2000. It later transferred ownership to current Venezuelan President Nicolás Maduro, though it is actually run by the CCP, which uses Maduro as its "bagman."

Connecting the dots, Smartmatic is run by the CCP, and since Smartmatic also owns SVS, both companies are run by the CCP. And with these companies running elections in more than half of American states, the 2020 election was thus run by the CCP.

"Sequoia Capital helps the CCP control Sequoia Voting Systems to realize its ambition to manipulate the American political arena, and the CCP pays it back through the exchange of capital interests," reports *GNews*.

As more news develops about the rigged 2020 election, we will keep you informed about it at Trump.news.

Carlyle's Rubenstein along with the CCP overrode voters in selecting Biden as "president"

Through a series of investment shifts and acquisitions, Sequoia was able to directly enter the Chinese market in September 2005, acquiring about half of China's internet companies, as well as the Chinese marketplaces Alibaba and JD.com.

In 2010, Smartmatic sold SVS to Dominion Voting Systems, which eight years later was acquired by the private equity firm Staple Street Capital (SPC). The largest shareholder of SPC is David Mark Rubenstein, who is also a co-founder of the Carlyle Group.

The Carlyle Group entered China in 1994, fast becoming one of the earliest, largest and most active global investment companies in the communist Chinese regime. In 2017, Carlyle acquired a 19.9 percent stake in China Pacific Insurance Company, making it the first international private equity firm to be approved by the CCP for investment into a state-owned insurance company.

In 2015, Carlyle expanded its Chinese portfolio by acquiring a controlling stake in Tongyi Lubricant. Two years later, Carlyle partnered with CITIC Limited and CITIC Capital to acquire an 80 percent stake in McDonald's in both mainland China and Hong Kong. That same year, Carlyle and its partners invested in Adicon, one of the largest third-party independent medical testing companies in China.

What this means is that a wealthy Jewish investor is overseeing a portfolio of companies and corporate influences that, in essence, stole the election for Biden with the help of the communist Chinese regime. And this is what the Democrats are calling an "honest election."

"It is not difficult to see that the actual controller of Dominion is the Carlyle Group, which is inextricably linked to the CCP. The CCP gained control of Dominion by opening up core resource companies to the Carlyle Group. Controlling Dominion Voting Systems controls the votes of Americans, thus controlling America's political arena and the United States itself."

Sources for this article include:

Gnews.org

NaturalNews.com

Alibaba, Carlyle Group, CCP, cheaters, China, Chinese Communist Party, communism, dominion, Dominion Voting Systems, election fraud, elections, fraud, Joe Biden, President Trump, rigged, sequoia, Sequoia Capital, vote fraud, vote theft

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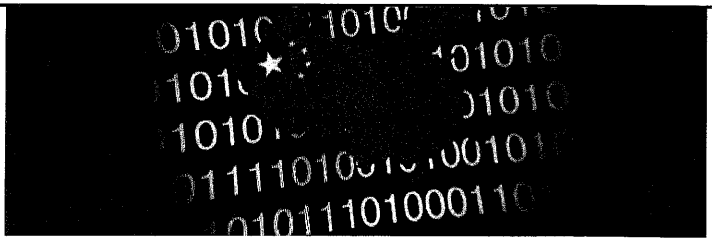
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Communist China used Dominion, Sequoia voting platforms to seize control of American elections

by Guest Post — November 27, 2020

in China, Conspiracy Theory, Cybersecurity, Election 2020, Foreign Affairs, Globalism, Opinions

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Article originally published on Natural News.

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Smells like FREEDOM. Order Founders Blend Organic Coffee from Freedom First Coffee. Use "NOQ" as the promo code for 10% off!

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TRENDING NEWS



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Ted Cruz Calls on SCOTUS to Take Up Pennsylvania Election Challenge



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Carlyle's Rubenstein along with the CCP overrode voters in selecting Biden as "president"

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COVID-19 may take down an independent news outlet

Nobody said running a media site would be easy. We could use some help keeping this site afloat.

Colleagues have called me the worst fundraiser ever. My skills are squarely rooted on the journalistic side of running a news outlet. Paying the bills has never been my forte, but we've survived. We have ads on the site that help, but since the site's inception this has been a labor of love that otherwise doesn't bring in the level of revenue necessary to justify it.

When I left a nice, corporate career in 2017, I did so knowing I wouldn't make nearly as much money. But what we do at NOQ Report to deliver the truth and fight the progressive mainstream media narrative that has plagued this nation is too important for me to sacrifice it for the sake of wealth. We know we'll never make a ton of money this way, and we're okay with that.

Things have become harder with the coronavirus lockdowns. Both ad money and donations that have kept us afloat for a while have dropped dramatically. We thought we could weather the storm, but the so-called "surge" or "2nd-wave" that mainstream media and Democrats are pushing has put our prospects in jeopardy. In short, we are now in desperate need of financial assistance.

The best way NOQ Report readers can help is to donate. Our **Giving Fuel page** makes it easy to donate one-time or monthly. Alternatively, you can **donate through PayPal** as well. We need approximately \$11,500 to stay afloat for the rest of 2020, but more would be wonderful and any amount that brings us closer to our goal is greatly appreciated.

The second way to help is to become a partner. We've strongly considered seeking angel investors in the past but because we were paying the bills, it didn't seem necessary. Now, we're struggling to pay the bills. This shouldn't be the case as our traffic the last year has been going up drama June, 2018, we had 11,678 visitors. A year later in June, 2019, we were up to 116,194. In June,

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America hear the truth. Interested investors should contact me directly with the contact button above.

Election year or not, coronavirus lockdowns or not, anarchic riots or not, the need for truthful journalism endures. But in these times, we need as many conservative media voices as possible. Please help keep NOQ Report going.

FROM OUR PARTNERS

Judge Reapproves Emergency Order Blocking Georgia From Wiping Machines

theepochtimes.com

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Pennsylvania Judge Backs Trump Claims
Over Mail-In Ballots

zerohedge.com

Social Worker Charged With 134 Felony Counts Involving Election Fraud

theepochtimes.com

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Congress of the United States

Washington, DC 20510

December 6, 2019

Stephen D. Owens
Managing Director
Staple Street Capital Group, LLC
1290 Avenue of the Americas, 10th Floor
New York, New York 10104

Hootan Yaghoobzadeh Managing Director Staple Street Capital Group, LLC 1290 Avenue of the Americas, 10th Floor New York, New York 10104

Dear Messrs. Owens and Yaghoobzadeh:

We are writing to request information regarding Staple Street Capital Group, LLC's (Staple Street) investment in Dominion Voting System (Dominion) one of three election technology vendors responsible for developing, manufacturing and maintaining the vast majority of voting machines and software in the United States, and to request information about your firm's structure and finances as it relates to this company.

Some private equity funds operate under a model where they purchase controlling interests in companies and implement drastic cost-cutting measures at the expense of consumers, workers, communities, and taxpayers. Recent examples include Toys "R" Us and Shopko. For that reason, we have concerns about the spread and effect of private equity investment in many sectors of the economy, including the election technology industry—an integral part of our nation's democratic process. We are particularly concerned that secretive and "trouble-plagued companies," owned by private equity firms and responsible for manufacturing and maintaining voting machines and other election administration equipment, "have long skimped on security in favor of convenience," leaving voting systems across the country "prone to security problems." In light of these concerns, we request that you provide information about your firm, the portfolio

Atlantic, "The Demise of Toys 'R' Us Is a Warning," Bryce Covert, July/August 2018 issue, https://www.theatlantic.com/magazine/archive/2018/07/toys-r-us-bankruptcy-private-equity/561758/; Axios, "How workers suffered from Shopko's bankruptcy while Sun Capital made money," Dan Primack, "How workers suffered from Shopko's bankruptcy while Sun Capital made money," June 11, 2019, https://www.axios.com/shopko-bankruptcy-sun-capital-547b97ba-901c-4201-92cc-6d3168357fa3.html.

² ProPublica, "The Market for Voting Machines Is Broken. This Company Has Thrived in It.," Jessica Huseman, October 28, 2019, https://www.propublica.org/article/the-market-for-voting-machines-is-broken-this-company-has-thrived-in-it.

³ Associated Press News, "US Election Integrity Depends on Security-Challenged Firms," Frank Bajak, October 28, 2019, https://apnews.com/f6876669cb6b4e4c9850844f8e015b4c.

companies in which it has invested, the performance of those investments, and the ownership and financial structure of your funds.

Over the last two decades, the election technology industry has become highly concentrated, with a handful of consolidated vendors controlling the vast majority of the market. In the early 2000s, almost twenty vendors competed in the election technology market. Today, three large vendors—Election Systems & Software, Dominion, and Hart InterCivic—collectively provide voting machines and software that facilitate voting for over 90% of all eligible voters in the United States. Private equity firms reportedly own or control each of these vendors, with very limited "information available in the public domain about their operations and financial performance." While experts estimate that the total revenue for election technology vendors is about \$300 million, there is no publicly available information on how much those vendors dedicate to research and development, maintenance of voting systems, or profits and executive compensation.

Concentration in the election technology market and the fact that vendors are often "more seasoned in voting machine and technical services contract negotiations" than local election officials, give these companies incredible power in their negotiations with local and state governments. As a result, jurisdictions are often caught in expensive agreements in which the same vendor both sells or leases, and repairs and maintains voting systems—leaving local officials dependent on the vendor, and the vendor with little incentive to substantially overhaul and improve its products. In fact, the Election Assistance Commission (EAC), the primary federal body responsible for developing voluntary guidance on voting technology standards, advises state and local officials to consider "the cost to purchase or lease, operate, and maintain a voting system over its life span ... [and to] know how the vendor(s) plan to be profitable" when signing contracts, because vendors typically make their profits by ensuring "that they will be around to maintain it after the sale." The EAC has warned election officials that "[i]f you do not manage the vendors, they will manage you." 9

Election security experts have noted for years that our nation's election systems and infrastructure are under serious threat. In January 2017, the U.S. Department of Homeland Security designated the United States' election infrastructure as "critical infrastructure" in order to prioritize the protection of our elections and to more effectively assist state and local election

⁴ Bloomberg, "Private Equity Controls the Gatekeepers of American Democracy," Anders Melin and Reade Pickert, November 3, 2018, https://www.bloomberg.com/news/articles/2018-11-03/private-equity-controls-the-gatekeepers-of-american-democracy.

⁵ Penn Wharton Public Policy Initiative, "The Business of Voting," July 2018, https://publicpolicy.wharton.upenn.edu/live/files/270-the-business-of-voting.
⁶ Id.

⁷ Id.

⁸ Brennan Center for Justice, "America's Voting Machines at Risk," Lawrence Norden and Christopher Famighetti, 2015, https://www.brennancenter.org/sites/default/files/publications/Americas_Voting_Machines_At_Risk.pdf; Penn Wharton Public Policy Initiative, "The Business of Voting," July 2018, https://publicpolicy.wharton.upenn.edu/live/files/270-the-business-of-voting.

⁹ U.S. Election Assistance Commission, "Ten Things to Know About Selecting a Voting System," October 14, 2017, https://www.eac.gov/documents/2017/10/14/ten-things-to-know-about-selecting-a-voting-systems-voting-technology/.

officials in addressing these risks. ¹⁰ However, voting machines are reportedly falling apart across the country, as vendors neglect to innovate and improve important voting systems, putting our elections at avoidable and increased risk. ¹¹ In 2015, election officials in at least 31 states, representing approximately 40 million registered voters, reported that their voting machines needed to be updated, with almost every state "using some machines that are no longer manufactured." Moreover, even when state and local officials work on replacing antiquated machines, many continue to "run on old software that will soon be outdated and more vulnerable to hackers." ¹³

In 2018 alone "voters in South Carolina [were] reporting machines that switched their votes after they'd inputted them, scanners [were] rejecting paper ballots in Missouri, and busted machines [were] causing long lines in Indiana." In addition, researchers recently uncovered previously undisclosed vulnerabilities in "nearly three dozen backend election systems in 10 states." And, just this year, after the Democratic candidate's electronic tally showed he received an improbable 164 votes out of 55,000 cast in a Pennsylvania state judicial election in 2019, the county's Republican Chairwoman said, "[n]othing went right on Election Day. Everything went wrong. That's a problem." These problems threaten the integrity of our elections and demonstrate the importance of election systems that are strong, durable, and not vulnerable to attack.

Staple Street reportedly owns or has had investments in Dominion, a major election technology vendor. In order to help us understand your firm's role in this sector, we ask that you provide answers to the following questions no later than December 20, 2019.

- 1. Please provide the disclosure documents and information enumerated in Sections 501 and 503 of the *Stop Wall Street Looting Act.* ¹⁷
- Which election technology companies, including all affiliates or related entities, does Staple Street have a stake in or own? Please provide the name of and a brief description of the services each company provides.

¹⁰ Department of Homeland Security, "Statement by Secretary Jeh Johnson on the Designation of Election Infrastructure as a Critical Infrastructure Subsector," January 6, 2017,

https://www.dhs.gov/news/2017/01/06/statement-secretary-johnson-designation-election-infrastructure-critical.

11 AP News, "US election integrity depends on security-challenged firms," Frank Bajak, October 29, 2018, https://apnews.com/f6876669cb6b4e4c9850844f8e015b4c; Penn Wharton Public Policy Initiative, "The Business of Voting," July 2018, https://publicpolicy.wharton.upenn.edu/live/files/270-the-business-of-voting.

¹² Brennan Center for Justice, "America's Voting Machines at Risk," Lawrence Norden and Christopher Famighetti, 2015, https://www.brennancenter.org/sites/default/files/publications/Americas_Voting_Machines_At_Risk.pdf.

¹³ Associated Press, "AP Exclusive: New election systems use vulnerable software," Tami Abdollah, July 13, 2019, https://apnews.com/e5c070c31f3c497fa9e6875f426ccde1.

¹⁴ Vice, "Here's Why All the Voting Machines Are Broken and the Lines Are Extremely Long," Jason Koebler and Matthew Gault, November 6, 2018, https://www.vice.com/en_us/article/59vzgn/heres-why-all-the-voting-machines-are-broken-and-the-lines-are-extremely-long.

¹⁵ Vice, "Exclusive: Critical U.S. Election Systems Have Been Left Exposed Online Despite Official Denials," Kim Zetter, August 8, 2019, https://www.vice.com/en_us/article/3kxzk9/exclusive-critical-us-election-systems-have-been-left-exposed-online-despite-official-denials.

New York Times, "A Pennsylvania Country's Election Day Nightmare Underscores Voting Machine Concerns," Nick Corasaniti, November 30, 2019, https://www.nytimes.com/2019/11/30/us/politics/pennsylvania-voting-machines.html.

¹⁷ Stop Wall Street Looting Act, S.2155, https://www.congress.gov/bill/116th-congress/senate-bill/2155.

- a. Which election technology companies, including all affiliates or related entities, has Staple Street had a stake in or owned in the past twenty years? Please provide the name of and a brief description of the services each company provides or provided.
- b. For each election technology company Staple Street had a stake in or owned in the past twenty years, including all affiliates or related entities, please provide the following information for each year that the firm has had a stake in or owned this company and the five years preceding the firm's investment.
 - i. The name of the company
 - ii. Ownership stake
 - iii. Total revenue
 - iv. Net income
 - v. Percentage of revenue dedicated to research and development
 - vi. Total number of employees
 - vii. A list of all state and local jurisdictions with which the company has a contract to provide election related products or services
 - viii. Other private-equity firms that own a stake in the company
- 3. Has any election technology company, including all affiliates or related entities, in which Staple Street has an ownership stake or has had an ownership stake in the last twenty years, been found to have been in noncompliance with the EAC's Voluntary Voting System Guidelines? If so, please provide a copy of each EAC noncompliance notice received by the company and a description of what steps the company took to resolve each issue.
- 4. Has any election technology company, including all affiliates or related entities, in which Staple Street has an ownership stake or has had an ownership stake in the last twenty years, been found to have been in noncompliance with any state or local voting system guidelines or practices? If so, please provide a list of all such instances and a description of what steps the company took to resolve each issue.
- 5. Has any election technology company, including all affiliates or related entities, in which Staple Street has an ownership stake or has had an ownership stake in the last twenty years, been found to have violated any federal or state laws or regulations? If so, please provide a complete list, including the date and description, of all such violations.
- 6. Has any election technology company, including all affiliates or related entities, in which Staple Street has an ownership stake or has had an ownership stake in the last twenty years, reached a settlement with any federal or state law enforcement entity related to a potential violation of any federal or state laws or regulations? If so, please provide a complete list, including the date and description, of all such settlements.

7. Has any election technology company, including all affiliates or related entities, in which Staple Street has an ownership stake or has had an ownership stake in the past twenty years, reached a settlement with any state or local jurisdiction related to a potential violation of or breach of contract? If so, please provide a complete list, including the date and description, of all such settlements.

Thank you for your attention to this matter.

Sincerely,

lizabeth Warren

inited States Senator

Ron Wyden

United States Senator

The Lieuw

Amy Klobuc ar United States Senator

Mark Pocan

Member of Congress

2 NOV 2020 MUST READ ALASKA

Fagan: The truth behind ADN's shady endorsement — follow the money

By DAN FAGAN

Most journalists understand following the money is the quickest way to answer the question of why.

Journalists should be asking the owner of the Anchorage Daily News, Ryan Binkley, why his paper has endorsed the insanity that is Ballot Measure 2.

Anyone with a lick of sense, and without a direct financial incentive in the measure passing, could never favor such a foolish, convoluted, and ridiculous proposal.

But Binkley does have a financial interest in the initiative passing. The very same Lower-48 left-wing billionaire backers dumping a bunch of cash into the operation of the ADN are also pouring multiple millions into supporting Ballot Measure 2.

Radical Leftist and billionaire John Arnold based out of Houston, Texas, has dumped \$3 million into Alaska to help pass Ballot Measure 2. Arnold has been described as the mini George Soros. The shoe certainly fits.

Arnold has also donated millions to the liberal group ProPublica. ProPublica pays to boost the salaries and research costs of the fledgling and failing Anchorage Daily News.

If the paper came out against Ballot Measure 2, it would likely jeopardize the ADN's desperately needed funding from the left-wing Arnold.

But Binkley has even more financial incentive to back Ballot Measure 2. Hedge fund billionaire Dirk Ziff, based in Florida, dumped hundreds of thousands of dollars into Alaska to promote Ballot Measure 2.

Ziff also pays the salary of an ADN reporter according to Brett Huber, with the Defend Alaska Elections campaign.

"As the largest newspaper in the state of Alaska, The Anchorage Daily News has a civic responsibility to be transparent with the public," said Huber. "At the very least the ADN should have disclosed this conflict of interest. Recusing themselves from offering an endorsement would have been the honorable thing to do."

Huber says the Defend Alaska Elections campaign opposing Ballot Measure 2 has submitted five different editorials in the past month and yet the paper has refused to print any of them. He says every other paper in the state has run one of their editorials.

The ADN backing Ballot Measure 2 is even shadier considering the paper is using other endorsements during this election cycle to shake its perfectly deserved reputation as a liberal rag.

The ADN has endorsed Republicans Sen. Dan Sullivan, and Congressman Don Young. The paper also came out against Ballot Measure 1, a tax hike that would devastate Alaska's economy and enrich the proposal's biggest financial donor, attorney Robin Brena.

So, why would the paper come out in favor of Ballot Measure 2? Follow the money!

Don't look for KTUU or Alaska Public Media to call out the ADN for its glaring conflict of interest. The left-leaning media typically watch out for their own.

Many hoped once the Binkley family took over Alaska's largest newspaper, the ADN would abandon its long-held, consistent, and overt left-wing bent. At the very least we hoped the paper would try to be fair. It has not.

Many of the same old crusty liberals that ran the paper under previous owners McClatchy Inc. and Alice Rogoff are still in charge.

Ryan's father John has long been a crusader for conservative ideas and values. Apparently, based on the ADN's continued left-leaning reporting, Ryan holds a different world view.

Or maybe Ryan's just trying to keep his business financially afloat during a time when newspapers are dramatically downsizing and failing across the country.

A well-known conservative I trust told me once of a conversation she had with Ryan.

She confronted him on his paper's continued left-leaning bias. She reports Ryan told her he feared losing the paper's subscribers if they changed their coverage since most of them are liberals.

If Binkley endorsed the insanity that is Ballot Measure 2, he should at the very least let his readers know he was doing so to help his bottom line.

Dan Fagan hosts the number one rated morning drive radio show in Alaska on Newsradio 650 KENI. Dan splits his time between Anchorage and New Orleans.

KAVANAUGH, J., concurring

SUPREME COURT OF THE UNITED STATES

No. 20A55

MARCI ANDINO, ET AL. v. KYLON MIDDLETON, ET AL.

ON APPLICATION FOR STAY

[October 5, 2020]

The application for stay presented to THE CHIEF JUSTICE and by him referred to the Court is granted in part, and the district court's September 18, 2020 order granting a preliminary injunction is stayed pending disposition of the appeal in the United States Court of Appeals for the Fourth Circuit and disposition of the petition for a writ of certiorari, if such writ is timely sought. Should the petition for a writ of certiorari be denied, this stay shall terminate automatically. In the event the petition for a writ of certiorari is granted, the stay shall terminate upon the sending down of the judgment of this Court.

The order is stayed except to the extent that any ballots cast before this stay issues and received within two days of this order may not be rejected for failing to comply with the witness requirement.

JUSTICE THOMAS, JUSTICE ALITO, and JUSTICE GORSUCH would grant the application in full.

JUSTICE KAVANAUGH, concurring in grant of application for stay.

The District Court enjoined South Carolina's witness requirement for absentee ballots because the court disagreed with the State's decision to retain that requirement during the COVID-19 pandemic. For two alternative and independent reasons, I agree with this Court's order staying in part the District Court's injunction.

First, the Constitution "principally entrusts the safety

KAVANAUGH, J., concurring

and the health of the people to the politically accountable officials of the States." South Bay United Pentecostal Church v. Newsom, 590 U.S. ___, __ (2020) (ROBERTS, C. J., concurring in denial of application for injunctive relief) (slip op., at 2) (internal quotation marks and alteration omitted). "When those officials 'undertake[] to act in areas fraught with medical and scientific uncertainties,' their latitude 'must be especially broad.'" Ibid. (quoting Marshall v. United States, 414 U.S. 417, 427 (1974); alteration in original). It follows that a State legislature's decision either to keep or to make changes to election rules to address COVID-19 ordinarily "should not be subject to secondguessing by an 'unelected federal judiciary,' which lacks the background, competence, and expertise to assess public health and is not accountable to the people." South Bay, 590 U.S., at ___ (slip op., at 2) (citing Garcia v. San Antonio Metropolitan Transit Authority, 469 U.S. 528, 545 (1985)). The District Court's injunction contravened that principle.

Second, for many years, this Court has repeatedly emphasized that federal courts ordinarily should not alter state election rules in the period close to an election. See Purcell v. Gonzalez, 549 U. S. 1 (2006) (per curiam). By enjoining South Carolina's witness requirement shortly before the election, the District Court defied that principle and this Court's precedents. See ___ F. 3d ___, ___ (CA4 2020) (Wilkinson and Agee, JJ., dissenting from denial of stay).

For those two alternative and independent reasons, I agree with this Court's order staying in part the District Court's injunction.

www.ballot-access.org

December 1, 2020

Volume 36 Number 7

ALASKA VOTERS PASS RANKED CHOICE VOTING BUT SIMULTANEOUSLY INJURE BALLOT ACCESS

On November 3, Alaska voters passed Measure Two with 50.55% of the vote. It converts elections for partisan office, including president, to ranked choice voting. Unfortunately it also vastly stiffens the definition of a "qualified party". And it restricts the November ballot for congress and partisan state office to only the top four vote-getters in the primary. Past election returns indicate that for elections for Governor and Congress, this will mean only Republicans and Democrats qualify for the November ballot.

Political Party Definition

The old Alaska law lets a group become a qualified party, or keep its party status, two ways. Measure two eliminates the easier way.

The old law's easier method for qualifying a party was a vote test of 3%, which only applied to Governor in gubernatorial years. In presidential years, it only applied to U.S. Senate. If there was no U.S. Senate race, then it applied to U.S. House. Although this was a difficult test, the Libertarian Party and the Green Party had each polled 3%, for one of those offices, seven times in the past.

The Libertarian Party polled over 3% for Governor in 1982 and 2014; for U.S. Senate in 2014 and 2016; for U.S. House in 2012, 2014, and 2016. The Green Party polled over 3% for Governor in 1998; for U.S. Senate in 1996, 1998, and 2002; and for U.S. House in 2000, 2002, and 2004.

The other way to qualify was to have registration membership of at least 3% of the last vote cast, which is approximately 2% of the registration total. That method is so difficult, there is no party in any state in the U.S. that meets it, except for Democratic and Republican Parties, and parties that have "Independent" or "Independence" in their names.

Yet that is the only remaining method for a party to have qualified status.

Qualified status is important, because (1) it allows a party to be on the ballot for President with no petition; (2) it allows the party to be listed on the voter registration as a choice.

It is a paradox that the Libertarian Party polled a higher percentage of the vote in Alaska than in any other state in 2020, and yet Alaska is one of the 19 states in which the party is not ballot-qualified for any office.

Alaska does have a separate category of qualified party, a "Limited Political Party", which is only ballot-qualified for president. Measure Two did not affect that. But the "Limited Political Party" law is deeply flawed. The Libertarian Party polled 6.05% for President in 2016, yet that showing did not give the party status as a "Limited Political Party" for 2020, because of the peculiar way in which it is written.

Top-Four Exclusionary Effect

Measure Two also injures ballot access for minor parties by providing no means for a candidate to be on the ballot for Congress or partisan state office unless the candidate places in the top four in the primary. The primary does not use ranked choice voting.

For Governor and Congress, invariably there are at least four candidates running in the major party primaries. One must go all the way back to 2002 to find any Alaska primary for statewide office with fewer than four candidates seeking the Democratic or Republican nomination. Assuming that holds true in the future, it is likely that all four of the general election candidates will be Republicans and Democrats, leaving no room for members of other parties.

Here are the number of candidates seeking the Republican and Democratic nominations for statewide office in past primaries, back to 1996;

YEAR	OFFICE	REP	DEM
2020	Senate	1	3
2020	House	3	3
2018	Governor	7	M F F F F F F F F F F F F F F F F F F F
2018	House	3	4
2016	Senate	4	2
2016	House	4	3
2014	Governor	4	2
2014	Senate	4	2
2014	House	4	2
2012	House	3	б
2010	Governor	6	2
2010	Senate	2	3
2010	House	3	1
2008	Senate	7	3
2008	House	3	2
2006	Governor	5	3
2006	House	Ī	4
2004	Senate	4	3
2004	House	1	3
2002	Governor	4	3
2002	Senate	2	2
2002	House	1	2
2000	House	1	3
1998	Governor	3	3
1998	Senate	2	2
1998	House	2	2
1996	Senate	3	7
1996	House	3	ī
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(con't.)

Efforts will be made to persuade the legislature to alter the definition of a qualified political party. The organizations that backed Measure Two may assist. They did not intend to make the definition of a party more difficult; they were just thoughtless when they drafted the measure.

MASSACHUSETTS RANKED CHOICE VOTING LOSES

Massachusetts Question Two, for ranked choice voting for congress and state office, lost 45.2%-54.8%. The measure might have passed without the health crisis. It was difficult to organize a campaign when large public meetings, and door-to-door canvassing, were impossible.

Also, voters are most interested in RCV when there have been recent instances of no one receiving at least 50% of the vote for an important office. Maine voters enacted RCV in 2016 after having seen no one win a majority for Governor in each of the two preceding gubernatorial elections. But nothing like that had happened in Massachusetts since the 2014 gubernatorial election, six years ago.

One-third of all U.S. House elections in Massachusetts in the past fifty years have had only one candidate on the ballot; and about three-fourths of all legislative elections only have one candidate on the ballot. It would have been better if the restrictive ballot access laws of Massachusetts had been eased before an RCV initiative was attempted.

PUERTO RICO

On November 3, Puerto Rico voters voted on statehood. The vote was: yes 536,556 (52.29%); no 489,677 (47.71%). Congress could admit Puerto Rico with a bill, which would only need a majority in each house of Congress.

The turnout in the election was 51%. The same ballot also had gubernatorial and legislative elections.

BOOK REVIEW: THE BEST CANDIDATE

The Best Candidate: Presidential Nomination in Polarized Times, edited by Eugene D. Mazo and Michael R. Dimino. 408 pages, 2020, Cambridge University Press.

Law professors and others each contributed a chapter about the U.S. presidential nomination process. The resulting seventeen chapters provide a wealth of detail about the flaws, problems and controversies concerned with the process.

Many of the characteristics of the system were not planned by anyone. The emergence of presidential primaries in almost every state, starting in 1972, is often attributed to the McGovern-Fraser Commission, set up by the Democratic National Committee. But the book reveals that the Commission never intended to replace caucuses with primaries. It only wanted to make the caucuses more democratic. But it was deemed so complicated to do that, that state legislatures and party leaders threw up their hands and switched to primaries. By 2020, there were only four states with old-fashioned caucuses.

It is also an accident that Iowa and New Hampshire ended up being first on the calendar. One of the chapters gives the story of how that happened, and discusses the injustice that the voters of two states have such power,

One of the chapters, "Constitutional Law and the Presidential Nomination Process" gives a very useful account of all the U.S. Supreme Court's decisions about the extent to which parties have a right to set the rules for their own nominations.

Two chapters cover the strange history of public funding for presidential primaries, or other aspects of federal campaign finance law. Another chapter covers the issue of whether there should be a single presidential primary day for the entire nation. Yet another chapter discusses the issue of whether state laws should give parties complete control over which candidates qualify for presidential primary ballots.

A chapter discusses the extent to which delegates should be bound. One chapter covers debates. Yet another chapter traces how new technology has altered campaigns. If you are interested in these topics, this book belongs on your bookshelf.

FLORIDA TOP-TWO INITIATIVE LOSES

Florida voters defeated the top-two initiative, Amendment Three. Florida initiatives can't pass unless they receive 60%. The "yes" vote was 57.03%. There were six initiatives on the ballot, and only two of them failed to pass.

This is the fifth time a statewide toptwo measure has failed to pass. The others were California 2004, Arizona 2012, South Dakota 2016, and twice in Oregon, 2014 and 2008. Top-two has won twice, in California in 2010 and Washington in 2004.

The League of Women Voters deserves credit for helping to defeat the Florida measure. Although the League had endorsed open primaries in 2019, at the time it determined that a traditional open primary is superior to top-two. In a traditional open primary, parties have nominees and their own primary ballots,, but any voter is free to choose any party's primary ballot. The League still endorsed Amendment Three, but in August 2020 it changed its mind and urged that it be defeated.

COLORADO NATIONAL POPULAR VOTE

Colorado voters were asked if they want to repeal their state's support for the National Popular Vote Compact. The results: 52,33% voted to keep Colorado in the compact.

MAINE RANKED CHOICE

Maine was the first state to use ranked choice voting for president in a general election this year. Oddly, though, President Trump got over 50% in the northern district, and Joe Biden got over 50% in the southern district, so Maine didn't need to count second-choice votes.

Memorandum

Date:

August 14, 2021

To:

Sen. Wendy Rogers

From:

Matt DePerno

Subject:

Preliminary Memo regarding Authority Over Elections and Electors

Can a State Legislature recall the state electors to decertify a national election upon proof of fraud in the election? The Answer is "Yes."

"Congress has never undertaken to interfere with the manner of appointing electors, or, where (according to the new general usage) the mode of appointment prescribed by the law of the State is election by the people, to regulate the conduct of such election, or to punish any fraud in voting for electors; but has left these matters to the control of the States." In re Green, 134 U.S. 377, 380 (1890) (emphasis added).

The United States Supreme Court opinions discussed herein are based on the overarching principles that the Constitution reserves to the national government only those expressly enumerated powers in Article I. All other powers not specifically reserved are delegated to the states and to the People. Indeed, "[a]ll powers that the Constitution neither delegates to the Federal Government nor prohibits to the States are controlled by the people of each State." See U.S. Term Limits, Inc. v. Thornton, 514 U.S. 779, 848 (1995).

The Ninth and Tenth Amendment work in tandem to consecrate this broad delegation of power to the states. In Chiafalo v. Washington, 591 U.S. _____, 140 S. Ct. 2316, 2324-25 (2020) "Nothing in the Constitution expressly prohibits States from taking away presidential electors' voting discretion." (emphasis added). Specifically, the Supreme Court noted that the Constitution's text and the Nation's history both support allowing a State to enforce an elector's pledge to support his party's nominee — and the state voters' choice — for President.

The Constitution is "barebones about electors." *Id.* As it should be. The residual powers are left to the states. Article II includes only the instruction to each State to appoint, in whatever way it likes, as many electors as it has Senators and Representatives. There are no restrictions or limitations.

The Twelfth Amendment then tells electors to meet in their States, to vote for President and Vice President separately, and to transmit lists of all their votes to the President of the United States Senate for counting. "Appointments and procedures and . . . that is all." Chiafolo, supra at 2315 (emphasis added).

In prior cases, the Court has stated that Article II, §1's appointments power gives the States full authority over presidential electors, absent some other constitutional constraint. The Court has described that clause as "conveying the broadest power of determination . . . " McPherson v. Blacker, 146 U. S. 1, 27 (1892). See also Chiafalo, supra at 2324.

It would be meaningless if after giving full authority to the States over presidential electors, the state legislature could not, upon a proper showing, recall those electors to decertify a fraudulent election. As the Supreme Court said in *Chiafolo*, *supra*, the State has full authority absent some other constitutional constraint.

As far as the national government (and Constitution) is concerned, i.e., federal law, there are no such constraints. "Congress . . . has left these matters to the control of the States." In re Green, supra at 380. Therefore, each state Legislature has the power to recall electors and decertify their vote upon demonstrable proof of fraud. Indeed, this is the only way the state can guarantee that the People are represented. The Federal Government "is acknowledged by all to be one of enumerated powers." McCulloch v. Maryland, 17 U.S. 316 (1819). "[T]he 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). Thus, "[w]here the Constitution is silent about the exercise of a particular power[,] that is, where the Constitution does not speak either expressly or by necessary implication," the power is "either delegated to the state government or retained by the people." See Martin v. Hunter's Lessee, 14 U.S. 304 (1816) (stating that the Federal Government's powers under the Constitution must be "expressly given, or given by necessary implication").

For an added measure of assurance in the latter regard, it is declared that "[t]he enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the People." U.S. Const., amend. IX (emphasis added). It was universally agreed by the Framers that there are additional fundamental rights, protected from governmental infringement, which exist alongside those specifically mentioned in the first eight amendments. "The [Ninth] Amendment... was proffered to quiet expressed fears that a bill of specifically enumerated rights could not be sufficiently broad to cover all essential rights and that the specific mention of certain rights would be interpreted as a denial that others were protected." I Annals of Congress 439 (Gales and Seaton ed. 1834). See also II Story, Commentaries on the Constitution of the United States (5th ed. 1891), pp. 626-627. As "it cannot be presumed that any clause in the constitution is intended to be without effect ... effect should be given to all the words it uses." Marbury v. Madison, 5 U.S. (1 Cranch) 137, 174 (1803). See also Myers v. United States, 272 U.S. 52, 229 (1926). And, indeed, a right to political affiliation and political choice has been addressed as protected, at least in part, by this amendment. United Pub. Workers v. Mitchell, 330 U.S. 75, 94-95 (1947). This includes, of course, the fundamental right to vote. Id. See also Reynolds v. Sims, 377 U.S. 533, 560 (1964).

That the latter is *the* fundamental and primary right among all other fundamental rights, enumerated or not, is evident in the fact it is self-executing. Infringement upon it *cannot* occur under the Constitution if the government is, in fact, one that is duly and *legally* chosen by the People. Any government that asserts a mandate to rule on the basis of fraud or illegality effectuates an instant infringement on the sovereign's will, of necessity, has no legitimacy. It is as violent a usurpation as would be the direct use of force to suppress the People. Only, it is more sinister and insidious.

It is at once an uncontestable rejection of the values and ideals of the People and a silent assassination of their collective right to express them.

To countenance a fraudulent election is to deny the inherent sovereignty retained by the People to govern themselves. To allow one such as this to pass as valid with the level of skullduggery and fraud evident to everyone who cares to look and who is not blinded by the conspired obfuscation foist upon them by bureaucratic functionaries, technocrats, subversives in both political parties, and their corporate and foreign donors, and those who control, to the great detriment of public debate and discourse, the information from social media all the way to the transmission of the "news" to households across the nation, is to leave the sovereign citizens of this country little choice. Ignoring this treasonous crime destroys any remnants of faith in the proper and orderly functioning of a government that is supposed to serve them.

If the choice of the People has been adulterated by fraud, they have a right, an obligation, and, indeed, a duty to call it out to ensure preservation of the Republic that is guaranteed to them by the Constitution; or indeed, to dissolve and abolish it altogether. The Declaration of Independence, Second Paragraph (July 4, 1776) (emphasis added).

This can be done by legislative decertification under the principle of the Tenth Amendment and the Supreme Court's interpretation of the broad discretion states have over electors. The state constitutions give broad authority to the People to recall all publicly elected officials. Of course, this extends to any public official charged with a duty to represent their will. And, this must be done, for under the Ninth Amendment, if the fundamental right to vote is to be protected, every illegally cast or counted vote must not be allowed to unconstitutionally disenfranchise the legal voter's fundamental, constitutional rights.

These rights that reside in the People are necessarily delegated to the state Legislature in the event that the latter must act *sua sponte* to correct a fraudulently held election. After all, the Legislature is the lawmaking authority in the state. Absent any restraints in the state or federal constitution, it must act in the stead of the people where there is no actuating power given to the People under state law. In other words, the Legislature itself does not have to pass a state law to exercise its constitutional (both state and federal) authority.

A legislature's determination to decertify the votes cast by the electors 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.

implementation of the order. The court will thereafter issue an order specifying how to implement elimination of the Witness Requirement for the 2020 General Election. 17

While this order grants Plaintiffs' Motion for Preliminary Injunction, an order climinating the Witness Requirement for the 2020 General Election is not yet in effect. This is for two reasons: (1) the court is providing an opportunity for the parties to submit a proposed preliminary injunction order or, in the alternative, to give the court input as to the parameters of the injunction; and (2) if Defendants seek review from the Alaska Supreme Court, they may wish to request a stay of this order - by delaying entry of the preliminary injunction order, the court may avoid confusion that would result from issuing an order eliminating the Witness Requirement, then staying it while the matter is before the Alaska Supreme Court. 18

IT IS SO ORDERED.

DATED at Anchorage, Alaska this 5 October 2020

Dani Crosby

Superior Court Judge

(1000)

I certify that on 10/5/2020

of the above was mailed to each of the w furbig following at their address of record:

N. candreth

I Kodubno m Rabements M. Newman

L. Harrison

M. Paton-Walsh

Judicial Assistant

If necessary, the court will hold a status hearing to discuss the filings before issuing its order.

The court is not granting a stay in this order; rather, it recognizes that a motion requesting one may be filed quickly, and thus the court attempts to maintain the status quo to the extent practical.

STATEMENT FROM SIDNEY POWELL TO "WE THE PEOPLE"



I agree with the campaign's statement that I am not part of the campaign's legal team. I never signed a retainer agreement or sent the President or the campaign a bill for my expenses or fees.

My intent has always been to expose all the fraud I could find and let the chips fall where they may--whether it be upon Republicans or Democrats.

The evidence I'm compiling is overwhelming that this software tool was used to shift millions of votes from President Trump and other Republican candidates to Biden and other Democrat candidates. We are proceeding to prepare our lawsuit and plan to file it this week. It will be epic.

We will not allow this great Republic to be stolen by communists from without and within or our votes altered or manipulated by foreign actors in Hong Kong, Iran, Venezuela, or Serbia, for example, who have neither regard for human life nor the people who are the engine of this exceptional country.

#WeThePeople elected Donald Trump and other Republican candidates to restore the vision of America as a place of life, liberty and the pursuit of happiness.

You may assist this effort by making a non tax-deductible contribution to www.DefendingTheRepublic.org. #KrakenOnSteroids"

Sidney Powell



CORONAVIRUS: For information about coronavirus (COVID-19) and financial assistance, click here.

(https://warren.senate.gov/coronavirus)

DECEMBER 10, 2019

Warren, Klobuchar, Wyden, and Pocan Investigate Vulnerabilities and Shortcomings of Election Technology Industry with Ties to Private Equity

Three private equity-owned election technology vendors serve 90% of eligible voters but fail to sufficiently innovate, improve, and protect deteriorating voting systems; Election security experts have noted for years that our nation's voting systems and election infrastructure are under serious threat

Text of the Letters (PDF)

Washington, DC - United States Senator Elizabeth Warren (D-Mass.), member of the Senate Banking, Housing, and Urban Affairs Committee, Senator Amy Klobuchar (D-Minn.), Ranking Member of the Senate Rules Committee, Senator Ron Wyden (D-Ore.), Ranking Member of the Senate Finance Committee, and Representative Mark Pocan (D-Wis.), sent letters to three private equity firms -- McCarthy Group, Staple Street Capital Group, and H.I.G. Capital -- that reportedly own or have investments in election technology vendors responsible for developing, manufacturing, and maintaining the vast majority of voting machines and software in the United States. In their letters, the lawmakers raise concerns about vulnerabilities and a lack of transparency in the election technology industry and the poor condition of voting machines and other

election technology equipment. They request information about the role private equity investment in these companies have played in creating and perpetuating these conditions.

Election security experts have noted for years that our nation's election systems and infrastructure are under serious threat, but voting machines reportedly continue to fail and breakdown across the country, as vendors fail to innovate, improve, and protect voting systems, putting U.S. elections at avoidable and increased risk.

The three vendors -- Election Systems & Software, Dominion Voting Systems, and Hart InterCivic -- collectively distribute voting machines and software that facilitate voting for over 90% of all eligible voters in the United States. Private equity firms reportedly own or control each of these vendors, which "have long skimped on security in favor of convenience," leaving voting systems across the country "prone to security problems."

These vendors make little to no information publicly available on how much money they dedicate to research and development, or to maintenance of their voting systems and technology. They also share little or no information regarding annual profits or executive compensation for their owners.

"(W)e have concerns about the spread and effect of private equity investment in many sectors of the economy, including the election technology industry--an integral part of our nation's democratic process." wrote the lawmakers in their letters to the firms. "These problems threaten the integrity of our elections and demonstrate the importance of election systems that are strong, durable, and not vulnerable to attack."

Senator Warren and Representative Pocan, along with a number of their Democratic colleagues, introduced the Stop Wall Street Looting Act, a comprehensive bill to reform the private equity industry by holding private equity firms jointly liable for the debts of companies under their control and by requiring greater transparency in private equity firms' practices.

In their latest letters, the lawmakers asked the private equity firms to provide the disclosure documents and information required under the Stop Wall Street Looting Act, and to explain their role in the election technology industry by December 20, 2019.

Senator Warren has been a vocal critic of private equity abuses throughout her time in the Senate and is fighting for reforms that protect students, workers, communities, and investors:

- Senators Warren, Sherrod Brown (D-Ohio), and Bernie Sanders (I-Vt.) sent letters
 to two major private equity-owned commercial institutional review boards (IRBs),
 raising questions about whether for-profit IRBs are vulnerable to conflicts of
 interest that could inhibit their ability to protect research subjects, and whether
 the two companies are maintaining appropriate ethics standards.
- Senators Warren and Brown, along with Representative Pocan, sent letters to four private equity firms that currently invest, or have recently invested in, companies providing nursing home care and other long-term care services, noting research that shows facilities owned by private equity firms provide worse care.
- Senators Warren, Tammy Baldwin (D-Wis.), and Sanders, along with Representatives Pocan, and Pramila Jayapal (D-Wash.), sent a letter to Ernst & Young sharply criticizing a misleading report the firm released in partnership with the American Investment Council, a trade group for the private equity industry, about the scope of private equity's influence in the economy.
- Senator Warren and Representatives Pocan and Lloyd Doggett (D-Texas) wrote to five private equity firms with investments in physician staffing and emergency transport companies, questioning the role these companies play in patients receiving exorbitant surprise bills for out-of-network medical treatment.
- Senator Warren and Representatives Pocan and Alexandria Ocasio Cortez (D-N.Y.) wrote to five private equity firms that own companies providing support services to prisons, including health care, food service, and telephone services, noting how private equity firms deliver poor-quality food and services at exorbitant prices, making huge profits off of incarcerated people, their families, and taxpayers.
- Senator Warren and Representative Pocan wrote to six private equity firms with current or recent holdings in for-profit colleges, citing research about private equity's destructive role in for-profit colleges and student outcomes.
- Senator Warren and Representative Dave Loebsack (D-lowa) opened an investigation into private equity firms behind some of the country's largest manufactured housing communities to obtain information about their use of predatory practices to boost profits in the communities they own.
- Senator Warren and Representative Ocasio-Cortez questioned Treasury
 Secretary Steven Mnuchin on his involvement in dubious financial engineering
 and other managerial decisions that enriched investment company executives

- ' while decimating Sears' long-term growth and sustainability -- ultimately resulting in Sears' bankruptcy and the loss of tens of thousands of jobs.
- Senator Warren requested answers from Vornado Realty Trust and five major hedge funds on their role in the liquidation of Toys "R" Us, which resulted in 30,000 workers losing their jobs without severance pay, after the company went into bankruptcy as the result of a leveraged buyout in 2005.
- In June 2015, Senator Warren was an original co-sponsor of the Carried Interest Fairness Act, legislation to close the carried interest loophole that allowed private equity fund managers to pay lower taxes. The legislation was re-introduced in March 2019 and is included in the Stop Wall Street Looting Act.

###

Did the US Raid European Software Company Scytl and Seize their Servers in Germany? – Company Refutes Claims?

By Jim Hoft Published November 13, 2020 at 9:43pm 2872 Comments

UPDATE: Scytl reportedly **refuted the claims** on Saturday morning. Then their website crashed.



Earlier today Rep. Louie Gohmert told Chris Salcedo on Newsmax that people on the ground in Germany report that Scytl, which hosted elections data improperly through Spain, was raided by a large US ARMY force and their servers were seized in Frankfurt. The video went viral.

GP

Andrea Widburg at American Thinker earlier reported that **Scytl** is a Barcelona-based company that provides electronic voting systems worldwide, many of which have proven vulnerable to electronic manipulation. Scytl has (or had) **Soros and Democrat party connections**. Microsoft co-founder Paul Allen's Vulcan Capital has invested \$40 million in Scytl.

Tonight we learned from our source that Bill Gates also owns stock in Scytl.

Here is what Rep. Louie Gohmert (R-TX) had to say about this alleged raid earlier today.

Do you think Trump legitimately won the election?

O Yes O No Enter your email

Submit

Completing this poll entitles you to The Gateway Pundit news updates free of charge. You may opt out at anytime. You also agree to our **Privacy Policy** and **Terms of Use**.

Tonight we heard more from our source on this raid in Germany.

From our source: The US government, once they determined that this Dominion server was involved in switching votes, then the intelligence community began a search for the server and discovered that the server was in Germany. In order to get access to that server and have it available for use in a legal manner they had to have the State Department work in tandem with the Department of Justice. They had to request that the government of Germany cooperate in allowing this seizure of this server.

The appropriate documents required to affect that kind of seizure were put in place, signed off on, and it appears there was also US military support in this operation. The US military was not in the lead. But this helps explain why Esper was fired and Miller and Kash Patel were put in place – so that the military would not interfere with the operation in any way.

By getting ahold of the server they now are going to have the direct evidence of when they were instructed to stop counting. They will also discover who gave the direction to stop counting and who initiated the algorithm that started switching votes. The CIA was completely excluded from this operation.

Trump Attorney Lin Wood weighed in on this report today.



@LLinWood

Biden & his criminal cronies are not going to sleep well tonight. Well, Biden might because he probably forgot the name Scytl.

His co-conspirators know name well. They also know the name Paragon, company which purchased Scytl in 10/20.

Every will be revealed.

#FightBack

oriJONal @orijonal

SCYTL RAID

@replouiegohmert reveals US Army (CIA?) team raid on Scytl server facility in Frankfurt, Germany to recover "extremely compelling" data detailing vote switching.

THREAD for updates

 \bigcirc 29.7K \bigcirc 16.7K people are Tweeting about this

'The Hammer' And 'Scorecard': Weapons Of Mass (Vote) Manipulation?

The Intelligence community is largely staffed with Technocrats who have no ethical boundaries when operating outside of the law. Hacking into computers to flip votes is a previously established fact, but is not being discussed during the 2020 election debacle.

That Obama's former Director of National Intelligence James Clapper and his Director of the CIA John Brennan are part of the proverbial "Deep State" is an understatement. They are on record as hating Trump with a passion and have stated their willingness to do anything to scuttle his chances of reelection. The big question to ask now: Is The Hammer and Scorecard or its modern derivative in operation today? - TN Editor

In February 2009, the Obama administration commandeered a powerful supercomputer system known as THE HAMMER. THE HAMMER includes an exploit application known as SCORECARD that is capable of hacking into elections and stealing the vote, according to CIA contractor-turned-whistleblower Dennis Montgomery, who designed and built THE HAMMER.

THE WHISTLEBLOWER TAPES, confidential audio recordings released by U.S. DIstrict Judge G. Murray Snow's courtroom in November 2015, revealed that SCORECARD was deployed by the Obama team against Florida election computers to steal the 2012 presidential election on behalf of President Barack Obama and Vice President Joe Biden.

SCORECARD is now being activated to steal the vote on behalf of Joe Biden once again. Biden utilized THE HAMMER and SCORECARD while running for Vice President in 2012. Votes are again being stolen on Joe Biden's behalf as he runs for President of the United States in 2020.

This time, SCORECARD is stealing votes in Florida, Georgia, Texas, Pennsylvania, Wisconsin, Michigan, Nevada, and Arizona, according to Montgomery.

SCORECARD steals elections by tampering with the computers at the transfer points of state election computer systems and outside third party election data vaults as votes are being transferred.

SCORECARD uses a prismatic scoring algorithm that Montgomery created, to achieve the desired results by those that control THE HAMMER and SCORECARD.

In Florida, one of the transfer points is VR Systems Inc, based in Tallahassee.

Software vendor VR Systems operates in eight U.S. states.

The Democrats tested their technology during the Democrat party primaries. Otherwise Bernie Sanders would have won the 2020 nomination. SCORECARD was utilized on behalf of Joe Biden during the 2020 primary against Bernie Sanders. The Democrat primary was stolen from Bernie Sanders.

CIA whistleblower Dennis Montgomery turned over a massive cache of illegally harvested surveillance and election data in August 2015 and December 2015 to the FBI and CIA under two immunity agreements that were granted to Montgomery by Assistant U.S. Attorney Deborah Curtis and FBI General Counsel James Baker.

Montgomery testified regarding SCORECARD and THE HAMMER while under oath and while being videotaped at the FBI's secure Washington DC Field Office SCIF (Sensive Compartmented Information Facility). If CIA whistleblower Montgomery had lied about anything he would be in prison today for lying to the FBI. Montgomery is not in prison.

Director of National Intelligence John Negroponte invoked the State Secrets Privilege and the Government Protective Act against Montgomery in order to muzzle Montgomery and prevent him from revealing illegal acts that had been committed by the government.

Carlotta Wells, a U.S. DOJ litigator and Assistant Director of the U.S. Department of Justice since the 1990s, told Montgomery that the State Secrets Privilege and Governor Protective Order cannot be invoked by government officials for the purpose of covering up government malfeasance. If covering up government malfeasance is the government's intention, Wells told Montgomery, the muzzle order is null and void.

The Obama Administration illegally commandeered THE HAMMER and SCORECARD. They moved THE HAMMER to Fort Washington, Maryland on February 3, 2009.

Read full story here...

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Concern Grows Over Soros-Linked Voting Machines

Sixteen states may be using balloting equipment from a company tied to the leftist billionaire

BY EDMUND KOZAK OCTOBER 24, 2016

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Specific Spanial beach STA STA SESSE VILLE リナンのいのでです。

Concern is growing over revelations that voting machines in a significant number of states could be linked to a company tied directly to billionaire leftist George Soros and his personal quest to create a nationless, borderless global state.

The U.K.-based Smartmatic company posted a flow-chart on its website that it had provided voting machines for 16 states, including important battleground states like Florida and Arizona. Smartmatic Chairman Mark Malloch-Brown is a former U.N. official and sits on the board of Soros' Open Society Foundations. Since the story first broke, the flow-chart has disappeared from Smartmatic's website, raising further questions about the real status of the Soros-tied voting equipment and whether it is truly being deployed in U.S. elections.

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4 DAYS AGO

П. 1 0 0

If Malloch–Brown's Soros ties weren't troubling enough, he also has ties to the Clintons through his work at two consulting firms.

According to a spokesperson for the National Association of Secretaries of State, Smartmatic is not on a list of federally certified providers for election systems and officials in several states' have contested that their equipment came from Smartmatic. Why, then, had Smartmatic bragged about providing over 50,000 voting machines for U.S. elections?

Leaked emails courtesy of WikiLeaks have shed further light on the deeply incestuous relationship between Soros and high-level Democratic Party players. The discovery that a man who may have provided voting equipment to 16 states is tied directly to the man who has given millions of dollars to the Clinton campaign and various progressive and globalist causes will surely leave a bad taste in many voters' mouths.

Malloch-Brown's ties to Soros stretch far beyond his position at OSF. In the mid-1990s, Malloch-Brown was part of the Soros Advisory Committee on Bosnia. Malloch-Brown is also a member of the executive committee of the International Crisis Group, an organization he co-founded in the 1990s and built primarily with funds from George Soros' personal fortune.

Whilst working for the U.N., Malloch-Brown rented an apartment from Soros when on assignment in New York. In 2007, Soros appointed Malloch-Brown vice president of his Quantum Funds, vice chairman of Soros Fund Management, and vice chairman of the Open Society Institute (the former name of OSF).

[lz_ndn video=31191130]

If Malloch-Brown's Soros ties weren't troubling enough, he also has ties to the Clintons through his work at two consulting firms known for their Clinton connections.

Malloch-Brown was a partner with Sawyer-Miller, the consulting firm where close Clinton associate Mandy Grunwald once worked. She ran the firm's communications contract with the 1992 Clinton campaign. Malloch-Brown was also a senior adviser to FTI Consulting, a firm at which Jackson Dunn, who spent 15 years working as an aide to the Clintons, is a senior managing director.

Malloch-Brown's ties to George Soros and the Clintons are enough to elicit fear over Smartmatic's possible involvement in the U.S. election — but when combined with Smartmatic's dismal track record of providing free and fair elections, their involvement in the U.S. presidential election becomes downright terrifying.



MORE FROM LIFEZETTE TV

A 2006 classified U.S. diplomatic cable obtained and released by WikiLeaks reveals the extent to which Smartmatic may have played a hand in rigging the 2004 Venezuelan recall election under a section titled "A Shadow of Fraud." The memo stated that "Smartmatic Corporation is a riddle both in ownership and operation, complicated by the fact that its machines have overseen several landslide (and contested) victories by President Hugo Chavez and his supporters."

"The Smartmatic machines used in Venezuela are widely suspected of, though never proven conclusively to be, susceptible to fraud," the memo continued. "The Venezuelan opposition is convinced that the Smartmatic machines robbed them of victory in the August 2004 referendum. Since then, there have been at least eight statistical analyses performed on the referendum results."

[lz_related_box id="210665"]

"One study obtained the data log from the CANTV network and supposedly proved that the Smartmatic machines were bi-directional and in fact showed irregularities in how they reported

their results to the CNE central server during the referendum," it read.

In another section titled "At Least Corruption," the author of the memo wrote that even if "Smartmatic can escape the fraud allegation, there is still a corruption question."

Smartmatic had claimed it provided machines to Arizona, California, Colorado, Washington, D.C., Florida, Illinois, Louisiana, Michigan, Missouri, New Jersey, Nevada, Oregon, Pennsylvania, Virginia, Washington, and Wisconsin — it has since pulled that information off its website.

Note: This story has been updated to reflect that Smartmatic removed information on its equipment's use in U.S. elections from its website, as well as to reflect comment from the National Association of Secretaries of State that Smartmatic is not on a list of firms that provide federally-certified election systems to states.

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Who owns Scytl? George Soros isn't in the voting machines, but the intelligence community is

by Gerry Bello

SEPTEMBER 18, 2012

Editor's Note: This is the first in a series of investigative articles documenting who owns the electronic hardware and software used in the U.S. voting process. Our goal is simple: To reveal the man behind the curtain and expose the vulnerability of non-transparent, faith-based voting. ~ Bob Fitrakis, Editor.

Various far-right conspiracy researchers have been alleging for some months that George Soros somehow secretly will control the outcome of the 2012 Presidential election. The Free Press's exhaustive research can find not a single tangible link between George Soros and any manufacturer of voting equipment. Our research did find links much more frightening.

The Free Press widely reported the various dirty tricks employed by Karl Rove and company to apparently outright steal the election for George W. Bush in Ohio, and thus the nation, in 2004. Since then, a witness in our case has died in a mysterious plane crash, and all the players in the DRE (Direct Reporting Electronic) voting machine game have shifted seats in a gigantic game of musical chairs.

The Soros Allegations revolve around the entry of Barcelona based Scytl into the US elections market. Scytl was formed as a start up out of the Autonomous University of Barcelona to leverage existing concepts in modern cryptography (public key cryptography, digital signatures and zero-knowledge proofs) to ensure a secure and verifiable voting system in paperless remote environments including the internet and over wireless carriers. Scytl's scheme is intended to provide the voter with both privacy and verification that their vote was recorded as intended. Scytl's start up funding comes from three European venture capital firms, Balderton Capital, Nauta Capital, and Spinnaker SCR (a subsidiary of Riva y Garcia, which is described as an independent financial group). None of these are connected to George Soros. Balderton Capital is the London based spinoff of Benchmark Capital Investments which has no overtly political connections that our research could determine at this time. Nauta Capital and Spinnaker SCR are a different matter.

Nauta Capital was founded by 8 executives of the European management consulting firm Cluster Consulting. Cluster Consulting was purchased by Diamond Consulting (NYSE: DPTI) to form Diamond Cluster consulting. Diamond Cluster was subsequently purchased by Mercer Management Consulting and its Europe division spun off. The principles of the original Cluster Consulting used their profits from these mergers to fund Nauta. Two of the principals, Jordi Vinas and Charles Ferrar Roqueta, also have board positions at Spinnaker SCR and/or Riva y Garcia, keeping this coterie's control of Scytl very close. All of Nauta's partners have a strong background in the telecommunications business. In 2010, Scytl purchased a 100% interest in SOE software, an up and coming player in the American elections market with their Clarity Software Suite which is used in 525 jurisdictions in 19 states. SOE has a strategic partnership with ES & S, the major marketer of electronic voting systems in the US. ES

The DC DCJ in 2009 on anti-trust grounds after purchasing Diebold's receions division. Premier Election Solutions, ES & S subsequently sold Premier to river manufacturer portained. Doe proservich, founder of EO & C, was also President of Diebold. In 2006 proservich was listed as managing director or Sovii Americas.

The director of Nauta's American operations is Dominic Endicott, who went from Cluster Consulting to Booz Allen Hamilton (NYSE: BAH) where he oversaw wireless practice. He then rejoined his former colleagues from Cluster Consulting at Nauta, in the capacity as a Nauta partner Endicott also sits on the board of CarrierIO.

Booz Allen Hamilton is majority owned by the Bush family friendly firm Carlyle Group. A long time government contractor. Booz Allen's current and former management team has included some of the leading lights of the intelligence community such as:

- James Woolsey (director of the CIA 1993-1995),
- Michael McConnell (Director of the NSA 1992-1996 and Director of National Intelligence 2007-2009)
- Dov Zakheim (Comptroller of the Pentagon and part owner of Landmark Aviation, a support company for the extraordinary rendition flights)
- · George Little (Director of Media Relations, CIA 2007-2011)
- James Clapper (Director of the Defense Intelligence Agency 1992-1995 and the current Director of National Intelligence)
- Keith Hall (Director of the National Reconnaissance Office 1997-2001)

Booz Allen was heavily involved as a sub-contractor in Projects TrailBlazer and PioneerGroundbreaker, which were NSA warrantless wiretap programs that spied on US Citizens in the wake of 9/11. These programs, along with Echelon, Carnivore, Thinthread and StellarWind were designed as an end run around FISA (Foreign Intelligence Surveillance Act) and the 4th amendment. The programs relied heavily on cooperation from private industry, including most telecom and wireless providers, a community where Endicott has vast experience having "worked with nearly all American mobile operators and is a well-known expert in wireless industry in USA," according to Nauta's website.

Booz Allen also has a finger in the electronic voting industry, being the providers of the first DRE voting scheme for use by overseas voters in 2000. In the end, the \$6.2 million program allowed 84 service members to vote. Booz Allen applied for and was granted a US patent (7,729,991 applied for 3/20/01 granted 6/1/10) for another electronic voting system and voter registration system over a network. This system bears a passing similarity to Scytl's scheme, although without the verification of voter intent by the voter.

Endicott's board tenure at CarrierIQ is also not without controversy around privacy concerns. Researcher Trevor Eckhart discovered in November of 2011 that CarrierIQ's software, installed on smartphones made by Apple, HTC, NEC and Samsung and used by the carriers AT&T, Sprint and T-Mobile, logs the location, phones call times and destination (pen-register), texts, internet searches and keystrokes for the mobile service provider without end user knowledge or opt-in, possibly in violation of the Electronic Communications Privacy Act. The FBI denied a FOIA request for training manuals and documents relating to CarrierIQ's software on the basis of a pending law enforcement proceeding. The FBI could make this claim this if it is using CarrierIQ for domestic surveillance of American citizens.

Scytl's allegedly secure voting method would be completely undermined by CarrierlQ's software. Interestingly Scytl seems to be set to market and deploy mobile phone voting applications for iPhone and Android in the 2014 election cycle. Scytl's end user verification of voter intent is completely useless in conjunction with all DRE voting machines currently in use. With direct internet and wireless reporting, targeted man-in-the-middle attacks against certain precincts could tip election results without leaving the evidence traces of 2004 which allowed the Free Press to raise serious questions as to whether the United States of America was subjected to its second coup in as many elections.

Revised 9/30/2012

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2 EPAS ID: PAT5739006

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	SECURITY AGREEMENT

CONVEYING PARTY DATA

Name	Execution Date
DOMINION VOTING SYSTEMS CORPORATION	09/25/2019

RECEIVING PARTY DATA

Name:	HSBC BANK CANADA, AS COLLATERAL AGENT		
Street Address:	4TH FLOOR, 70 YORK STREET		
City:	TORONTO		
State/Country:	CANADA		
Postal Code:	M5J 1S9		

PROPERTY NUMBERS Total: 18

Property Type	Number
Patent Number:	8844813
Patent Number:	8913787
Patent Number:	9202113
Patent Number:	8195505
Patent Number:	9870666
Patent Number:	9710988
Patent Number:	9870667
Patent Number:	7111782
Patent Number:	7422151
Patent Number:	D599131
Patent Number:	D521050
Patent Number:	D515619
Patent Number:	D521051
Patent Number:	D537469
Patent Number:	8714450
Patent Number:	8910865
Patent Number:	8864026
Patent Number:	8876002

CORRESPONDENCE DATA

Fax Number:

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sschwartz@chapman.com

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CHAPMAN & CUTLER LLP

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Address Line 2:

ATTN: SOREN SCHWARTZ

Address Line 4:

NEW YORK, NEW YORK 10020

NAME OF SUBMITTER:

SOREN SCHWARTZ

SIGNATURE:

/Soren Schwartz/

DATE SIGNED:

09/26/2019

Total Attachments: 5

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PATENT

RECORDATION FORM COVER SHEET PATENTS ONLY				
To the Director of the U.S. Patent and Trademark Office: Please record the attached documents or the new address(es) below.				
Name of conveying party(ies) Dominion Voting Systems Corporation	Name and address of receiving party(ies) Name: HSBC Bank Canada, as Collateral Agent Internal Address:			
Additional name(s) of conveying party(ies) attached? Yes No 3. Nature of conveyance/Execution Date(s): Execution Date(s) 9/25/19 Assignment Merger Security Agreement Change of Name Joint Research Agreement Government Interest Assignment Executive Order 9424, Confirmatory License				
Other	Additional name(s) & address(es) attached?			
A. Patent Application No.(s) None	B. Patent No.(s) See attached U.S. Patents & Applications in Schedule A of Notice of Security Interest in Intellectual Property			
5. Name and address to whom correspondence concerning document should be mailed:	ached? Yes No 6. Total number of applications and patents involved: 18			
Name: Chapman & Cutler LLP Internal Address: Attn: Soren Schwartz	7. Total fee (37 CFR 1.21(h) & 3.41) \$			
Street Address: 1270 Avenue of the Americas, 30th Floor	Authorized to be charged to deposit account Enclosed None required (government interest not affecting title)			
City: New York	8. Payment Information			
State: New York Zip: 10020 Phone Number: 212.655.3327 Docket Number: sschwartz@chapman.com	Deposit Account NumberAuthorized UserName			
9. Signature:				
Name of Person Signing Documents to be recorded (including cover shee				

NOTICE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY

THIS NOTICE OF SECURITY INTEREST IN INTELLECTUAL PROPERTY ("Notice") is dated as of the 25th day of September, 2019.

WHEREAS Dominion Voting Systems Corporation, a corporation organized under the laws of the Province of Ontario (the "Debtor"), whose full address is 215 Spadina Avenue, Suite 200, Toronto, ON M5T 2C7, is the owner of the registered intellectual property set forth in Schedule "A" attached hereto (collectively, the "Intellectual Property");

AND WHEREAS the Debtor entered into, *inter alia*, a general security agreement (the "Security Agreement") in favour of HSBC Bank Canada, in its capacity as administrative and collateral agent (the "Agent"), whose full address is 70 York Street, 4th Floor, Toronto, ON M5J 1S9, by which the Debtor granted to the Agent, *inter alia*, a security interest and lien in all of its intellectual property, including the Intellectual Property described in Schedule "A" hereto;

NOW THEREFORE, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, and in accordance with the terms and obligations set forth in the Security Agreement, the Debtor hereby confirms the granting of a security interest and lien in the Intellectual Property to the Agent.

THE DEBTOR hereby certifies that the aforementioned information as it relates to the Debtor is true and accurate.

[Signature page follows]

IN WITNESS WHEREOF the Debtor has executed and delivered this Notice with effect as of the date first written above.

DOMINION VOTING SYSTEMS CORPORATION

Per;

Name: Michael McGee

Title: Authorized Signing Officer

Schedule A

Intellectual Property

U.S. Patents & Applications

Title	SERIAL#	FILED	PATENT NO.	ISSUE DATE	STATUS
Electronic Correction of Voter-Marked	13/476,836	DATE 5/21/2012	8,844,813	9/30/2014	Issued
Paper Ballot	10/470 001	E/11/2012	0.012.707	12/16/2014	I
Ballot Adjudication in Voting Systems Utilizing Ballot Images	13/470,091	5/11/2012	8,913,787	12/16/2014	Issued
Ballot Adjudication in Voting Systems Utilizing Ballot Images (continuation of U.S. Patent 8913787)	14/539,684	11/12/2014	9,202,113	12/1/2015	Issued
System, Method and Computer Program for Vote Tabulation with an Electronic Audit Trail	11/121,997	5/5/2005	8,195,505	6/5/2012	Issued
System, Method and Computer Program for Vote Tabulation with an Electronic Audit Trail	13/463,536	5/3/2012	9,870,666	1/16/2018	Issued
System, Method and Computer Program for Vote Tabulation with an Electronic Audit Trail	13/525,187	6/15/2012	9,710,988	7/18/2017	Issued
System, Method and Computer Program for Vote Tabulation with an Electronic Audit Trail	13/525,208	6/15/2012	9,870,667	1/16/2018	Issued
Systems and Methods for Providing Security in a Voting Machine	10/811,969	3/30/2004	7,111,782	9/26/2006	Issued
Systems and Methods for Providing Security in a Voting Machine	11/526,028	9/25/2006	7,422,151	9/9/2008	Issued
Voting Booth	29/324,281	9/10/2008	D599,131	9/1/2009	Issued
Voting Terminal and Stand	29/209,554	7/15/2004	D521,050	5/16/2006	Issued
Pair of Enclosure Doors	29/209,579	7/15/2004	D515,619	2/21/2006	Issued
Voting Terminal	29/209,556	7/15/2004	D521,051	5/16/2006	Issued
Voting Terminal and Keypad	29/254,483	2/23/2006	D537,469	2/27/2007	Issued
Systems and Methods for Transactional Ballot Processing, and Ballot Auditing	13/092,600	4/22/2011	8,714,450	5/6/2014	Issued
Ballot Level Security Features for Optical Scan Voting Machine Capable of Ballot Image Processing, Secure Ballot Printing, and Ballot Layout Authentication and Verification	13/092,599	4/22/2011	8,910,865	12/16/2014	Issued
Ballot Image Processing System and Method for Voting Machines	13/092,606	4/22/2011	8,864,026	10/21/2014	Issued
Systems for Configuring Voting Machines, Docking Device for Voting Machines, Warehouse Support and Asset Tracking of Voting Machines	13/092,604	4/22/2011	8,876,002	11/4/2014	Issued

Ownership of the above-referenced patents has been assigned to Dominion Voting Systems Corporation.

Canadian Patent Application

Title	APPLICATION #	FILED DATE	STATUS
SYSTEM, METHOD AND COMPUTER PROGRAM FOR	2466466	5/5/2004	Pending
VOTE TABULATION WITH AN ELECTRONIC AUDIT		0,0,2001	
TRAIL			

Dominion Voting Systems is listed in the Canadian Patent Office records as the current owner of record for the above-referenced patent application, but this application is to be assigned to Dominion Voting Systems Corporation post-Closing pursuant to the Undertaking.

U.S. Registered Trademarks

Trademark	Serial #	File Date	Reg#	Reg Date	Status	Class
	85407877	Aug-25- 2011	4174339	Jul-17-2012	Registered	35 37 40 41
DOMINION VOTING	85407870	Aug-25- 2011	4174338	Jul-17-2012	Registered	9 35 37 40 41
DEMOCRACY SUITE	85407749	Aug-25- 2011	4153203	Jun-5-2012	Registered	9
IMAGECAST	85407735	Aug-25- 2011	4131899	Apr-24- 2012	Registered	9
AUDITMARK	85407731	Aug-25- 2011	4269144	Jan-1-2013	Registered	9
ASSURE	78440857	Jun-24-2004	3080674	Apr-11- 2006	Registered	9
AVC ADVANTAGE	73755922	Sep-30-1988	1537309	May-2-1989	Registered	9
AVC EDGE	75404858	Dec-11-1997	2261646	Jul-13-1999	Registered	9
OPTECH	73689072	Oct-13-1987	1524218	Feb-14-1989	Registered	9
OPTECH INSIGHT	76624215	Dec-9-2004	3044159	Jan-17-2006	Registered	9

Ownership of the above-referenced trademarks has been assigned to Dominion Voting Systems Corporation.

La cruna dell'ago

II blog di Cesare Sacchetti

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Coup d'état Dominion Italy Spygate US electoral fraud

Italygate: is the Italian government directly involved in the US election fraud against

E CO

🗂 29 December 2020 🌋 Cesare Sacchetti 👳 73 Comments

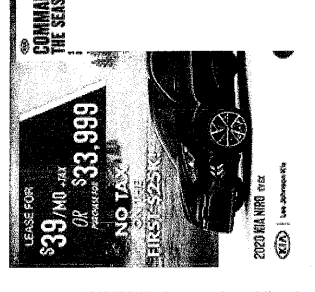
This post is also available in English

by Cesare Sacchetti

Apparently, Switzerland is not the only country that played a major role in the international hacking operation against the US election. In the latest article published on this blog, the Swiss-American author and researcher Neal Sutz has explained how Switzerland has had a fundamental part in the international coup against

System which, according to several statistical analyses, had switched hundreds of thousands of Switzerland has recently bought the sole rights of Scytl, the company tied to Dominion Voting votes from Trump to Biden.

Switzerland perfectly knew about the structural flaws of Scytl but it failed to warn the Trump administration about the technical malfunctioning of this software. However, there is another country that could have had an even more crucial role in this story and that country is Italy:



Sostieni l'informazione libera



witer



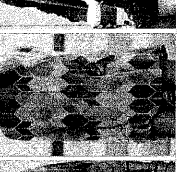




In this regard, there is an interesting and sensational version of the fraud's plot provided by

Bradley Johnson, a former CIA agent and chief of one of the agency stations.

Brad Johnson: Rome, Satellites, Servers: an Update





Cesare Sacchetti

@CesareSacchetti
he Italian media @repubblica has
ientioned my article about Italy's role in the
S election fraud and calls it a "conspiracy
ieory". Sorry, folks. No conspiracy. There's
roof. This scandal will make collapse the
sep state protected by media like
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Italygate: is the Italian government directly involved in the US election fraud against



Brad Johnson explains the hacking scheme

According to Johnson, basically Italy was directly involved in the manipulation of votes in the US elections. The intelligence analyst partially confirms the story regarding the US special forces raid to recover Dominion's servers hosted in the CIA Frankfurt station.

Other sources confirmed the authenticity of the story and apparently the raid was successful in retrieving the servers, which constitute an irrefutable evidence of the fraud. General Thomas McInerney claimed that after the raid a violent fight had ensued between the CIA paramilitary called in from Afghanistan to defend the station and the US special forces group.

Five military members would lose their lives in the harsh battle.

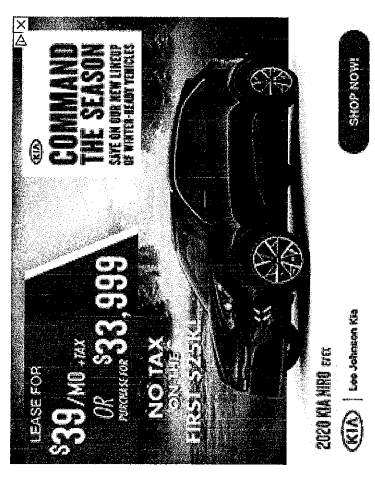
Trump?

Italiagate: il governo Conte accusato di essere responsabile della frode elettorale contro Trump

The Swiss Connection: Switzerland's involvement in the US electoral fraud

Covid-21: la mutazione programmata del virus che servirà ad attuare il Grande Reset del Nuovo Ordine Mondiale

La virologa Judy Mikovits:"il sistema non cura le persone, ma le uccide" A leaked French governmental document confirms the Great Reset planned by the New World Order



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deny this operation but he claims that the hacked data had been moved from Frankfurt to Rome, Johnson offers another version, even more shocking if possible. The former CIA agent doesn't in the US embassy located in the central street of via Veneto. According to Johnson, Frankfurt servers only hosted partial tracks of the hacking, but the real main protagonist of the attack would have been Rome.

During the election day, something unprecedented in the history of US election occurred.

Suddenly, the vote counting in the key states was simultaneously halted in the middle of the night, when in Italy was already morning.

The hacking operation was in course, but the perpetrators realized that there was something wrong.

Trump to Biden was not enough to definitely deliver the "victory" to the democratic candidate, "Trump was taking a record number of votes" says Johnson, and the switching of votes from

The US embassy in Rome allegedly involved in the hacking attack

At that point, Rome went on stage by receiving the data from Frankfurt, but a new elaboration of algorithms was necessary to finally change the outcome in favor of Biden.

and if this fact were to be confirmed the American embassy in Rome would be directly involved in Therefore, the operation to recalibrate the hacking attack would have taken place in via Veneto, an attempt to overthrow its President.

In this scenario, the subversive powers infiltrated in the US government, the deep state, had planned a coup d'état against their commander in chief. At this moment, the US ambassador in Italy is Lewis Eisenberg, former member of Goldman Sachs and contributor to the first Trump campaign but at the same time close to the neocon Zionist lobbies which are bitter enemies of the President for his ongoing plan to withdraw the US military in the Middle East.

Johnson claims that during the election night in the US Rome embassy there was a man from the US department of State.

The former CIA agent shows in the video the picture of this man, apparently taken by the Italian authorities which were conducting a surveillance operation focused on this official

This official would have been directly involved in the coordination of the hacking attack.

The role of Leonardo and the Italian government in the fraud

At this point, Johnson offers a revelation even more shocking.

There is another actor that played a crucial role in this operation and it is Leonardo, an Italian government company leader in the aerospace and defense sector.

they sent "these new numbers back up to a Italian military satellite operated by Leonardo" claims Once that the hackers created the new algorithms to switch more votes from Trump to Biden, Mr. Johnson. After been doing this, the new manipulated data were sent back to the Dominion voting machines in the US Therefore, if this version is correct, the Italian government would be directly involved in this attack.

Leonardo's largest shareholder is the Italian government, because the Italian ministry of Economy owns 30% of this company.

apparently involved in the Spygate as will be mentioned later, and confirmed in 2020 by Conte's Leonardo CEO, Alessandro Profumo, was appointed in 2017 by the former Italian PM Gentiloni, incumbent government.

Mr. Profumo was also recently found guily for committing fraud by an Italian court and he received a six-year jail sentence.

because it would have allegedly provided Leonardo's technology to perpetrate a direct attack Therefore, Conte's government would have played a decisive role in the hacking operation against the US sovereignity

international executives which forwarded their congratulations to Joe Biden, when there was no, in this regard, it is important to mention that Conte's government was among the first and there is still not, official confirmation of his alleged victory,

Italy in direct violation of the 2018 EO

If Mr. Johnson's statements are true, Italy would be in direct violation of the 2018 Executive Order against foreign election interference signed by President Trump.

The President was not unprepared before the eventuality that foreign countries and internal forces within the US would have tried to meddle in the election. The executive order clearly states after 45 days since the election day, a detailed report on this interference has to be delivered to the President. By postponing the delivering of the report to Trump, the US intelligence community put in place a sabotage. However, it seems that the DNI director, Ratcliffe, could have delivered to Trump some parts of the report and that Trump would offer the position of special counsel to Sidney Powell. The special counsel would have relevant powers with which it could impound the voting machines, especially the ones of Dominion, indict the authors of the fraud and seize the properties of the companies directly involved in the hacking attack.

interference, and Italy, if Johnson's version is accurate, would be in direct violation of this order by The EO was clearly conceived to sanction foreign and domestic actors who had a part in the having perpetrated a direct attack against US national sovereignity. If these shocking allegations were to be confirmed, an unprecedented diplomatic crisis could open

The US government could heavily sanction Italy for this meddling.

The Italian deep state has been planning a permanent coup d'état against Trump

It turns out that the Italian deep state could be the key element to solve the crime of the electoral fraud against Trump, but it would be also fundamental to figure Spygate, the first international sabotage against the President.

part in it, because the Italian secret services, under the Renzi and Gentiloni administrations, would Spygate is the illegal espionage operation conceived against Trump in 2016 and Italy had a major have aided their US counterpart in an attempt to falsely depict Trump as a "Russian agent"

Therefore, there's a red thread that ties the first sabotage against Trump and the second one, and this red thread is Italy and its subversive structure infiltrated in the heart of the Italian institutions.

In Italy, there's a cover up on the Spygate because apparently even the so-called "opposition" doesn't have a particular interest in shedding any light on this case.

the Italian secret services, stated that Spygate is a story inflated by the media, unlike the Trump Raffaele Volpi, a League Senator and President of Copasir, the Italian institution that supervises administration that defined it as a coup attempt.

Spygate, probably because Salvini, the leader of the League, seems quite close to Renzi, one of the Apparently, the first opposition party in Italy, the League, doesn't have an interest in talking of alleged major figures in this scandal. It is interesting to notice how both Renzi and Salvini have created a sort of alliance to pave the way to Mario Draghi as Italy's next PM, and Draghi would be the man sent by globalism to trigger the Great Reset and give the coup de grace to Italy.

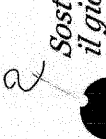
The Italian deep state is a swamp where the highest ranks of the State are deeply intertwined with the majority and the opposition.

This subversive power within the Italian institutions was used to perpetrate a permanent coup ďétat against Trump. The Italian media have no interest in exposing these powers because they are tied to them.

Therefore, a new disturbing chapter opens in the story of the international coup against Trump.

This chapter seems revealing that all the roads the US electoral fraud do indeed lead to Rome.

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Sostieni La Cruna dell'Ago, il giornalismo al servizio dei lettori

← The Swiss Connection: Switzerland's involvement in the US electoral fraud

73 thoughts on "Italygate: is the Italian government directly involved in the US election fraud against Trump?"



Yosono Lakura

29 December 2020 at 12:06

Permalink

la repentina visita a biden e la vofontà di impadronirsi dei servizi segreti da parte di renzi, la dice lunga su quale sarà il nostro destino, sia se vince biden o trump: o rimpastone o draghi. Di tutto questo dobbiamo ringraziare mattarella in primis, salvini e di maio in secundis ♣ Reply

Gen. Flynn Exposes Raid Of Vote Hacking CIA Facility In Germany: "They Committed TREASON"

In an explosive new interview, General Michael Flynn and General Thomas McInerney reveal that a vote hacking "CIA facility" in Frankfurt, Germany, was raided by U.S. security forces.

According to the Generals, the Special Forces are currently battling it out with CIA deep state operatives to preserve our constitution and ensure Biden doesn't steal the election from Trump.

In the interview embedded below, General Flynn and McInerney discuss Trump's "clear path to victory," reveal what the "Kraken" really is, and thoroughly expose the Democratic plot to cheat their way into the White House.

WOW.

Listen to General McInerney describe the Kraken and the raid of the CIA facility in Frankfurt, Germany.

1/2 pic.twitter.com/Wzmluw4Ge3

— TheSharpEdge (@TheSharpEdge1) November 29, 2020

TWITTER

WOW.

Listen to General McInerney describe the Kraken and the raid of the CIA facility in Frankfurt, Germany.

2/2 pic.twitter.com/J51b9hbLZm

More information about the CIA unit in Germany, courtesy of Dw.com:

-- TheSharpEdge (@TheSharpEdge1) November 29, 2020

WikiLeaks released a trove of CIA documents on Tuesday that it claimed revealed details of its secret hacking arsenal.

The release included 8,761 documents that it claimed revealed details of "malware, viruses, trojans, weaponized 'zero day' exploits, malware remote control systems and associated documentation."

The leaks purportedly revealed that a top secret CIA unit used the German city of Frankfurt am Main as the starting point for numerous hacking attacks on Europe, China and the Middle East.

Frankfurt base

WikiLeaks reported that the group developed trojans and other malicious software in the American Consulate General Office, the largest US consulate in the world. The programs focused on targets in Europe, the Middle East and Africa.

The documents revealed that CIA experts worked in the building under cover and included advice for life in Germany.

"Do not leave anything electronic or sensitive unattended in your room," it told employees, also advising them to enjoy Lufthansa's free alcohol "in moderation."

The Frankfurt hackers, part of the Center for Cyber Intelligence Europe, were said to be given diplomatic passports and a State Department identity. It instructed employees how to safely enter Germany. A WikiLeaks tweet published an section of the Frankfurt information.

CIA tips for its hackers going to the covert CIA hacking base hidden in the US consulate in Frankfurt #Vault7 https://wikileaks.org/clav7p1/cms/page_26607630.html