CRAIG MUELLER & ASSOCIATES, INC. 723 S. 7th Sireet, Las Vegas, Nevada 89101 Telephone: (702) 382-1200 Faesimile: (702) 637-4817

CLERK OF THE COURT PET 1 CRAIG A. MUELLER, ESQ. Nevada Bar No. 4703 2 MUELLER & ASSOCIATES, INC. 723 S. 7th Street 3 CASE NO: A-20-825067-P Las Vegas, NV 89101 Telephone: (702) 382-1200 Department 32 4 Facsimile: (702) 637-4817 Email: electronicservice@craigmuellerlaw.com 5 Attorney for Plaintiff 6 DISTRICT COURT 7 CLARK COUNTY, NEVADA 8 APRIL BECKER, as an individual, as a Case No.: Candidate for NEVADA STATE SENATE 9 DISTRICT 6, and as a Voter in Clark Dept No.: County, Nevada, 10 Plaintiffs. STATEMENT OF CONTEST OF THE 11 VS. **NOVEMBER 3, 2020 ELECTION** PURSUANT TO NRS.293.407 AND 293.410 12 NICOLE CANNIZZARO, an individual and as Candidate for NEVADA STATE 13 SENATE DISTRICT 6, DOES I through X; and ROE CORPORATIONS I through X, 14 inclusive. 15 Defendants. 16 COMES NOW APRIL BECKER, as a voter and as a Candidate for Senate District 6, by 17 and through counsel CRAIG A. MUELLER, ESQ., of Mueller and Associates, Inc, and files this 18 written statement of contest with the clerk of district court pursuant to NRS 293.407: 19 (a) The name of the contestant is APRIL BECKER, and that APRIL BECKER is a registered 20 21 voter of the political subdivision in which the election to be contested or part of it was held; 22 (b) The name of the defendant is NICOLE CANNIZZARO; 23 (c) The office to which the defendant NICOLE CANNIZZARO was declared elected is the 24 NEVADA STATE SENATE DISTRICT 6; 25 (d) Plaintiff contests the particular grounds of contest as identified in the section of Nevada 26 Revised Statutes 294.410(2)(c). 27 28

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NRS 293.410 Statement of contest must not be dismissed for deficiencies of form; grounds for contest.

- 1. A statement of contest shall not be dismissed by any court for want of form if the grounds of contest are alleged with sufficient certainty to inform the defendant of the charges the defendant is required to meet.
 - 2. An election may be contested upon any of the following grounds:
 - (a) That the election board or any member thereof was guilty of malfeasance.
- (b) That a person who has been declared elected to an office was not at the time of election eligible to that office.
 - (c) That:
 - (1) Illegal or improper votes were cast and counted;
 - (2) Legal and proper votes were not counted; or
- (3) A combination of the circumstances described in subparagraphs (1) and (2) occurred, in an amount that is equal to or greater than the margin between the contestant and the defendant, or otherwise in an amount sufficient to raise reasonable doubt as to the outcome of the election.

Plaintiff asserts that evidence shows there were illegal or improper votes cast and counted, and that legal and proper votes were not counted; and a combination of the circumstances described in subparagraphs (1) and (2) occurred to the extent that the Board of County Commissioners, Clark County Nevada, could not and would not certify the ballot tabulations in CLARK COUNTY COMMISSION DISTRICT C ("Commission District C"). SEE EXHIBIT 1. Plaintiff was a candidate in NEVADA STATE SENATE DISTRICT 6 ("Senate District 6"). Senate District 6 lies directly within Commission District C. SEE EXHIBIT 2.

On November 16, 2020, the Registrar of Voters, Joseph P. Gloria ("Registrar Gloria") presented the results of the canvas for the 2020 General Election to the Board of County Commissioners, Clark County, Nevada ("the Board"). At the Hearing, the Registrar Gloria confirmed there were many discrepancies and revealed the following:

Registrar of Voters Joe Gloria delivered a full report to county commissioners in Monday's special meeting. The report is required by law, and Gloria revealed the following discrepancies:

- 936 in ballots
- 710 with mail-in precincts
- 121 in early voting precincts
- 105 on Election Day
- 6 voters voted twice

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Gloria stated that they had found the discrepancies in tracking, moving from signature to manual signature verifications, as well as in the ballot curing process. Some of the discrepancies found in the early voting and election day results included:

- Inadvertent canceled votes
- Voter check-ins
- Reactivated voter cards
- Duplicate activations
- Check-in errors

Gloria also noted there were 60,109 provisional ballots cast in the election. He said 57,866 of these ballots were accepted, and 2,243 were rejected. He cited the following reasons for rejections:

- 115 voters had already voted
- 142 voted in wrong district or wrong precincts
- 8 were not eligible to vote
- 1,925 were not registered to vote
- 53 did not provide adequate proof-of-residence or a valid identification

A provisional ballot is east by a voter who believes they are registered, but does not appear as registered. A provisional ballot can also be issued when there are questions about a voter's eligibility to vote.

Gloria said some discrepancies are not uncommon, especially with mail-in balloting on this scale1

A transcript of the proceedings confirms the discrepancies and Registrar Gloria's statement "We have found discrepancies that we can't explain that would cast a doubt on whether or not that margin of victory is solid". See EXHIBIT 3. Plaintiff requested a recount of the ballots at the hearing of contest under NRS 293.423. However, the Registrar Gloria stated that a recount would not change the discrepancies that were identified.

The above referenced discrepancies identified by Registrar Gloria are not the only issues. There were many more other voting irregularities identified within Senate District 6, which were discussed at the Hearing and outlined in a Writ Petition ("Writ") attached as EXHIBIT 4 and incorporated by reference as fully set forth herein. As discussed in the Writ, there is no statutory authority for mechanical signature verification. The Nevada Constitution Election Ordinance

¹ https://www.8newsnow.com/news/local-news/clark-county-to-certify-election-at-1-p-m/

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and NRS Chapter 293, as amended by Section 23 of Assembly Bill 4 ("AB4") requires that the clerk or employee "shall" check the signature used for the mail ballot. However, Registrar Gloria, with no authority, decided to use a mail ballot processing machine with signature recognition software ("Agilis") to verify signatures on the mail ballot, instead of a person as required by statute. The use of the Agilis mail ballot processing system by Registrar of Voter Joseph Gloria for signature verification amounts to a violation of the voter election laws and compromised of the integrity of the voting procedures in Nevada and counting of the ballots cast by the voters.

To compound error on top of error, the Clark County Election Department, again with no authority, lowered the factory settings on its signature verification machine, as reported by Victor Joecks in an article titled "County Lowers 'Confidence Level" for Ballot Signatures," https://www.reviewjournal.com/opinion/opinion-columns/victor-joecks/victor-joecks-countylowers-confidence-level-for-ballot-signatures-2156478/. See Writ, Ex. 4. The Agilis signature verification software requires signatures scanned at a minimum resolution of 200 D.P.I. However, Registrar Gloria used signatures from the Department of Motor Vehicles, which captures signatures at 100 D.P.I.

Furthermore, Registrar Gloria failed to allocate sufficient time for postcard change of address forms to be mailed, returned and processed within the federally mandated timeframe, thus preventing him from moving voters from the voter list to the inactive voter list. The mailing of up to 93,856² ballots of voters on the active voters that should have been on the inactive lists led to questionable votes being cast in the 2020 General election. An example of this is that in Senate District 6, there were 57 ballots that were returned undeliverable in the Primary, and were mailed to the same address in the General and yet still voted their mail ballots. See Writ, Ex. 9.

² Undeliverable Active Voters account for 42% of 223,469 of the USPS Undeliverable. SEE EXHIBIT 2.

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A canvass of those 57 addresses and voters resulted in confirmation that the ballot addressee moved to California, moved to China, but most confirmed the subject voter did not live at that address, they did not receive their mail in ballot. The remaining of the 57 were not reachable in such a short time so the percentage may even be higher. This problem is compounded by the lack of a proper signature verification process, as demonstrated by the Declarations concerning the Agilis issues and the signatory observer's observations of the process. See Writ, Ex. 10.

The flooding of ballots that should not have been mailed coupled with the Agilis mail ballot processing machine being utilized for signature verification that is not permitted calls the integrity of the election and the results into question. Furthermore, a recount of ballots is impossible as the signatures on the envelopes have been were separated from the ballot, thus compromising the entire election process. A recount is not an available option under NRS 293.465.

The many irregularities in Senate District 6 and the failure to conduct the election as statutorily required has compromised the entire election process. Because the discrepancies in Commission District C exist to the extent a revote is the only mechanism for cure, and State Senate 6 lies directly within that district, Plaintiff is entitled to a revote of her race.

DATED this 16th day of November, 2020.

MUELLER & ASSOCIATES, INC.

/s/ Craig A. Mueller

CRAIG A. MUELLER, ESQ., Nevada Bar No. 4703 723 South Seventh Street Las Vegas, Nevada 89101 Attorney for Plaintiff

CRAIG MUELLER & ASSOCIATES, INC. 723 S. 7th Street. Las Vegas. Nevada 89101 Telephone: (702) 382-1200 Facsimile: (702) 637-4817

VERIFICATION

I, APRIL BECKER, being first duly sworn, deposes and says: That I am the Plaintiff in the above-entitled action; that I answered the foregoing Interrogatories and the same is true of my own knowledge, except for those matters stated on information and belief, and as to those matters, I believe them to be true.

Dated this 16 day of November, 2020.

APRIL BECKER

STATE OF NEVADA) ss. COUNTY CLARK)

Subscribed and Sworn before me this day of November, 2020

By April Becker

Notary Public in and for said County of Clark, State of Nevada



EXHIBIT 1

EXHIBIT 1

SUMMARY OF FINAL ACTION

AGENDA.

MONDAY, NOVEMBER 16, 2020

CLARK COUNTY COMMISSION CHAMBERS, GOVERNMENT CENTER

500 SOUTH GRAND CENTRAL PARKWAY, LAS VEGAS, NEVADA

This meeting has been properly noticed and po	osted			
in the following locations:		Agenda Also Available At:		
CC Government Center	Regional Justice Center	City of Las Vegas	City of North Las Vegas	
500 S. Grand Central Pkwy.	200 Lewis Ave. 1st Fl.	400 E. Stewart Ave.	2200 Civic Center Dr.	
Las Vegas, NV	Lag Vegas, NV	Las Vegas, NV	No. Las Vegas, NV	
(Principal Office)				
Third Street Building	Paradise Park	City of Headerson	City of Boulder City	
300 S. Third St.	Pool & Center	200 Water St.	400 California Ave.	
Las Vegas, NV	4775 McLeod Dr	Henderson, NV	Boulder City, NV	
	Las Vegas, NV			
Winchester Park & Center	Desert Breeze	City of Mesquite	Clark County	
3130 S. McLend Dr	Park & Community Ctr	10 E. Mesquite Blvd	Reg. Govt. Center	
Las Vegas, NV	8275 Spring Mtn. Rd	Mesquite, NV	101 Civic Way	
	Las Vegas, NV		Laughlin, NV	

Tune in to the County's news magazine "Chronicles" Monday, November 16, 2020, at 6.30 p.m. The min agenda is available on Clask County's Internet Web Site. http:"www.accesselarkcounty.com. This meeting will be broadcast live on Clark County Television. Channet. 4 (CTTV-4) and over the Internet. http://www.accesse.arkcounty.com. It will be restayed over CTTV-4 on Monday, November 16, 2020, at 8:00 p.m. For more programming information, call the Public Commitmentions Office at 455-6888.

CALL TO ORDER

- Public Comment
- Approval of Agenda. (For possible action)

ACTION: APPROVED AGENDA AS RECOMMENDED ACTION, AFTRO ED AMENDA AS RECOMMENDED VOTE: 6-0 VOTING AYE: Michael Naft , Justin Jones , Larry Brown , Marilyn Kirkpatrick , Jim Gibson , Tick Segerblom VOTING NAY: NONE ABSTAINING: NONE ABSENT: Lawrence Weekly

BUSINESS ITEM

Receive a report from the Registrar of Voters; canvass the returns of the General Election held on November 3, 2020; and direct the Registrar to submit a copy of the abstract of votes cast to the Nevada Secretary of State within ten (13) days after the election per AB4. (For possible action)

ATTACHMENT: Clark County Agenda Item.docx

MOVED BY: Larry Brown
ACTION: RECEIVED/ACCEPTED CAVASS OF THE VOTE AND CERTIFIED ELECTION RESULTS WITH THE EXCEPTION OF COUNTY COMMISSION DISTRICT C: DIRECTED REGISTRAR TO RETURN TO THE DECEMBER 1, 2020 REGULAR MEETING WITH OPTIONS FOR A SPECIAL ELECTION IN THE DISTRICT C RACE AND TO SUBMIT A COPY OF ABSTRACT OF VOTES CAST TO NEVADA SECRETARY OF STATE AS RECOMMENDED VOTE: 6-1 VOTING AVE: Michael Naft , Larry Brown , Marilyn Kirkpatrick , Lawrence Weekly , Jim Gibson , Tick Segerblom

VOTING NAY: Justin Jones ABSTAINING: NONE

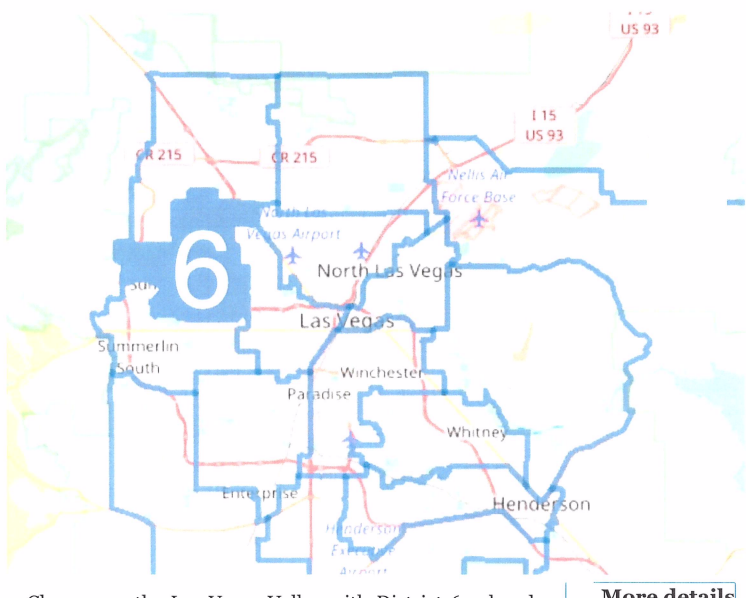
ABSENT: NONE

A MOTION WAS MADE BY COMMISSIONER BROWN TO ACCEPT CANVASS OF THE VOTE AND CERTIFY THE RESULTS OF THE ELECTION WITH THE EXCEPTION OF COUNTY COMMISSION DISTRICT C; DIRECTING THE REGISTRAR TO RETURN TO THE NEXT REGULAR BOARD MEETING WITH OPTIONS FOR A RESOLUTION FOR DISTRICT C.

COMMISSIONER BROWN AMENDED THE MOTION; DIRECTING THE REGISTRAR TO RETURN TO THE DECEMBER 1, 2020 REGULAR MEETING WITH OPTIONS FOR A SPECIAL ELECTION IN THE DISTRICT C RACE AND TO SUBMIT A COPY OF ABSTRACT OF VOTES CAST TO THE NEVADA SECRETARY OF

EXHIBIT 2

EXHIBIT 2



Closeup on the Las Vegas Valley with District 6 colored

More details

OpenStreetMap contributors - http://mapservei.leg.state.nv.us/whoRU/

Map of the Las Vegas Metro Area with the sixth senatorial district colored blue.

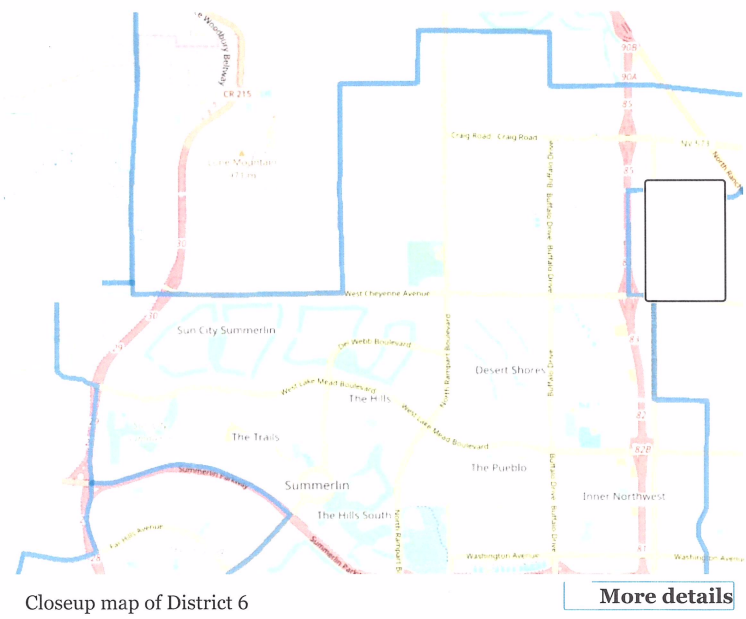
CC BY-SA 2.0

File: Nevada Senate, District 6.png

Created: 24

December 2016

About this interface | Discussion | Help



OpenStreetMap contributors - http://mapserve1.leg.state.nv.us/whoRU/

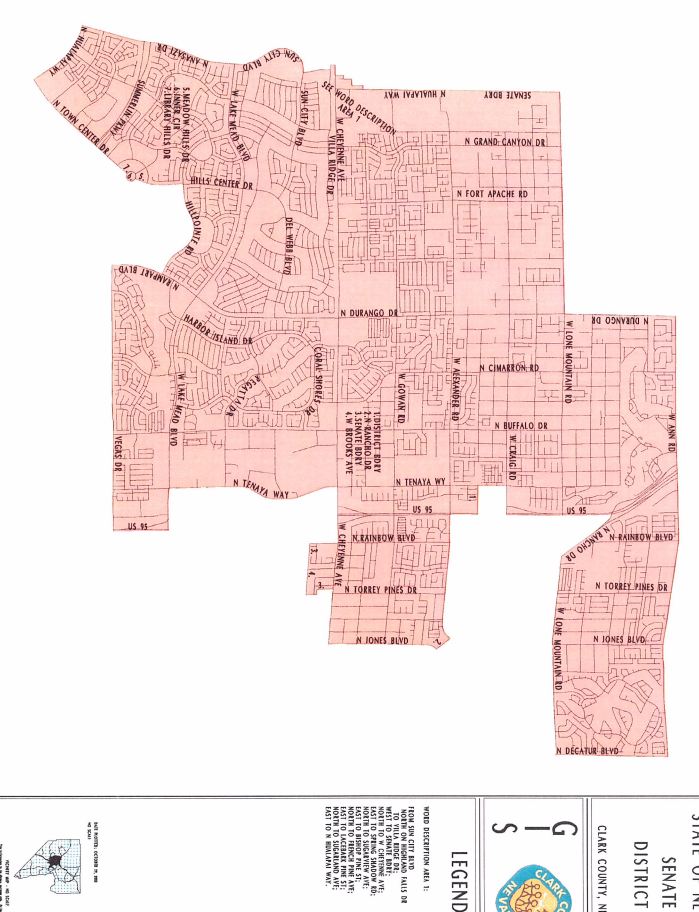
Map of the sixth senatorial district.

CC BY-SA 2.0

File: Nevada Senate District 6.png

> Created: 24 December 2016

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LEGEND

CLARK COUNTY, NEVADA

DISTRICT 6

STATE OF NEVADA

DATE MOTTED: OCTOBER 29, 2013 NO SCALE

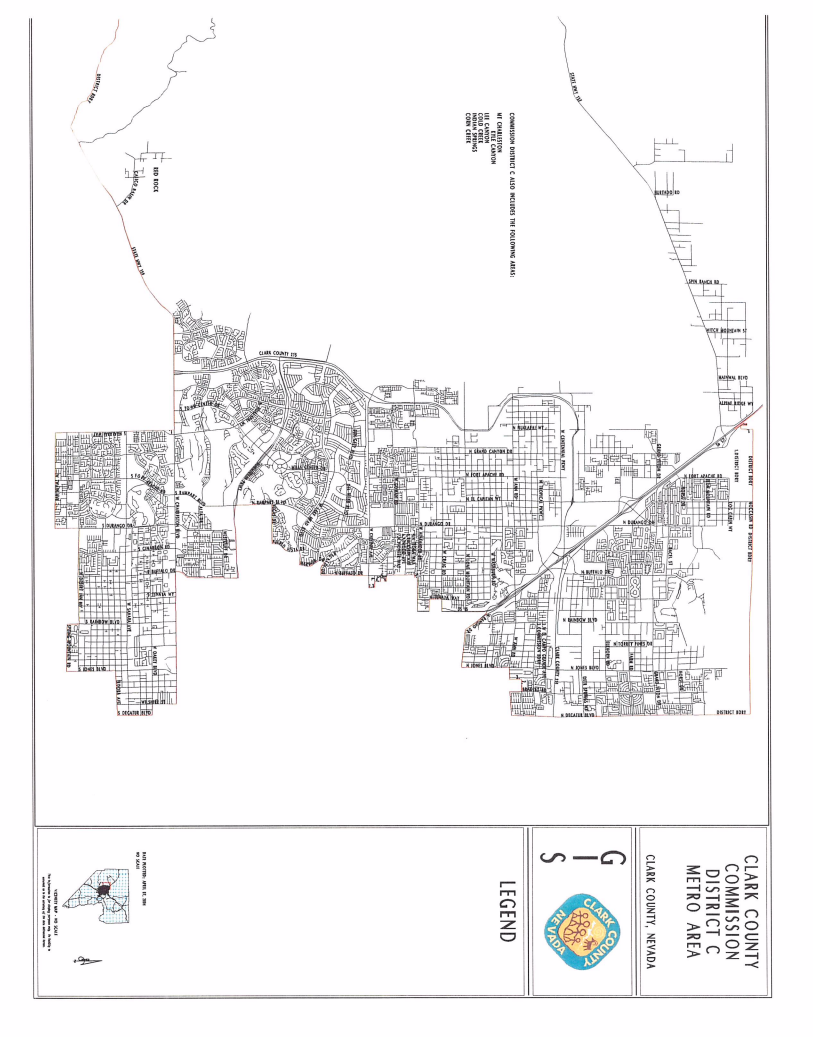


EXHIBIT 3

EXHIBIT 3

TRANSCRIPT OF BOARD OF COUNTY COMMISSIONS MEETING CLARK COUNTY, NEVADA NOVEMBER 16, 2020

Speaker: Okay. We're going to go ahead and call to order the special meeting for Monday,

November 16. Ms. King?

Ms. King: Good afternoon, Madam Chair and Commissioners. The first item on your agenda is

public comment.

Speaker: This is the first time set aside for public comment. Anybody wishing to speak on public

comment regarding this item, please come forward. Please state your name for the

record.

Next Speaker: Can I...do I have...I haven't been here for public comment. Can I talk without this?

Speaker: Yeah, but there's hand sanitizers up there, Lisa.

Lisa: Okay.

Speaker: And if you could wipe off the mic when you're done and everything else, that would be

great.

Lisa: Absolutely. Okay. My name is Lisa Mayo De-Riso, and I'm here...I want to put in

public record this letter. I'm here on behalf of the Stavros Anthony campaign for Clark County Commissioner and I'd like to read this letter into the record. I believe you should have received it this morning by email, thank you, but I just wanted to make sure that we read it into the record. It's addressed to Joe Gloria, Registered Voters, Clark County Election Department. Dear Mr. Gloria, the Law Firm of Hutchison & Steffen serves as legal counsel to the Stavros Anthony for County Commission Campaign, the Anthony Campaign. As we prepare to report to the Clark County Board of Commissioners on the canvassing of the 2020 general election returns on Monday, November 16, we as specifically on behalf of the Anthony Campaign that you seriously consider delaying the presentation for approval of the vote to Clark County Commission District C. As the Anthony Campaign reviewed Election Department voter data, some possible voter irregularities may have occurred in District C, including over two dozen residents of District C have provided written statements that they had a ballot returned from their address by people who do not live there. This information has been researched and gathered by the Anthony Campaign's field and phone teams. This research and outreach is continuing and very well may result in securing additional affidavits. There are approximately 160 voters who were mailed ballots in the primary election that were

returned to the post office as undeliverable. Those same voters were again mailed ballots in the general election to the same addresses that were previously shown as undeliverable, yet votes were cast in the general election for those 160 votes. There are 19 voters who cast two ballots. There are approximately 150 addresses to which mail was delivered and from which votes were cast, but the addresses were inaccurate. This

should have resulted in the ballot being returned to Clark County.

The Anthony Campaign respectfully requests that you investigate and give due consideration to these potential voting irregularities before presenting the election results to the County Commission for approval. With a 10 vote margin, which is .000653 difference separating Mr. Anthony and Mr. Miller, the utmost consideration and careful review should be given to the voters of District C and the counting of their votes so an accurate final tally can be confidently given. Additionally, as the Anthony Campaign proceeds in the days ahead it weighs its options, including a recount. The Anthony Campaign respectfully requests that you seriously consider and make all necessary arrangements to include not just a recount of ballots, but a thorough review of all mail envelopes that contained the ballots and signatures to ensure they comply with the Nevada law. With the extra...can I continue? Thank you.

With the extraordinary circumstances of the 2020 general election, when the normal mail ballot load received by election department increased from 5% of the total vote to roughly 50% of the total vote, the envelopes take on crucial importance. In addition, the corresponding workload placed on county staff was significantly higher than a normal general election and must be considered ensuring that the final vote count is accurate. Because the legitimacy of all mail in ballots are tied directly to the envelopes that they were mailed in, a complete review and careful evaluation of all envelopes should be undertaken. It is imperative that any envelope from which a ballot was received, extracted, accepted, and then counted meets all requires for a legal submission. Ballots arriving in envelopes that fail to comply with the county guidelines or Nevada law should be considered for rejection.

On behalf of the Anthony Campaign and Stavros Anthony personally, thank you for taking the time to ensure that the final vote tally is correct and the voters of Clark County Commission District D can be confident the canvassing of the election is accurate because it was completed in a careful and deliberate matter in light of the concerns expressed above.

I jut wanted to read that. Thank you very much for allowing me to do that.

Yep, thank you. Anybody else wishing to speak during public comment?

Thank you, good afternoon Commissioners. May I speak? My name is Craig Mueller. I'm an attorney. I was on the phone yesterday with Stavros Anthony and also second his motion for a continuation. I am actually also here on the behalf of April Becker, Dan Gilliam, William ****, Jim Merchant, and Melinda Schumacher. We had a little more time to go through the data and we believe that pursuant to statute that a partial or a total revote is necessary. I draw the Commission's attention to Nevada revised statute 293465. Upon receipt of affidavits or application of any candidate or any office to be revoted, the registered voters of that precinct, the Board of County Commissioners shall order a new election in precincts or districts. What our investigation has revealed is Mr. Gloria, for whatever reason, flooded the county with 93,000 additional ballots. The 93,000 ballots should not have gone out. Normally, that wouldn't necessarily have been a problem had there been a meaningful signature verification of these ballots as they came in. Unfortunately, there was no. Mr. Gloria, apparently on his own initiative, decided to use an artificial intelligence program called Agilis so that he didn't have to manually check them.

Speaker:

Craig:

Speaker: So, Mr. Mueller, here's what I'm going to tell you. Please be respectful. Mr. Gloria has

done yeoman's work.

Craig: Yes, he has.

Speaker: So you do not have to call him out by name as you speak and he's our Registrar if you'd

like to refer to him, but it is not solely his decision. We all direct him to do things, so

please be respectful of Mr. Gloria.

Craig: Thank you, Commissioner. The answer is there was so many fundamental flaws here

with this election that nobody could reasonably believe that these outcomes, whichever side of the party, whichever side your issues are, can believe that this election reflects the will of the people. I have assembled what I was able to attend to and get it put together on short notice. I've got a copy for each of the Commissioners. There are statutory provisions for such a circumstance. Those of you who have been in Las Vegas for a long time may remember we actually revoted Assembly District back in '94, '95. That was actually my home district. I actually participated as a voter. There is authority to revote. There is reason to revote. And if the Anthony Campaign wants to ask for a few additional days, we would join them, but I believe statutorily and factually, there is actually no other option here but to revote the entire election and I will submit this to the Clerk so each of you will have a copy of the exhibits and the information we've put

together.

Speaker: Thank you, Mr. Mueller. Appreciate that.

Craig: There's a copy there for everybody.

Speaker: Okay, appreciate that. Anybody else wishing to speak during public comment? Seeing

none, I'm just going to go ahead and close the public comment and I just want to start by saying, Mr. Gloria, I know that you and your staff have worked tirelessly and we can't say thank you enough and we appreciate all the work that they have done and everything that they've done to ensure that our process is fair, so thank you. Okay, Ms. King?

Ms. King: The next item on the agenda is item number two, approval of the agenda.

Speaker: Okay, I'll entertain a motion to approve the...I have a motion by Commissioner Gibson

to approve the agenda. Any discussion? Seeing none, please cast your vote. And that

motion passes.

Ms. King: Next we have item number three, which is to receive the report from the Registrar of

Voters, canvass the returns of the general election held on November 3, 2020, and direct the Registrar to submit a copy of the abstract of votes cast to the Nevada Secretary of

State within 13 days after the election pursuant to Assembly Bill Four.

Speaker: Okay. Mr. Gloria?

Mr. Gloria: Thank you. Good afternoon. For the record, Joe Gloria, Registrar of Voters, Clark

County, Nevada. I'd like to start by thanking a long list of people who provided critical support to us this election season. We couldn't have done what we did without assistance from so many different areas and, first, I'd like to thank the Commissioners for your support and the resources as we communicated on what our concerns were. You've consistently came through with what our office needed in order to carry out this election,

so it really means a lot to our department that you are here for us. Also, the County Manager and her senior management team and a long list of agencies and departments that I hope you'll bear with me because they all deserve praise; Human Resources, Risk Management, Parks and Recreation, with all the facilities that we used in order to provide voting, IT, Cyber Security Protection and all of the work that they did to support. We can't provide the process that we do efficiently without constant IT support, so thanks to them. Automotive, Park Police for providing security, Metro Police for additional security provided at our facility and also throughout the early voting and election day period. The City of North Las Vegas and their police department the City of Henderson, the City of Boulder City and their police department, the City of Mesquite and their fire department, the City of Las Vegas and the City Marshalls, all of the owners of the shopping centers that let us have polling places on their property. There are many challenges that come with allowing us to come in and provide this service. They provided support for additional parking, additional security, all throughout the period, so thank you to all of those property owners. The more than 3,400 county residents who stepped up to work at the polls during such a difficult process with the pandemic going on and the large number of voters who showed up to vote. My staff at the Election Department who I simply cannot say enough about, sticking it through long hours day after day without any days off. I simply can't say enough for the effort that they've put forth in supporting this election. And then, most importantly, the voters in Clark County.

With that, I'll go ahead and read the results of the canvass into the record and then answer any questions that you may have. Results of the canvass for the 2020 general election, November 3, 2020. The results of the November 3, 2020 general election were canvassed comparing the computer printout of ballots counted and the results thereof, with the official ballot statement for each of the 1,150 precincts utilized in this election. Of the 974,185 ballots cast in the 1,150 precincts, we identified 936 discrepancies. 710 were in the mail precincts, 121 in the early voting precincts, and 105 in the election day precincts. Six voters have been identified who voted twice in this election. The mail ballot discrepancies represent issues related to tracking the process of ballots, moving from signature verification to manual signature verification, the ballot cure process, and counting board process. The early voting and election day discrepancies are related to inadvertent cancelled voter check-ins, reactivated voter cards, duplicate activations, or check-in errors. Of the 60,109 provision ballots cast in the election, 57,866 were accepted and 2,243 were rejected. Of those that were rejected, 115 had already voted in the election, 142 voted in the wrong district or precinct, 8 were not eligible to vote, 1,925 were not registered to vote, and 53 did not provide adequate proof of residence or identification. There were no tabulation errors in the 1,150 precincts and that ends my report.

Speaker:

Thank you, Mr. Gloria. Anybody have any questions? Co-Chair Brown.

Co-Chair Brown:

Madam Chair, thank you, and I'd like to make a motion, understanding that I would welcome comments and questions from my colleagues. Based upon the report of the Registrar of Voters, I would like to make the following motion, that we accept the canvass of the vote and certify the election results with the exception of County Commission District C. The Commission has received individual briefings in the last 24 hours and to the best of my knowledge, some of the discrepancies outlined by the Registrar indicate that those discrepancies surpassed the narrow margin of victory in the District C race, calling into question the validity of the election results in just District C. I would like to as the Registrar, as part of my motion, to come back at the next regular scheduled BCC meeting with options a District C resolution.

Speaker: Okay, Commissioner Jones?

Comm. Jones: Thank you, Madam Chair, and I appreciate my colleague from District C's motion. I

would suggest that under NRS 293.032, our job in conducting a canvass means a review of the election results by the Board of County Commissioners by which any errors within the election results are officially noted and the official election results are declared. So our job in canvassing the vote is not to ensure that every single ballot has been double checked and triple checked and quadruple checked. It's simply to note any errors within the election results, to note them, and the official election results are declared, and we are to complete that under NRS 293.387 today, the 10th day following the election. In terms of how to resolve any concerns that are brought up, that is, under NRS 293, designated for a recount in which the candidate can ask for recount and under 293.405 the cost of the recount are borne by the challenging party, so I can't support the motion. I think that our job here is to note any discrepancies. I think that Mr. Gloria has, in his canvass noted any discrepancies, and our job is simply to accept them and any candidate can challenge them through the recount process.

Speaker: Okay, thank you. Commissioner Gibson?

Comm. Gibson: Thank you, Madam Chair. A couple of questions. First, to our counsel, what is your

counsel to us respecting the things that have just been commented upon by my colleague?

So...

Ms.Miller: Which colleague?

Comm. Gibson: Well, Mr. Jones.

Ms. Miller: There is some authority for the proposition that your job is just administerial, that has not

been the custom of the Commission in the past when there has been discrepancies that make it impossible for the Registrar to say that the results are totally valid and the will of

the people.

Comm. Gibson: So, is the motion that Commissioner Brown offered up something that goes without or

beyond the authority of this Board to do?

Ms. Miller: No. I think it's within the authority and the responsibility of the Board.

Comm. Gibson: I have a question about the discrepancies. We've talked about a number of discrepancies,

936 discrepancies, countywide I take it. What is the circumstances respecting

discrepancies in District C, in the District C vote? Are there ballots that are District C ballots where you have found discrepancies and what are the nature of the discrepancies?

Mr. Gloria: Commissioner Gibson, in my review, I have found discrepancies that surpass the amount

of the victory, the margin of victory, in Commission C specifically.

Comm. Gibson: And can you give us a number and then tell us...give us a sense of what these

discrepancies are?

Mr. Gloria: I've identified 139 discrepancies in the Commission C race that follow pretty closely to

what I described in the canvass document, basically there are records that were transferred back and forth from different responsibilities within the mail process that cancelled check-ins, things of that nature, that we can't reconcile, and so they very much or very well could represent a discrepancy that would affect the outcome of the election.

Comm. Gibson: So then the nature of these discrepancies is such that you can't just look at them again or

in the context of a recount apply them to one candidate or another? You cannot do that?

Mr. Gloria: That is correct, sir. The privacy of the ballot prevents us from doing anything with

identifying specific ballots according to a particular voter where we would have the

ability to pull those up. It's not possible.

Comm. Gibson: Okay. For now, I have a couple other questions, but I'd like to wait just for a minute.

Speaker: Does anybody else have any questions that they'd like answered? Commissioner

Segerblom?

Comm. Segerblom: I'm still not clear. So you're saying that 900 people, in this district over 100 people,

show they have voted but you don't have actual vote counts for them or?

Mr. Gloria: The vote count will not change. So what we've tallied represent the results in all of the

contests within the election. However, we have found discrepancies that we can't explain that would cast a doubt on whether or not that margin of victory is solid and that I could

certify it to say that it's definitely accurate.

Comm. Segerbom: But is the discrepancy that you don't know if the person's vote was counted or not

counted? What is the discrepancy.

Ms. Miller: An example of a discrepancy is when you sign in, when you go to vote in person, you

sign in at the check-in table and then they check your...you know, you're given a card and led to a machine. If somebody fails to actually sign in, but is then led to a voter machine and votes, then that precinct is going to be off by one vote. Or conversely, if that person checks in to vote and then for some reason he decides he doesn't want to hit the cast button, cast ballot button, but he leaves and doesn't tell a clerk what has

happened, there's going to be a discrepancy there, in the number of voters in each

precinct and then the number of votes recorded for that precinct.

Comm. Segerbom: But you would know the person who...

Ms. Miller: Not necessarily.

Comm. Segerbom: Okay.

Ms. Miller: Like, for example, if they haven't signed in, we don't know who that extra person is,

necessarily. Sometimes we're able to do enough investigation that we can figure it out, but not in these cases, not in these particular ones that Mr. Gloria is reporting today.

Mr. Gloria:

If I could follow up as well, Commissioner, to maybe clarify. In the course of a day at a particular site, you may have 50 voters who vote at precinct 1105. There are two areas where we track that activity. One is in the voter registration database where we have our poll book that signs voters in. That varies from time to time. What we tally into the system as a vote, does not change. So if I end up with 50 votes in my voter registration but then only 49 in my democracy suite or tabulation for voting systems, I have a discrepancy, and because there were 50 votes in that, I can't determine exactly which individual it was affected by, but I know that I'm off, and so we go through with every single precinct by tally type, mail, early voting, and election day, and wherever there's a discrepancy, it should be a balance. It should be 50/50. But, where we have areas in a precinct where it's 51 and 50, or 49 and 50, there's a discrepancy there, and so we search through our documentation to identify if the team leader has identified with paperwork to document that so that we can explain it. If we don't have documentation, then we can't make a determination as to exactly why that discrepancy occurred, but we know we have one.

In the Commission C race, I've identified 139. That's the only race in the entire election where we have any concern related to the outcome, and it's because of the close margin. It's a district with 218 precincts. A margin of 10 is very difficult to audit.

Comm. Segerbom:

So to follow up on that, if there's a recount, the recount would still be the same based on this discrepancy.

Mr. Gloria:

Not necessarily, I couldn't guarantee it would come out 100% the same. In 2016, we recounted over 800,000 ballots, I believe it was, and at the end of the day, we had a discrepancy of four, so it was very tight and all those votes that were cast, it was only changed by four. So that's pretty tight as far as the process and the fact that we counted fairly accurately in that election. I can't tell you whether or not it will be that close or there would be a wider margin with a recount.

Comm. Segerbom:

But I'm just saying this discrepancy would not be identified by the recount because the recount just counts the 50 or the 49.

Mr. Gloria:

Precisely. According to statute, we would count those ballots in the exact same way we counted them in for this result.

Comm. Segerbom:

So if I can ask the attorney then, so what happens if we have a recount and the same thing happens? Does the winner have a recourse to go to court or something?

Ms. Miller:

Contestants always have the ability to file a contest rather than a recount and the contest grounds are more broad. In this case, there would be grounds for a contest because there were enough discrepancies to raise a question about the final vote, so rather than a recount, it would be more likely that somebody would file a contest because, as Mr. Gloria said, a recount is not going to solve those discrepancies for you.

Comm. Segerbom:

And just one more question, so if we do certify today, this does not prevent a request for recount or for the other process you talked about?

Ms. Miller: Well, for the other races, they could file their contests. You can't file a contest of a race

that hasn't been certified because technically there's not a winner, somebody hasn't been declared a winner there. There might be other legal avenues that they could follow, but

not technically a contest.

Comm. Segerbom: So, if we don't certify, then are we then saying potentially we're going to ask for a revote

ourselves?

Ms. Miller: What's what the Board has done in the past is set up a special election just with those two

candidates to rerun the election.

Speaker: Can I ask who bears that cost? Do we, the county? Is that what we did last...I feel like

there was a Public Administrator that we did this for.

Next Speaker: The only time we've ever done it.

Ms. Miller: It's not the only time. Yeah, it's not an unusual practice, but most recently, we did it with

the Republican Primary for the Public Administrator. That was just in 2018. It happens more likely in assembly races because they're smaller and then they're more likely to be

close than a bigger race, but...

Speaker: Commissioner Jones?

Comm. Jones: Ms. Miller, what's the statutory basis for holding a special election. I'm trying to

understand that.

Ms. Miller: In this case, you could use the same statue that you cited, saying that, because there is a

catch all clause there, you could determine that the will of the voters had not been

determined and hold a special election.

Comm. Jones: Which statute specifically?

Ms. Miller: I believe you cited 293.45.

Speaker: All these attorneys up here, I feel nervous. Commissioner Naft?

Comm. Naft: Thank you, Madam Chair. While he's reviewing that, Ms. Miller, could you speak a little

bit more to where the proper forum for this to proceed would be? I understand, from your interpretation, it is in this body's ability not to certify, but if we don't, it would go through the court process, leaving candidates some options still to protest the outcome?

Ms. Miller: If you certified the results, the losing candidate could file a contest tomorrow. I believe

that's the deadline is why I mentioned tomorrow.

Speaker: So explain to me again what does that mean? So, a contest?

Ms. Miller: A contest is going to court and essentially doing the same sort of analysis. The judge

would do the same sort of analysis that you're doing today and determine whether or not

the person declared the winner was legally declared the winner.

Speaker: Okay. Commissioner Weekly?

Comm. Weekly: And with that being said, Ms. Miller, the judge could declare another race?

Ms. Miller: Yes.

Comm. Weekly: Or the judge could defer back to us for us to make a decision? Could it go that way as

well? I'm just trying to understand as well.

Ms. Miller: Well, they would probably direct...the judge would probably say, yes, it has to be

another race, but the County Commissioners would have to call that and the circumstances under which it's called, but he wouldn't set the date for it probably.

Comm. Weekly: Okay.

Speaker: Commissioner Gibson?

Comm. Gibson: In the motion, it seems as though the objective there would be a special election.

Ms. Miller: Yes.

Comm. Gibson: Because you can't...I mean unless the candidate who is behind gives up in a negotiation

and says I'm not going to contest this. Otherwise, the only way you get something that

you can certify is by taking the...once given, you have to take into account these

discrepancies, would be if you held the election again. So, the question is, what if...do we have authority to withhold certification and direct that there be a second vote? Do we

have that authority?

Ms. Miller: Yes.

Comm. Gibson: Does it require that all the parties or the two parties come together and agree to that end?

Ms. Miller: No.

Comm. Gibson: Or do we have authority, plenary authority under the statutes today, or in two weeks?

Ms. Miller: Well, I don't know that it's plenary authority, but you do have authority to declare that

there's enough concerns about an election in a particular race that you won't certify the

result and direct staff to...you guys have to call the special election.

Comm. Gibson: So we have that authority today.

Ms. Miller: Yes.

Comm. Gibson: We don't have to wait for a judge to decide then?

Ms. Miller: That's correct.

Speaker: Commissioner Brown?

Comm. Brown: Thank you. A couple questions. Joe, the discrepancies that you have referenced, are they

common in all elections?

Mr. Gloria: Commissioner Brown, yes. There's no election that goes without discrepancies that are

identified. In particular, this time with such a large mail ballot number, that number that I've identified is actually in the thousandth of percent, so it was fairly accurate work, it's as a result of such a close margin of victory. With 218 precincts and a margin of victory of 10, it's very difficult to get through that without having the discrepancies being larger

than the margin of victory.

Comm. Brown: So the past practice of just disregarding discrepancies in those races that the total number

would have no impact on the outcome. That has been standard practice at the county and

probably challenged on a rare occasion.

Mr. Gloria: That is correct, Commissioner Brown. We have for as long as I can remember since I've

been here. It has always been the practice to go through and identify what the

discrepancies are and ensure that the margin of victory surpasses that so that you can

certify.

Comm. Brown: And Joe or Mary on this one, questions that were brought up in the earlier speakers in

reference to the letter received, do we have the ability to or do we have an obligation to

look into those accusations?

Ms. Miller: In the letter that you were sent, it's certainly within the Board's discretion. There's not a

lot of backup on there. You'd have to create your own backup to support those

allegations or perhaps that candidate would provide it to you.

Comm. Brown: Okay. And to Commissioner Segerbom's point, so a recount is going to serve no purpose

to change what we know today. Is that correct? Other than perhaps 4 out of 800,000 that

you referenced. It doesn't address the discrepancies?

Mr. Gloria: No, it does not. We have the ability to recount and we would recount in the same manner

according to statute as we read them originally into the system, but that wouldn't change

the discrepancies that I've identified.

Comm. Brown: Madam Chair, and Mary Ann, correct me if I overstep here, but I'd like to amend the last

portion of my amendment, where I indicated at the next regular meeting with options for the District C race only, I would say the Registrar to come back at the next regular

scheduled meeting with options for a special election in that race only. Would that be

allowable?

Speaker: Can I ask for some clarification, Commission Brown. Tomorrow is our next regular

scheduled meeting, so you don't mean tomorrow, right?

Comm. Brown: How about the first meeting in December? Is that appropriate?

Speaker: Okay.

Comm. Brown: And during that time, again, I for one, with less than 20 hours of briefing, have so many

additional questions, if we could, during that two week timeframe, meet with Joe and counsel to find out all the other pieces that have come into this and I'm guessing, would it be appropriate as was mentioned earlier that the Registrar reach out to both candidates to get some sense of what a special election looks like from a programmable standpoint, from a practical standpoint, from a timing standpoint? Would that be appropriate?

Ms. Miller: That would certainly be my recommendation?

Speaker: Commissioner Naft and then Commissioner Jones.

Comm. Naft: Commissioner Brown, I was going to suggest if there is more briefings that's required,

which I think would be helpful, do we then want to broaden the direction to Mr. Gloria

rather than make it more specific?

Comm. Brown: That was my earlier motion, but I got the sense that we were focusing in on the only thing

that could happen.

Comm. Naft: That might be the will of the Board. I just raise the question, if there is more briefings

required, or perhaps you're meaning more briefing specifically on what a future

subsequent election would look like.

Comm. Jones: Thank you, Madam Chair. NRS 293.387 requires us to complete our canvass today, so I

guess in terms of reviewing discrepancies before the December meeting, so we even have discretion, Ms. Miller, to do anything other than hold a special election if we don't certify

today?

Ms. Miller: I'm not aware of any other options.

Comm. Jones: So we either certify today or we don't and it has to go to a special election.

Ms. Miller: That's my understanding.

Comm. Jones: So we're not going to look at discrepancies because looking at discrepancies isn't going

to matter. Right?

Next Speaker: Mr. Gloria's staff has already looked at the discrepancies. [Inaudible] is going to bring

out anything that's going to change [inaudible].

Speaker: Okay. Commissioner Segerbom and then Commissioner Gibson.

Comm. Segerbom: Just to clarify, Commissioner Jones, when you initially stated this, you said, I thought,

that you interpreted state law to say our only obligation was to certify. That's your legal

interpretation of what's at stake, right?

Comm. Jones: Yes, I'm not counsel for the Board, though.

Comm. Segerbom: I know, but I'm saying that's...there's certainly an argument to be made that we don't

have the discretion to say we're going to call an election. We're just saying certify.

Speaker:

Anything else, Commissioner, any other Commissioners? Commissioner Gibson?

Comm. Gibson:

Of course, when the phone started ringing last week and people from both sides were reaching out, the first thing that occurred to me was, this is easy. We'll just do a recount and that will be the end of it. This additional complication, in my estimation, elevates it to a place where the transcendent importance of the Commission and this institution, the county, Mr. Gloria's reputation, and the entire Election Department's reputation, in my estimation, is affected by the action that we take, and I believe that the way that we address it, as imperfect as it may be, apparently only is to do a special election. So, I guess for that reason, since there really are no other viable options, we can either wait and some court tells us to do a special election, or we can get out of the way and get something going so that the people in District C can find a new Commissioner and it's disappointing that there have been things like the ones that are described. I imagine there are other things that have happened. Were any of the ballots returned and not readable? Marked in a way that is confusing? Did that happen? I don't even know how you do that? Are there any other things? Is there any voter negligence in the way that these discrepancies get characterized?

Mr. Gloria:

In the hundreds of thousands of ballots, Commissioner, there are issues with ballots. That's why we have a Duplication Board that can take a look at the ballot and as long as we follow the prescribed determinations that we're reviewed with our County DA, they have the ability to duplicate a ballot and then we can get it into the system. The system performed relatively flawlessly because we are able to review the document and make sure that it's not in a condition that would damage the machine. So there weren't many instances where the ICC scanner was unable to read ballots, but we did see ballots that were identified, we did see ballots that were damaged, that had to be duplicated to run into the system, but nothing that would reach to the level that we'd call it a discrepancy. That's just a normal course of an election.

Comm. Gibson:

So the work that would be done for any race that was on this ballot, has been done? Everything has been reviewed and what we're suggesting here today has no implication or bears not at all on outcomes in any other race? It is only in this race? Now we had a couple other up here. I went back and looked at the report and it looks there are several thousand votes different in the case of some of the people whose names were mentioned at candidate who are seeking relief and maybe there is something they can do, but I see this so dramatically differently from any of the rest of them because of the number and you've isolated it down to 139, I think you said, ballots, and I just don't think we have any option. I think that the credibility of everything that we do is something that can be affirmed by simply doing that rather than waiting for some court to tell us how to conduct our business, so I think that's where I come down, but thank you very much, Madam Chair.

Speaker:

Okay, Commissioner Jones.

Comm. Jones:

What is the estimated cost of a special election in this case?

Mr. Gloria:

That would depend on how we hold the election, Commissioner. So I will have those costs with me when I present to you on what the options are and if there are any discussions between now and the next Commission meeting, I will be prepared to have those numbers.

Comm. Jones:

Ms. Miller, if we certified today and a contest were filed and a judge were to not agree with our certification or canvass of the result, would the cost then be borne by Mr. Anthony?

Ms. Miller:

Not the cost of the election. I think they can recover court costs against the other parties to the contest, but if a judge orders a new election, the jurisdiction bears the cost of that election.

Comm. Jones:

Thank you.

Speaker:

Okay. Commissioner Naft.

Comm. Naft:

Ms. Miller, could you speak a little bit more to the eventuality that the court would rule, or your estimation that court would rule that a revote needs to occur?

Ms. Miller:

I don't think, because of the nature of the discrepancies, that any court presented with these discrepancies would be comfortable saying that the results really reflect the will of the voters in Commission C with just such a close race. We're unable to go back and find out which way those votes went, one way or the other. A court would not be able to do that in any event too, so the court would really be in a very similar situation to where the Commissioners are today.

Speaker:

Okay. Commissioner Brown, do you want to restate your amended motion?

Comm. Brown:

Thank you, Madam Chair. I would like to make the following motion that we accept the canvass of the vote and certify the election results with the exception of County Commission District C. The Commission has received individual briefings over the last 24 hours and some of the discrepancies outlined by the Registrar indicate that the discrepancies surpass the narrow margin of victory in that race, calling into the question the validity of the election results in just the District C race. I would like the Registrar to come back at the next regular meeting. No, I take that back. I would like the Registrar to come back the first meeting in December with options for a special election in the District C race only and submit a copy of the abstract of votes cast to the Nevada Secretary of State per AB4.

Speaker:

Okay, you've heard the motion. Any other discussion? Seeing none, please cast your vote. That motion passes. Can I ask a question, Mr. Gloria, outside of that long discussion we just had? So what happens to the people that voted twice? I hope that we're going to go after them, correct? If we can prove that it was egregious and on purpose?

Mr. Gloria:

There would need to be an investigation done where we would interview the individuals. We definitely have the evidence to provide that they did, in fact, vote twice, so I can't tell you exactly in each scenario what might or might not happen, but we'd definitely be submitting them to the Secretary of State.

Speaker:

And then how long does that process...I mean I just would like you to put us back in the loop because I just want to make sure that we keep up with the integrity of elections and we remind folks the importance of doing it the right way, once.

Mr. Gloria: Sure. At your request, Madam Chair, I'll be sure to stay abreast of what's going on in the

investigation once we submit.

Speaker: Okay. So, Ms. King, does that conclude us except for public comment.

Ms. King: Yes, it does, Madam Chair.

Speaker: Okay. This is the second time set aside for public comment. Anybody wishing to speak

on public comment? Seeing none, we are going to go ahead and close the public

comment and we are adjourned.

Transcribed by: http://idictate.com

EXHIBIT 4

EXHIBIT 4

CRAIG MUELLER & ASSOCIATES, INC. 723 S. 7th Street, Las Vegas, Nevada 89101 **Electronically Filed** 11/16/2020 5:33 PM Steven D. Grierson CLERK OF THE COURT

WRTM CRAIG A. MUELLER, ESQ.

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Nevada Bar No. 4703

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Attorney for Plaintiff

CASE NO: A-20-824878-W Department 4

DISTRICT COURT

CLARK COUNTY, NEVADA

APRIL BECKER, as an individual, as a Candidate for Senate District 6, and as a Voter in Clark County, Nevada,

Case No.:

Dept No.:

Plaintiffs,

VS.

JOSEPH P. GLORIA, in his official capacity as Registrar of Voters for Clark County, Nevada, CLARK COUNTY, a political subdivision of the State of Nevada, DOES I through X; and ROE CORPORATIONS I through X, inclusive,

NOTICE: PURSUANT TO NRS 295.210(4) THIS MATTER MUST BE SET FOR HEARING NOT LATER THAN 3 DAYS AFTER IT IS FILED

ELECTION RELATED

Defendants.

PETITION FOR WRIT OF MANDAMUS

AND COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF **PURSUANT TO NRS 293.465 AND NRS 30.030** (Immediate Hearing Requested)

1. COMES NOW Petitioners by and through counsel CRAIG A. MUELLER, ESQ., of Mueller and Associates, Inc., and petition this Honorable Court for a Writ of Mandamus compelling the Clark County Commissioners to Order a new election based on the Registrar of Voter's failure to follow multiple required statutory procedures for conducting an election. Specifically, flooding the County with un-trackable ballots and the use of Agilis mail ballot processing machine with signature recognition software instead of a person as required under Page 1 of 16

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the Nevada Revised Statutes as amended including AB4 provisions.

NATURE OF THE ACTION

- 2. This is an action pursuant to NRS 293.465 for declaratory and injunctive relief pursuant to NRS 34.150 through 34.350 for writ of mandate enforcing the ministerial non-discretionary duty of the Clark County Commissioners to order a new election pursuant to NRS 293.465. The act of the Registrar of Voters sending unsolicited ballots to both active and inactive voters list resulted in overflooding precincts with ballots. This act satisfies the requirements or any other cause in the statute and is supported by case law with regards to flooding precincts. The Clark County Commission must order a new election under the statute.
- 3. The Nevada State Legislature delayed changes to the voting scheme whereby making it impossible for Clark County Registrar of Voter to comply with Federal mandates resulting in a decision to send mail in ballots to all active voters and large numbers of what should have been inactive voters. Approximately one-third of votes coming from addresses that were returned as undeliverable in the 2020 Primary do not reside at the stated addresses.
- 4. This results in ballots being sent to voting districts of persons no longer qualified to vote on that elector as they do not reside in that voting district. Persons voting in districts to which they have no interest wrongfully floods the precinct with voters that do not qualify to vote for those electors.
- 5. This resulted in the flooding of precincts with ballots for persons no longer residing in the district to which their ballot was printed and specific to certain offices.

PARTIES

¹ The Public Interest Legal Foundation's statistics for Clark County included 1,325934 Total Mail Ballots Transmitted, 223,469 being marked as USPS Undeliverable, 42% (93,857) of those coming from the Active list and 58% (129,612) coming from the Inactive list. SEE EXHIBIT 2.

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- 6. Petitioner APRIL BECKER, is a Candidate for Senate District 6, as well as a Voter in Clark County, Nevada a registered voter in Clark County, Nevada.
- 7. Respondent JOSEPH P. GLORIA is the Registrar of Voters for Clark County, Nevada and is therefore responsible for ensuring the integrity of the voter register, change of address notifications for ballots returned as undeliverable, and updating voters from active status to inactive status if the address is not confirmed from the returned ballots, signature verification, separating the voting ballots from the ballot envelopes with accompanying voter signatures.
- 8. Respondent CLARK COUNTY, a political subdivision of the State of Nevada, CLARK COUNTY BOARD OF COMMISSIONERS is a political subdivision of Clark County and a county legislative body who is under a mandate to order a new election based on NRS 293.465.

NRS 293.465 Loss or destruction of ballots, or other cause, preventing election in precinct or district; new election. If an election is prevented in any precinct or district by reason of the loss or destruction of the ballots intended for that precinct, or any other cause, the appropriate election officers in that precinct or district shall make an affidavit setting forth that fact and transmit it to the appropriate board of county commissioners. Upon receipt of the affidavit and upon the application of any candidate for any office to be voted for by the registered voters of that precinct or district, the board of county commissioners shall order a new election in that precinct or district. (Added to NRS by 1960, 268; A 1987, 353; 1999, 264; 2015, 3158)

FACTS

Section 23 of AB4 that amended Chapter 293 of the Nevada Revised Statutes also requires the clerk (a person) or employee (a person) as mandatory "shall" check the signature used for the mail ballot.

Sec. 23.

- 1. Except as otherwise provided in NRS 293D.200, for any affected election, when a mail ballot is returned by or on behalf of a voter to the county or city clerk, as applicable, and a record of its return is made in the mail ballot record for the election, the clerk or an employee in the office of the clerk shall check the signature used for the mail ballot in accordance with the following procedure:
- (a) The clerk or employee shall check the signature used for the mail ballot against all signatures of the voter available in the records of the clerk.
- (b) If at least two employees in the office of the clerk believe there is a

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reasonable question of fact as to whether the signature used for the mail ballot matches the signature of the voter, the clerk shall contact the voter and ask the voter to confirm whether the signature used for the mail ballot belongs to the voter.

- 10. On March 24, 2020, Nevada Secretary of State Barbara K. Cegavske announced there would be an all-mail election for the June 9, 2020 primary election, and that all active registered voters in Nevada would be mailed an absentee ballot. SEE EXHIBIT 1.
- 11. On April 22, 2020, a motion or preliminary injunction was filed in the First Judicial District Court, Case No. 20 OC 00064 1B, requesting the Court order the defendants² to mail ballots to all registered voters, including inactive voters, and to expand the number of polling locations in the June Primary to better reflect the population and geographic size of each county.
- 12. Clark County Registrar of Voters Joseph P. Gloria submitted a brief and took it upon himself to agree to send out mail in ballots to both active and inactive voters for the 2020 Primary election in response to a Motion for Preliminary Injunction in Case No. 20 OC 00064 1B. Rather than wait for the Courts to direct Mr. Gloria as to the proper avenue regarding the mail ballots and for direction as to what voter lists to be used for mailing ballots, Gloria offered, and then agreed, to mail to all voters, inactive and inactive, without waiting for proper Court determination and legal direction.
- 13. On May 5, 2020, the preliminary injunction in Case No. 20 OC 00064 1B was withdrawn as "specific, concrete steps are being taken to address Plaintiffs' concerns as they relate to the coming June Primary election". One such response of Joe Gloria was that he agreed to mail ballots to all active and inactive voters for the upcoming primary election, in violation of the

² The named Defendants in Case No. 20 OC 00064 1B are: BARBARA CEGAVSKE, in her official capacity as Nevada Secretary of State; JOSEPH P. GLORIA, in his official capacity as Registrar of Voters for Clark County, Nevada; DEANNA SPIKULA, in her official capacity as Registrar of Voters for Washoe County, Nevada.

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current Nevada Revised Statutes.

- 14. This resulted in no court findings as to the legality of Joseph Gloria's illegal decision which then resulted in a flooding of the precincts with mail in ballots for the 2020 Primary election that included both the active and inactive voter lists.
- 15. On July 30, 2020, The Governor of Nevada called a special session of the Legislature whose only agenda item was to change the voting process in Nevada. As a result, AB4 was passed, and made retroactive to July 1, 2020.
- 16. NRS 293.530 sets forth the authority of a county clerk to correct the countywide voter registration list, determine whether residence is accurate and make investigations of registration. Change of address cards were mailed late by Clark County Registrar of Voters Joseph P. Gloria to the returned undeliverable ballots from the 2020 Primary election. Clark County Registrar of Voters Joseph P. Gloria failed to allocate sufficient time for postcard change of address forms to be mailed, returned and processed within the federally mandated timeframe, thus preventing him from moving voters from the active voter list to the inactive voter list.
- 17. The Public Interest Legal Foundation reported that 305,008 ballots were "Voter returned and Accepted" while 223,469 ballots were USPS undeliverable, meaning up to 93,856 voters should have been moved from active to inactive status. They were not. SEE EXHIBIT 2
- 18. On October 20, 2020³, the Registrar of Voters took it upon himself to send a letter to Secretary of State Barbara Cegavske advising her that due to space limitations "we are processing our mail ballots in two different facilities", and then identifies one of the locations as using "Agilis mail ballot processing". SEE EXHIBIT 3.

³ Although this is a three page letter with the first page being dated October 20, 2020, Pages 2 and 3 of the letter have the date of March 14, 2018 in the heading portion and caption in the letter.

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- 19. Secretary of State Barbara Cegavske takes issue with the number of seats for observation and says nothing about the Agilis mail ballot processing system, as Clark County Registrar of Voters Joseph P. Gloria failed to disclose or indicate in that letter that the Agillis mail ballot processing system was being used in conjunction with its software ability for signature verification, which is something that is NOT permitted under the Nevada Revised Statutes. as amended by AB4 as these require is a person to review the ballot signatures.
- 20. The use of the Agilis mail ballot processing system by Clark County Registrar of Voters Joseph P. Gloria for signature verification violates the voter election laws. Furthermore, Clark County Registrar of Voters Joseph P. Gloria's actions compromised the integrity of the voting procedures in Nevada and the counting of the ballots cast by the voters.
- 21. The voting machine is not in compliance with NRS 293B.063 states:

NRS 293B.063 System to meet or exceed federal standards. No mechanical voting system may be used in this State unless it meets or exceeds the standards for voting systems established by the United States Election Assistance Commission. (Added to NRS by 1993, 2199; A 2003, 2186; 2005, 1438; 2019, 3394)

- 22. To compound error on top of error, The Clark County Election Department lowered the factory settings on its signature verification machine, as reported by Victor Joecks in an article titled "County lowers 'confidence level' for ballot signatures", https://www.reviewjournal.com/opinion/opinion-columns/victor-joecks/victor-joecks-countylowers-confidence-level-for-ballot-signatures-2156478/ SEE EXHIBIT 4.
- 23. The futile act of lowering the factory settings makes the signature verification process flawed and defective.
- 24. The Clark County Registrar of Voters is used a defective signature matching computer system which violates the express requirements of AB4. Section 23 of AB4 states that, with

⁴ This machine is only being used in Clark County and a similar device is not being used in any other county in this state which appears inconsistent with the Nevada Voters Bill of Rights which assure uniformity in the counting of votes. See NRS 293.2546(10).

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respect to each mail ballot received, "the clerk or an employee in the office of the clerk shall check the signature used for the mail ballot." Although Section 22 generally permits "mail ballots to be processed and counted by electronic means," any such electronic processing may not "conflict with the provisions of sections 2 to 27, inclusive, of this act." Nothing in AB4 permits the use of a machine to check mail ballot signatures in lieu of the statutory requirement that this critically important task be conducted by "the clerk or an employee in the office of the clerk." Indeed, the Legislature's specific use of the words "or an employee in the office of the clerk" reinforces its statutory mandate that all signature verification must be conducted by a human being.⁵

25. NRS 293B.104 provides the following for approval of a mechanical voting system:

NRS 293B.104 Secretary of State not to approve system that does not meet or exceed federal standards. The Secretary of State shall not approve any mechanical voting system which does not meet or exceed the standards for voting systems established by the United States Election Assistance Commission. (Added to NRS by 1993, 2198; A 2005, 1438; 2019, 3394)

26. NRS 293B.105 provides the following for adoption for use at elections of any mechanical voting systems:

NRS 293B.105 General authority. The board of county commissioners of any county or the city council or other governing body of any city may purchase and adopt for use at elections any mechanical voting system and mechanical recording device. The system or device may be used at any or all elections held in the county or city, for voting, registering and counting votes cast. (Added to NRS by 1975, 1523; A 1985, 1100; 1995, 2787; 2017, 548)

- 27. Clark County Registrar of Voters Joseph P. Gloria was required to obtain specific approval under mechanisms outlined un NRS 293B.104 and NRS 293B.105 for use of any system and that was not given, granted or approved.
- 28. Ballot envelopes were scanned by an Agilis mail ballot processing machine in an attempt

⁵ Election officials lack authority to undertake any action contrary to governing statute or regulation. Kelly v. Murphy, 79 Nev. 1 (1963). Any such unauthorized conduct is a "futile act." a term of art that means it is thus void as a matter of law. Id. at 4. Thus, as AB 4 expressly requires that mail ballot signatures be checked by "the clerk or an employee of the clerk." Registrar's use of the Agilis Ballot Packing Sorting System ("Agilis System") to check mail ballot signatures has been futile.

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to use artificial intelligence or software to match the signature on the envelope with that of the voter using other sources, such as the Department of Motor Vehicles (DMV). Although the Agilis machine requires signatures scanned at a minimum resolution of 200 D.P.I., the Registrar is ignoring that minimum as DMV signatures are scanned at less than 200 D.P.I. However, signatures obtained by the DMV are scanned at 100 D.P.I. Clark County Registrar of Voters Joseph Gloria ignored that the DMV signatures were below the minimum resolution required by the Agilis machine to properly function.

- 29. Nevertheless, the Clark County Registrar of Voters Joseph Gloria has been using the Agilis machine to match ballot signatures with DMV signatures, *none* of which are submitted at or above 200 D.P.I. Vote-by-mail voters in Clark County thus have an advantage over voters anywhere else in the state because many thousands of vote-bymail ballots are never reviewed by a human being.
- 30. All votes under the Nevada Revised Statutes, and as amended by AB4 require a person to review all the signatures and ballots, not a machine. The Clark County vote-by-mail process is subject to intolerable error and misconduct that will inevitably dilute lawful votes and disenfranchise Nevadans.
- 31. Flaws in the signature verification process are readily available as shown by eight of the nine ballots signed that were designed not to match signatures on file made it through Joseph Gloria's signature verification system.

https://www.reviewjournal.com/opinion/opinion-columns/victor-joecks/victor-joecksclark-county-election-officials-accepted-my-signature-on-8-ballot-envelopes-2182390/ SEE EXHIBIT 4.

32. Victor Joecks' article also indicates "This could explain how a ballot 'signed' by Rosemarie Hartle, who died in 2017, made it through signature verification, as reported

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- 33. Tucker Carlson also reported in Dead People voting using Mail-In Balots. https://www.realclearpolitics.com/video/2020/11/12/tucker carlson yes dead people di d vote using mail-in ballots.html SEE EXHIBIT 4.
- 34. This is not the only dead person that voted. See I-Team: County received mail-in ballot from Nevada woman who died in 2017; state investigating 2 allegations, http://sunrise.8newsnow.com/news/2569052-i-team-county-received-mail-ballot-nevadawoman-who-died-2017-state-investigating-2-allegations SEE EXHIBIT 4.
- 35. Observers to the Clark County mail ballot processing facility on 965 Trade Drive in North Las Vegas also related their observance of the issues with the Agilis machine and its mechanical issues. Robert Thomas, III., was one such observer. Thomas stated that if the machine rejected the ballot, it was placed back in the same envelope in which it was received. The result of this action is the board member reviewing the ballot knows the identity of the voter who cast the ballot and can now observe or even record how that individual voted. This process is concerning because it does not ensure ballot secrecy and if the staff member reviewing the ballots does not agree with how the individual voted, this knowledge may become an incentive for the staff member to invalidate the ballot, risking voter disenfranchisement. See Declaration of Robert Thomas, III., dated October 22, 2020, SEE EXHIBIT 5.
- 36. Additionally, the tabulation and ballot counting process is called into question as to the procedures concerning ballot secrecy when it comes to verifying the rejected ballots. Specifically, if the staff member reviewing the ballots does not agree with how the individual voted, this knowledge may become an incentive for the staff member to invalidate the ballot, risking voter disenfranchisement. See Declaration of Fred Kraus

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dated October 23, 2020, EXHIBIT 6.

- 37. Kanoa Ikeda-Flynn was a Counting Board Member who counted approximately 14,000 ballots and personally witnessed disregard of signature verification as well as other irregularities. Kanoa Ikeda-Flynn observed a significant number of signatures on the mail in ballots that did not match the name and that should have been reviewed, but was told to push the envelope through without verification anyway. Kanoa Ikeda-Flynn stopped working on November 6, 2020 due to the concerns of how the votes were being counted. See Affidavit of Kanoa Ikeda-Flynn dated November 7, 2020, EXHIBIT 7.
- 38. Furthermore, the mailing of up to 93,857⁶ ballots to addresses of voters that should have been on the inactive voter list led to questionable votes being cast in the 2020 General election. An example, in Senate District 6, there were 57 ballots returned as undeliverable in the Primary. Contrary to election laws, mail ballots were mailed to these same addresses in the General and these mail ballots were returned. **SEE EXHIBIT 8.**
- **39.** Nineteen voters have been identified as voted BOTH by Mail AND by Early Vote in Senate District 6. **SEE EXHIBIT 9.** The examination of this single district goes to the heart of the voter fraud that exists in this election county wide due to the policies and procedure in place by Clark County Registrar of Voters Joseph P. Gloria for processing the ballots. In fact, there were 34 voters who voted BOTH by Mail AND by Early Vote in Commission District C. **SEE EXHIBIT 10.** There were at least 225 voters who voted BOTH by Mail AND by Early Vote countywide. **SEE EXHIBIT 11.**
- 40. As further proof of the voter fraud and irregularities that exist in this election is the fact that people at the addresses on the ballots never received ballots addressed for the prior registered

⁶ Undeliverable Active Voters account for 42% of 223,469 of the USPS Undeliverable. SEE EXHIBIT 2.

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voter. A canvass of those 57 addresses identified in Senate District 6 resulted in confirmation that over one-third of the ballot addresses no longer lived at those addresses. Some had moved to California, one couple had even moved to China. Over one-third of the subject voters did not live at those addresses and they did not receive their mail in ballot. See Declarations attached as **EXHIBIT 12.** This begs the questions, and the facts remain unknown: (1) Where did these ballots go and (2) How did these voters vote by mail if they are not at these addresses/residences?

- **41.** Approximately one-third of the 57 residents interviewed either did not receive ballots that were claimed to have been mailed, and if they did, they were not for people that live at that address. The remaining were not reachable in such a short time so the percentage may even be higher. This begs another question: How can people vote using their mail in ballots, when the person on the receiving end acknowledges the ballots were not received and the person to whom a ballot was addressed does not live at that address? The proof of potential voter fraud due to the irregularity of the voter process is overwhelming. The glaring scenario no one wants to think is the obvious: those undeliverable addresses from the Primary were mailed ballots somehow or somewhere those ballots were processed and counted as voted through the "new" ballot processing procedure which is compounded by the lack of a proper signature verification process as demonstrated by the Declarations concerning the Agilis issues and the signatory observer's observations of the process.
- **42.** Senate District 6 is a subset of Commission District C and lies directly within the boundaries within County Commission District C. If there is an issue within County Commission District C, it affects Senate District 6.
- 43. The problem is also clear when it comes to Commission C. On top of the 34 voters who voted BOTH by Mail AND by Early Vote in Commission District C (SEE EXHIBIT 10),

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- 44. A result of the actions of Registrar of Voters Joseph Gloria, ballots mailed to the Active List in the General 2020 election included those that were returned in the Primary election as undeliverable and should have been moved to inactive status in Commission District C.
- 45. A similar canvass of persons residing at the addresses in Commission District C shows similar results as to the Senate District 6 results. Persons who live at those addresses did not receive ballots mailed to the voter in question. See Declarations attached as **EXHIBIT 14.**
- 46. With the number of votes in the Commission District C race being decided and is within 10 votes, the extra 34 votes that were cast twice by voters using both the mail in and early voting methods cannot be counted. This invalidates 68 votes, and due to ballot secrecy, a new election in the Commission District C is required.
- 47. The flooding of ballots that should not have been mailed coupled with the Agilis mail ballot processing machine being utilized for signature verification that is not permitted calls the integrity of the election and the results into question.
- 48. This flooding of ballots and Jospeh Gloria's improper identification of voters from active to inactive voting list and the use of an unauthorized machine for signature verifications resulted in the voting irregularities throughout the entire county.
- 49. The inbound Ballot Process created as a part of the Cybersecurity and Infrastructure Security Agency (CISA) Elections Infrastructure Government Coordinating Council and Sector Coordinating Council's Joint COVID Working Group requires Clark County Registrar of Voters Joseph P. Gloria is required to store the ballots, ballot envelopes and miscellaneous contents that arrive, such as the secrecy sleeves. Nothing should be thrown away until after the period to challenge the election is passed. **SEE EXHIBIT 15.** Therefore these ballots

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and the ballot envelopes with signatures are available.

- 50. A review of the ballot envelopes and person (human) review of the ballot signature verification is warranted as a result of the illegal use of the Agillis mail ballot processing machine for signature verification.
- 51. A recount of ballots and inspection of all ballot materials and signature verification on the ballot envelopes is impossible as the signatures on the envelopes have been separated from the ballot, as demonstrated in the attached affidavits, thus compromising the entire election process. A recount is not an available option under NRS 293.465.
- 52. A Petition for Revote was made at the Board of County Commissioners on November 16, 2020 for Senate District 6.

CLAIMS FOR RELIEF

Count One: Petition for Writ of Mandamus

- 53. Plaintiff incorporates by reference the allegations of the preceding paragraphs as though fully set forth herein.
- 54. Respondents have a plain, constitutionally mandated and ministerial duty to order a new election.
- 55. The Nevada Revised Statutes presently and amended by AB4 require a person to review ballots and signatures.
- 56. The use of the Agilis machine violates the Nevada Revised Statutes as amended or including AB4 provisions.
- 57. The procedures in place by Clark County Registrar of Voters Joseph P. Gloria have destroyed the integrity of the ballots to the matching envelope with signature that can be verified. A recount was made impossible by the acts and procedures of Joseph Gloria. The ballots and envelopes, having been separated, are essentially destroyed as they can not be

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rematched up with any degree of certainty to ensure a fair and impartial election.

58. The loss of these ballots constitute malfeasance or at a minimum a declaration or demarcation of those ballots being declared lost or destroyed for the purposes of being able to now be verified by a person as required under the Nevada Revised Statutes amended or including AB4 provisions relating to same.

Count Two: Declaratory and Injunctive Relief

- 59. Plaintiff incorporates by reference the allegations of the preceding paragraphs as though fully set forth herein.
- 60. NRS 30.030 et seq. grants this Court the power to issue a writ and states that "Courts of record within their respective jurisdictions shall have power to declare rights, status and other legal relations whether or not further relief is or could be claimed. No action or proceeding shall be open to objection on the ground that a declaratory judgment or decree is prayed for. The declaration may be either affirmative or negative in form and effect; and such declarations shall have the force and effect of a final judgment or decree."
- 61. NRS 30.040 permits any person whose rights are affected by a statute "may have determined any question of construction or validity arising under the instrument, statute, ordinance, contract or franchise and obtain a declaration of rights, status or other legal relations thereunder."
- 62. On Monday, November 16, 2020, the Clark County Commissioners were scheduled to canvass the return. Plaintiff petitioned the Board of County Commissioners for a revote based on voter irregularities, as testified to by Clark County Registrar of Voters Joseph P. Gloria. That request was denied by the Board of County Commissioners.
- 63. As a result of discrepancies and irregularities in the election process and processing of the mail ballots, the Board of County Commissioners did not certify County Commission

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- 64. The discrepancies in the election process presented to the Clark County Commissioners by Registrar of Voters Joseph P. Gloria were different discrepancies (or irregularities) and additional than those identified by Plaintiffs. This did not include the irregularities that were based on ballots that were run through an electronic signature machine and not verified by a person as required under the Nevada Revised Statutes amended or including AB4 provisions.
- 65. This Court should issue an order declaring the Agilis mail ballot processing machine and its software for signature verification is not permitted use for comparison of signatures on ballots based on the plain language of the Nevada Revised Statutes amended or including AB4 provisions.
- 66. This Court should issue an order declaring those signatures as read or verified by the Agilis mail ballot processing machine and its software for signature verification as invalid, and require a person to perform signature verification of those votes as required in the Nevada Revised Statutes as amended or including AB4 provisions.
- 67. This Court should issue an order requiring Clark County Registrar of Voters Joseph P. Gloria to provide a list of all voters with their addresses whose signatures were verified by the Agilis mail ballot processing machine and its software for signature verification and a list of all voters with their addresses whose signatures were submitted but rejected by the Agilis mail ballot processing machine and its software for signature verification.
- 68. As the Clark County Registrar of Voters Joseph P. Gloria has separated the ballots from the envelopes to be fed into and or read by the Agilis mail ballot processing machine and its software for signature verification, this Court must otherwise declare those ballots as lost or destroyed.

CRAIG MUELLER & ASSOCIATES, INC. 723 S. 7th Street, Las Vegas. Nevada 89101 Telephone: (702) 382-1200 Facsimile: (702) 637-4817

69. This Court should mandate the Clark County Commissioners to order a new election as mandated under NRS 293.465.

WHEREFORE, Petitioner pray;

- 1. That this Honorable Court hear the matter immediately;
- 2. That this Honorable Court issue a peremptory writ of mandate compelling the Board of County Commissioners to order a revote in all of Clark County based on the voter irregularities identified above, or in the alternative, issue a peremptory writ of mandate compelling the Board of County Commissioners to order a revote in Senate District 6, as it lies within Commission District C.
- 3. That this Honorable Court declare the use of the Agilis mail ballot processing machine and its software for signature verification violates the provisions of the Nevada Revised Statutes as amended or including AB4 provisions, order the lists of Agilis mail processed ballots that were accepted and those that were rejected;
- 4. That this Honorable Court issue preliminary and permanent injunctive relief requiring the Clark County Commissioners to order a new election under NRS 293.465.

Dated this 16th day of November, 2020.

CRAIG MUELLER & ASSOCIATES

CRAIG A. MUELLER, ESQ. Nevada Bar Number 4703 723 South 7th Street Las Vegas, Nevada 89101

EXHIBIT 1

EXHIBIT 1

Press Releases

Secretary Cegavske Announces Plan to Conduct the June 9, 2020 Primary Flection by All Mail

Post Date:

03/24/2020 3:58 PM



FOR IMMEDIATE RELEASE Contact: Wayne Thorley

(775) 684-5720 wthorley@sos.nv.gov

(Carson City, NV; March 24, 2020) — Nevada Secretary of State Barbara Cegavske, in partnership with Nevada's 17 county election officials, announces today plans to conduct an all-mail election for the June 9, 2020 primary election. All active registered voters in Nevada will be mailed an absentee ballot for the primary election. No action or steps, such as submitting an absentee ballot request application, will be required by individual voters in order to receive a ballot in the mail. Voters will be able to mark their ballot at home and then return it by mail using a postage-prepaid envelope or by dropping it off in person at a designated county location. This announcement applies only to the June 9, 2020 primary election.

cretary Cegavske seeks to reassure voters in Nevada that their health and safety while participating in voting is paramount to state and local election officials. "Because of the many uncertainties surrounding the COVID-19 pandemic, as well as the immediate need to begin preparations for the 2020 primary election, it became necessary for me to take action regarding how the election will be conducted," said Cegavske. "Based on extensive conversations with Nevada's 17 county election officials, we have jointly determined that the best option for the primary election is to conduct an all-mail election."

In order to slow the spread of the novel coronavirus, federal and state health officials have discouraged group gatherings. The training of thousands of poll workers who support Nevada's large in-person voter effort was scheduled to begin next week. The majority of Nevada's poll workers belong to groups that are at high-risk for severe illness from COVID-19. In order to maintain a high level of access to the ballot, while protecting the safety of voters and poll workers, the decision to conduct an all-mail primary election was made.

Even though the majority of voters will be casting a mail ballot for the June 9, 2020 primary election, the high standard Nevada has set for ensuring the security, fairness, and accuracy of elections will still be met. Deputy Secretary of State for Elections Wayne Thorley said, "The priority of the Secretary of State's Elections Division is to ensure every eligible Nevadan has the opportunity to safely vote in the primary election and that the integrity of the election is maintained. We are working with our 17 county election officials to implement the changes necessary to successfully administer this election."

In order to accommodate same-day voter registration, as well as assist voters who have issues with the ballot that was mailed to them, at least one in-person polling location will be available in each county for the June 9, 2020 primary election. These polling locations will be set up to ensure the safety of voters and poll workers alike. ecause in-person voting opportunities will be extremely limited for the primary election, Nevadans are encouraged to register to vote now and not rely on the same-day registration process. Voters are also encouraged to confirm that their voter registration information is up-to-date, including mailing address and political party affiliation. Visit www.RegisterToVoteNV.gov to register to vote online or make updates to your existing voter record.

Voters are reminded that absentee ballots must be dropped off in person by the close of polls on Election Day, or postmarked by Election Day. Ballots that are postmarked by Election Day and received no later than seven days after the election will be counted. Additionally, if a voter fails to sign the ballot return envelope or the voter's signature does not match the one on file with the county election official, the voter will be contacted, and the voter

I have up to the seventh day after the election to make the necessary correction. It is important to understand that these statutory deadlines will result in updating vote totals and election results for up to seven days after the election. Close races may remain undecided until all ballots are counted. All counties must certify the election results no later than 10 days after the election.

For more information about the June 9, 2020 primary election, please contact the Secretary of State's Elections Division at (775) 684-5705 or nvelect@sos.nv.gov.

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Return to full list >>

EXHIBIT 2

EXHIBIT 2

PUBLIC INTEREST

—— LEGAL FOUNDATION ———

223K Clark County NV Mail Ballots Went to Wrong Addresses in 2020 Primary

County Returns: 17% of Clark County Voter Roll Shows Wrong Addresses

AUGUST 2020 -- Unlike Washoe County and others, Clark County (Las Vegas metro) opted to send actual mail ballots to every registered voter on file for the June 2020 Primary election. The figures released by the Clark County Election Department to the Foundation outline the risks of the forthcoming all-mail election for Nevada purely from cost and process error standpoints.

Prior to the election, county officials testified that an all-county mailing would be needlessly expensive and result in significant amounts of ballots sent to wrong or outdated addresses, given that "inactive" registrants would be included in the bulk mailings. They projected an expense of \$184,738 to send to inactive registrants with an expectation that at least 90% would bounce back undeliverable in the mail.

Clark County			
Total Mail Ballots	1,325,934		
Transmitted			
Voter Returned & Accepted	305,008		
USPS Undeliverable	223,469		
% Undeliverable Active	42%		
% Undeliverable Inactive	58%		
Mailed to Active & Inactive Registrants			

Washoe County			
Total Mail Ballots	291,434		
Transmitted			
Voter Returned & Accepted	95,824		
USPS Undeliverable	27,640		
% Undeliverable Active	100%		
% Undeliverable Inactive	0%		

Some Context

According to the U.S. Election Assistance Commission Surveys spanning the 2012, 2014, 2016, and 2018 General Elections, the entire state of **Nevada reported only 5,863 mail ballots returned undeliverable**.

What AB4 Does in November 2020

- All "active" registered voters will receive a mail ballot.
- Ballot harvesting: individuals other than family members will be able to return ballots for others.
- 140 polling places will be available throughout the state (down from 572 in 2016 Election)

PILF President J. Christian Adams

"These numbers show how vote by mail fails. New proponents of mail balloting don't often understand how it actually works. States like Oregon and Washington spent many years building their mail voting systems and are notably aggressive with voter list maintenance efforts. Pride in their own systems does not somehow transfer across state lines. Nevada, New York, and others are not and will not be ready for November."

Undeliverable Ad	dresses by Party
Democrat	92,337
Republican	53,129
Others	78,003
TOTAL	223,469

Undeliverable Addresses by Status				
Active	93,585	42%		
Inactive	129,884	58%		
TOTAL	223,469	100%		

Sources

Clark County Voter Registrar Joe Gloria (August 3, 2020) Washoe County Voter Registrar Deanna Spikula (June 10, 2020) U.S. Election Assistance Commission; 2016 Election Administration & Voting Survey

EXHIBIT 3

EXHIBIT 3



Election Department

965 Trade Dr • Ste A • North Las Vegas NV 89030 Voter Registration (702) 455-8683 • Fax (702) 455-2793

> Joseph Paul Gloria, Registrar of Voters Lorena Portillo, Assistant Registrar of Voters

October 20, 2020

The Honorable Barbara K. Cegavske Secretary of State State of Nevada 101 N. Carson St., Suite 3 Carson City, Nevada 89701-4786

Attention:

Wayne Thorley

Deputy Secretary of State for Elections

RE: Accommodation of Members of the General Public at Polling Places, Mail Ballot Processing, and at the Central Counting Place

Dear Secretary Cegavske:

In accordance with NRS 293B.354, I am forwarding to you the following guidelines which are provided to our polling place team leaders and our election staff to ensure we accommodate members of the general public who wish to observe activities within a polling place and/or at the central counting facilities.

Polling Places (Early Voting and Election Day)

Designated public viewing areas are established in each polling place, both early voting and Election Day vote centers, where individuals may quietly sit or stand and observe the activities within the polling place.

Observation guidelines:

- Observers may not wear or display political campaign items
- Observers may not photograph, or record by any other means, any activity at any early voting or Election Day polling place
- Use of cell phones is prohibited in the polling place
- Observers may not disrupt the voting process
- If observers have questions, they must direct them to the polling place team leader

Mail Ballot Processing (Warehouse & Flamingo-Grevstone Facility)

The general public is allowed, according to the NRS, to observe the counting of mail ballots. In addition, as a courtesy, members of the general public are also being allowed to observe our mail ballot processing procedures, which occur prior to tabulation.

Due to space limitations we are processing our mail ballots in two different facilities:

- 965 Trade Dr., North Las Vegas, NV 89030
 - o AGILIS mail ballot processing
 - o Signature audit team
 - o Tabulation
 - Ballot duplication
- 2030 E. Flamingo Road, Las Vegas, NV 89119
 - o Counting Board
 - Ballot duplication

Observation guidelines:

- Observers may not wear or display political campaign items
- Observers may not photograph, or record by any other means, any activity at any early voting or Election Day polling place
- Use of cell phones is prohibited in the polling place
- Observers may not disrupt the voting process
- If observers have questions, they must direct them to the polling place team leader

Election Night (Warehouse Tabulating)

In front of our tabulation area an area is provided for any observer who wishes to observe our counting activity. Reports are provided after each update to the general public and are also available on our website for review. The general public may access the website through our free county wi-fi access on their personal devices should they choose to do so.

The public viewing area allows the general public to view the tabulation room, where the processing of election night results may be observed through windows that provide full view of all counting activity. Observers are not allowed inside the room because of congestion and COVID restrictions.

The Registrar is available to answer questions, although it should be noted that very few

Page 3 Secretary of State Barbara K. Cegavske March 14, 2018

individuals from the public have been at the Election Center Warehouse on election night since 2000. This will probably be different this year due to increased interest in observing our activities.

In accordance with NRS 293B.354, at link provided here is a link to the vote center polling places that will be used in the General Election on November 3, 2020 in Clark County. https://cms8.revize.com/revize/clarknv/Election%20Department/VC-Web-20G.pdf?t=1602940110601&t=1602940110601. An electronic copy is also attached to the e-mail.

Sincerely,

Saryl Baul Mhi

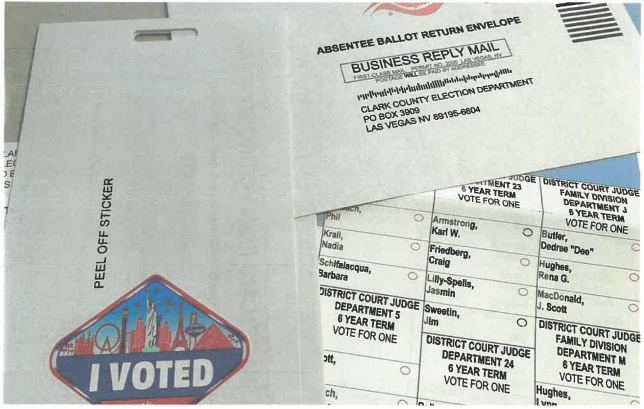
Joseph P. Gloria Registrar of Voters

Enclosures

EXHIBIT 4

EXHIBIT 4

VICTOR JOECKS: County lowers 'confidence level' for ballot signatures



A mail-in ballot for the primary election. (Hali Bernstein Saylor/Boulder City Review)



By Victor Joecks Las Vegas Review-Journal







October 20, 2020 - 9:00 pm

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The Clark County Election Department lowered the factory settings on its signature verification machine. So much for

matching signatures as an impenetrable guard against election fraud.

Earlier this month, every active Clark County voter should have received a ballot. Some people received more than their share of ballots. Last week, I shared the story of Laurel Morley, who received three ballots for two children who live out of state and a deceased aunt.

That's hardly the only concerning case. Another man wrote in to tell me his wife received two ballots. A reader sent me a picture of the two ballots he received in his name. He also received a ballot for his mom, who passed away five years ago. Audra Stagg sent a picture of her husband's ballot, which had been delivered to the wrong address.

These examples are just the tip of the loose-ballot iceberg. When confronted with situations like these, election officials claim signature verification makes mail ballots secure. They imply a signature is like finding a fingerprint at a crime scene: Everyone's signature is unique, and there's an impartial way to judge them.

There's not. Signature verification isn't an objective comparison but a sliding scale manipulated by election officials. Clark County is using an Agilis machine to do the first signature check. The machine uses an algorithm to compare variance in the signature. If the machine says the signatures match, then a

ballot is counted without any further review. The manufacturer recommends starting out at a 50 on a 0 to 100 scale.

That score is a "confidence level," said Anthony Paiz, vice president of field services of Runbeck Election Services, which makes the machine. Paiz said his company recommends changes to that score are "done with bipartisan" buy-in.

That didn't happen in Clark County, where officials downgraded the confidence level to a 40 out of 100.

"To determine what score to use, we ran tests of the system and concluded that 40 would accept all the signatures that are obvious matches," the spokesman said.

When asked if the "40" confidence level allowed inaccurate ballots to get through, the spokesman didn't respond by deadline. Registrar Joe Gloria refused to answer questions on Monday.

This is terrifying. Clark County is potentially the swing county in the swing state. It has tens of thousands of ballots floating around, legalized ballot harvesting and downgraded signature verification.

In the unlikely event that the Agilis machine — set at the lower threshold — rejects a signature, the ballot isn't flagged immediately. At least three county workers have to reject the ballot before officials consider the signature a mismatch. The

voter then is contacted to verify that he or she sent in that ballot.

It's worth noting that there are many situations where even perfect signature verification wouldn't detect fraud. For instance, if you're sent two ballots because the voter rolls contain two variations of your name, signature verification isn't helping. Or if you have access to a copy of the signature of someone, such as a relative or deceased family member, you could easily forge a signature.

The Election Department's motto seems to be, "Trust, don't verify." This doesn't prove fraud is widespread, but it does show there is ample opportunity.

Victor Joecks' column appears in the Opinion section each Sunday, Wednesday and Friday. Listen to him discuss his columns each Monday at 3 p.m. with Kevin Wall on AM 670 KMZQ Right Talk. Contact him at vjoecks@reviewjournal.com or 702–383–4698. Follow @victorjoecks on Twitter.



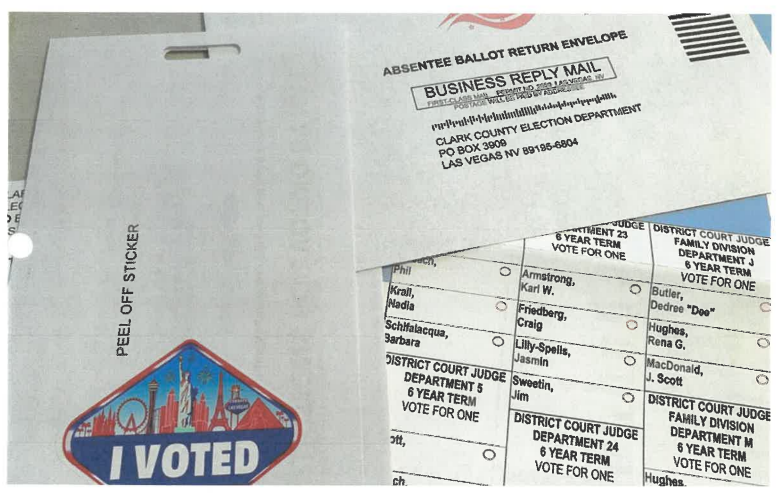
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VICTOR JOECKS: Clark County election officials accepted my signature — on 8 ballot envelopes



By <u>Victor Joecks</u>
Las Vegas Review-Journal

1 day ago



A mail-in ballot for the primary election. (Hali Bernstein Saylor/Boulder City Review)

Clark County election officials accepted my signature on eight ballot return envelopes during the general election. It's more evidence that signature verification is a flawed security measure. For months, election officials have told Nevadans not to worry about ballots piling up in apartment trash cans or sent to wrong addresses.

"Discarded mail ballots cannot just be picked up and voted by anyone," a fact sheet from the secretary of state's office <u>says</u>. "All mail ballots must be signed on the ballot return envelope. This signature is used to authenticate the voter and confirm that it was actually the voter and not another person who returned the mail ballot."

I wanted to test that claim by simulating what might happen if someone returned ballots that didn't belong to him or her. Plenty of people had this opportunity. Billy Geurin, a 10-year Las Vegas resident, found five loose ballots in his apartment mailroom. A reader emailed me a picture of a pile of mail on the side of the road, which included loose ballots. There are numerous pictures of similar examples on social media.

Nine people participated in this test. I wrote their names in cursive using my normal handwriting. They then copied my version of their name onto their ballot envelope. This two-step process was necessary to ensure no laws were broken.

On Monday, I asked Clark County Registrar Joe Gloria about this scenario. If ballots signed by someone else "came through, we would still have the signature match to rely on for identity," he said. Asked if he was confident the safeguard would identify those ballots, he said, "I'm onfident that the process has been working throughout this process."

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He was wrong. Eight of the nine ballots went through. In other words, signature verification had an 89 percent failure rate in catching mismatched signatures.

This could explain how a ballot "signed" by Rosemarie Hartle, who died in 2017, made it through signature verification, as reported by 8 News Now. It could explain how Jill Stokke, a longtime Las Vegas resident, was told the signature on her ballot matched, even though she said she never received it.

County officials aren't working proactively to determine whether unscrupulous actors abused this vulnerability in a widespread fashion. Gloria's office doesn't "have an investigatory team." He said his office catches fraudulent votes "when they're reported to us." So if a criminal doesn't admit he committed voter fraud, Clark County is unlikely to find out about it. Willful ignorance isn't an election security strategy.

Leave aside the presidential race. Fewer than 200 votes <u>separate</u> the leading candidates in Senate District 5. In 2018, state Sen. Keith Pickard <u>won his race by 24 votes</u>. Even small amounts of fraud can swing results.

It's unclear how much voter fraud took place in Nevada. But it's clear signature verification isn't the fail-safe security check elections officials made it out to be.

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I-Team: County received mail-in ballot from Nevada woman who died in 2017; state investigating 2 allegations |

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Submitted by 8NewsNOWStaff (profile/101415/9newsnawstaff), Monday, November 9th, 2020, 5:31pm

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LAS VEGAS (KLAS) - State elections officials are investigating at least two cases of ballots cast in the names of deceased individuals on Clark County's voter rolls, the I-Team confirmed.

A state law passed this year required all counties to send every registered voter a mail-in ballot. At least two ballots in Clark County were returned from individuals who remain on the voter rolls, but who are no longer alive.

Rosemarie Hartle of Las Vegas died in 2017 at age 52 from breast cancer, her husband, Kirk Hartle, told the I-Team. A ballot for Rosemarie was issued and later received by the county, but Kirk said the ballot never came to his house.

The I-Team found even though Rosemarie died in 2017, her name appears on the active voter list.

It was disbelief," Kirk said when he found out a ballot was cast in his wife's name. "It made no sense to me."

Rosemarie's signature matched to what Clark County officials had on records, officials said. Until their investigation is complete, there is no way to know who signed the ballot.

"That is pretty sickening to me to be honest with you," Kirk said.

Rosemarie's ballot was issued on Oct. 9. It was returned the day before Election Day, according to BallotTrax, the system Clark County uses to track ballots from when they are dispatched to when they are counted.

"It certainly brings up a lot of discomfort," Kirk said. "There's a pretty exhausting process you go through when someone passes."

The county regularly updates its voter rolls, officials said. The data is updated as part of the Electronic Registration Information Center, a project among 30 states to share voter information.

In an unrelated case, a Las Vegas man who died in 2017 also had a mail-in ballot cast in his name. Clark County officials said it appears his ballot was returned by a family member, who herself did not vote.

Clark County Registrar of Voters Joe Gloria said any illegal activity will be flagged.

"We have the data," he said, adding the Secretary of State would "vigorously go after anyone who tried to test the system."

No charges have been filed in either case. Clark County does not directly investigate voter fraud or allegations of fraud and sends the information to the Secretary of State's Office and the attorney general.

Monday morning, President Trump tweeted Nevada was turning into a "cesspool of fake votes," but provided no evidence. Twitter flagged the tweet and provided the I-Team's reporting as evidence of a lack of widespread fraud, something Nevada and federal officials have consistently pressed.

Officials with the Nevada Attorney General's Office said they are aware of the allegations, but some complaints about the issues sent to them by Nevada Republicans were redacted.

"This morning, we received a redacted affidavit that does not contain the individual's name, signature or contact information," a spokesperson for the office told the I-Team. "As it stands, our office has not yet received a formal complaint and cannot conduct an investigation without such critical details. This office takes allegations of voter fraud extremely seriously and works with our elections officials, as well as law enforcement partners in Nevada and other states, to hvestigate and prosecute voter fraud when warranted by the evidence."

Any election-related complaint can be filed at ag.nv.gov (http://ag.nv.gov).

Sources close to the Trump campaign and the Nevada Republican Party said more allegations would be released soon.

As of Monday, President-Elect Joe Biden led President Trump by 65,000 votes.

sunrise.8newsnow.com/news/2569052-i-team-county-received-mail-ballot-nevada-woman-who-died-2017-state-investigating-2-allegations

11/16/2020

I-Team: County received mail-in ballot from Nevada woman who died in 2017; state investigating 2 allegations | | Sunrise News

Last week, a federal judge denied an emergency motion from Nevada Republicans after they sued Clark County and the Secretary of State's Office, claiming voter fraud. The lawsuit alleged the county's signature verification system uses lower quality images than its software requires.

READ ORIGINAL STORY... (https://www.8newsnow.com/i-team/i-team-county-received-mail-in-ballot-from-nevada-woman-who-died-in-2017-state-investigating-2-allegations/)

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RealClear Politics

Tucker Carlson: Yes, Dead People Did Vote Using Mail-In Ballots

Posted By Ian Schwartz On Date November 12, 2020



FNC's Tucker Carlson said dead people did vote in the 2020 presidential explained why voter fraud matters, even when it doesn't swing races on broadcast of his show.

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TUCKER CARLSON: It's been more a week since the final voters were cast, and still many of Donald Trump's 72 million voters believe this election was fundamentally unfair. They're right about that. There was massive outside interference in our democracy, and it wasn't by Russia. The tech monopolies of Silicon Valley used their unprecedented control over news and information to silence Donald Trump's supporters, and to protect Joe Biden. At the same time, public health authorities and blue state governors wielded the pandemic like a partisan political weapon. It's hard to believe they did that, but they did. Corporate American helped them do it. In a moment, we'll have a report on big pharma's role in that scam. It's an

amazing story.

And then there's the question of the votes themselves, the actual ballots. Democrats completely changed the way we voted in this election. Our system has never been more disorganized and vulnerable to manipulation. Was there voter fraud last week? That's a question we've been working on since election night. We've tried to be as careful and precise as we can be in our reporting. In a moment like this, truth matters more than ever. False allegations of fraud can cause as much damage as fraud itself. Jussie Smollett hurt more people with his lies than any actual hate crime. The last thing America needs is more damage. So we want to be accurate. What we're about to tell you is accurate. It is not a theory. It happened. We can prove it.

Other news organizations could prove it too. They've simply chosen not to. The position of corporate media this week is simple: there was no fraud. The New York Times, once the paper of record, declared this as fact this morning, across the entire front page. Take a look at the banner headline: "Election Officials Nationwide Find No Fraud." No fraud. None. End of story. Move on, and listen to Kamala.

You're hearing the same from virtually everyone in media. At CNN, the anchors have been repeating that message for days. They say it with the kind of brittle intensity that suggests that, precisely because they don't really believe what they're saying, you absolutely must believe it. Shut up and accept the verdict, America:

JOHN BERMAN, CNN: "Sources tell CNN that top aides suggesting that the defeated president, President Trump, hold rallies to drum up bogus conspiracies about election fraud."

DON LEMON, CNN: "The GOP keeps spreading completely unsubstantiated

claims of voter fraud."

BROOKE BALDWIN, CNN: "The attorney general now telling federal prosecutors to look into those unsubstantiated claims of voter fraud."

CNN'S ANDERSON COOPER: "There is no evidence of widespread voter fraud. No evidence of wide-spread flaws in the mail-in voting process."

"Bogus conspiracy theories." "Completely unsubstantiated claims of voter fraud. What exactly are they talking about?" They won't tell you, so we will. Right now, fewer than 15,000 votes separate Donald Trump from Joe Biden in the state of Georgia. That's close enough that it's worth getting specific about what happened. Georgia's secretary of state has confirmed there will be a hand-recount of all votes. Among those votes, auditors will find a ballot cast by a woman called Deborah Jean Christiansen. You'd be pressed to find anyone who's got a bad word to say about Deborah Jean Christiansen. She's been well known in her community for years as a bird watcher, an avid gardner, and a committed fan of the Georgia Bulldogs. Those who knew her were sad when she died last May. They may be surprised to learn that, even after her death, Deborah Jean Christiansen still managed to register to vote and then cast a ballot, presumably for Joe Biden.

In some ways, it's an inspiring story — the triumph of voting over death. No one embodies it quite like James Blalock of Covington, Georgia. Mr. Blalock was a mailman for 33 years, until he passed away in 2006. Fourteen years later, according to state records, he was still mailing things. James Blalock cast a ballot in last week's election. How did he do that? It might be worth asking the New York Times. Maybe James Blalock was just one of those extraordinary mail carriers: neither rain, nor snow, nor gloom of night — nor even death itself — could keep him from exercising his sacred franchise. In his case, maybe voting from the grave wasn't really fraud. It was commitment.

OK. But what about Linda Kesler of Nicholson, Georgia? Linda Kessler died in 2003. Seven years later, she was still voting in presidential elections. Edward Skwiot of Trenton, Georgia spent his life working construction and teaching school. In his spare time, he loved bluegrass music. According to those who knew him, he "played multiple instruments and enjoyed jam sessions." When he died five years ago at the age of 82, it seemed like he was gone from this world for good. But no. Last week he voted for president.

And he wasn't the only one. On your screen right now you'll see the names of other deceased voters. Each one of them played a role in last week's election. So far, there aren't enough of them to alter the outcome. That could change as we learn more. But for the moment, the point is, they exist. Dead people voted. The question is, how? How exactly did they cast ballots? The short answer is, mail-in voting. Dead people tend to vote more when you make it easy for them to vote, and this year we certainly did. States sent ballots and registration forms to millions of people unsolicited. The pretext was Covid. We had to do this for public health reasons, remember? We had no choice. The effect, of course, was encouraging fraud.

One 2012 study by Pew found there were close to two million dead people still on the voter rolls around the country. That study also found that approximately 24 million voter registrations — that is, one out of every eight — were wrong. They were no longer valid, or were significantly incorrect. Close to three million people had registrations in more than one state. If you start sending ballots and registrations to lists like this, you're guaranteed to increase the amount of fraudulent voting. That's exactly what Democrats did. Republicans, we should add, let them do it.

Take the state of Nevada, where Joe Biden is currently leading Donald Trump by fewer than 40,000 votes. This year, state Democrats and their lawyers made sure that Nevada sent ballots -- not ballot applications, but

actual ballots -- to every registered voter in the state, whether they requested them or not. They did this, even though they knew there were more than 41,000 people who are registered to vote in Nevada, but haven't voted or updated their registrations in more than ten years. Many of these people are dead or gone. But they got ballots anyway.

One of those people was a former elementary school teacher called Rosemarie Hartle. According to her 2017 obituary, Rosemarie Hartle was "loving, fun, sassy and sarcastic in a fun way; beautiful, powerful, relentless, and inspiring." Sadly, now she's gone. But her voter registration remains. She's still on the rolls. Someone received Rosemary Hartle's ballot in the mail and cast it. Who did this? We don't know. We wish we did. It's fraud. It's a threat to our system, and it's being hidden by a news media totally vested in a Biden presidency.

We should know much more about this. But thanks to the media blackout, it's left to independent conservative sites -- places like The Federalist -- to report what the rest should be reporting. Thanks to them, we know that on October 9, a man called Fred Stokes Jr., received an unsolicited ballot in Clark County, Nevada. Three weeks later, the county received his ballot. Voting records indicate the ballot was "completed." Fred Stokes has been dead for three years. He died in June of 2017 at the age of 92.

In Pennsylvania, the state that made Joe Biden the "president-elect," there are likely quite a few dead voters. According to a report from last December from the state's Department of Auditor General, nearly 3,000 potentially deceased voters remain on Pennsylvania's voter rolls. The Trump campaign says it's found evidence that some of them voted this year. For example, on Cotober 24th, Allegheny County officials mailed a ballot to one Denise Ondick. She'd died two days before. Yet, somehow, records show that country officials received Denise Ondick's completed ballot on November 2. Again, we're showing you more names on the screen, just like Denise

Ondick's. We can confirm that they all voted in last week's election, and all of them were dead when they did.

None of this is conjecture — much less one of the "bogus conspiracy theories" CNN worries about. It's entirely real. It didn't happen by accident. Democrats understand that when you send mail-in ballots to an entire unverified voter roll, you can't really know who's voting. But just to be sure fraud remained likely, Democrats filed lawsuits in Nevada to eliminate signature verification. In 2019, well before the coronavirus panic, Ron Wyden, a Democratic senator from Oregon, sponsored the Vote by Mail Act. The bill demands that every state in the country mail ballots to their entire unverified voter lists. In other words, Democrats want fraud. They're pushing it.

This summer, Democrats in the House passed something called the "HEROES Act." It wouldn't have simply have provided, quote, "automatic mailing of absentee ballots to all voters" in this country. It also would have prevented states from restricting ballot harvesting, meaning that anyone could collect and return bundles of ballots to polling stations -- with no oversight.

Expect more of this. Loose voting rules are too useful for the left to pass up. In January, Democrats could gain control of the United States Senate. If that happens, they will pass the HEROES Act into law. Right now, they're claiming universal mail-in ballots are necessary because of the coronavirus. That's a lie. They've been pushing for this for years. According to Barack Obama, the most divisive president in US history, if you're against sending ballots to unverified voting lists, you're a racist. Watch:

OBAMA: "Even as we sit here, there are those in power who are doing their darnedest to discourage people from voting by closing polling locations and targeting minorities and students with restrictive ID laws and attacking our

voting rights with surgical precision, even undermining the postal service in the run up to an election. It's going to be dependent on mail-in ballots so people don't get sick."

Obey, or I'll call you racist. Obama spent eight years working that scam. Amazingly, a lot of people still fall for it. We shouldn't. If we care about our democracy, we've got to demand clean and honest voting, regardless of the outcome. That's the key to everything. Otherwise we'll find ourselves where we are now: cynical, distrustful, withdrawn. Social trust is essential to a democracy. If you want people to believe in the system, you can't just yell at them on TV. You have to create a system that's worth believing in.

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DECLARATION OF ROBERT E THOMAS III

Robert E. Thomas, III, declares as follows:

- I am over the age of 18 years and have personal knowledge of the facts stated 1. herein, except for those stated upon information and belief, and as to those, I believe them to be true. I am competent to testify as to the facts stated herein in a court of law and will so testify if called upon.
- I make this declaration in support of Petitioner's Petition for Writ of Mandamus, or 2. in the alternative, Writ of Prohibition.
 - I am a Nye County registered voter in the State of Nevada. 3.
- 4. As a registered voter in the State of Nevada, there is a mechanism for my status as a voter to be challenged if I physically show up to vote, however there is no such mechanism for voters who vote by mail to be challenged. I'm worried that the votes of people who vote in person will be diluted because it is possible to challenge them as opposed to people who vote by mail.
- Moreover, as a member of public, I am expressly granted to the right to observe the 5. counting of the ballots at the central counting place.
- On Monday, October 19, 2020 I went to a Clark County facility located at 965 6. Trade Dr., North Las Vegas, NV 89030 to observe mail ballot processing.
- As part of my observation, I observed the AEGILIS machine. The observation area 7. for the AEGILIS machine was at the end of the room.
- The observation area was approximately 25st away from the monitor that controlled 8. the operation of the AEGILIS machine, and I was not able to see the monitor screen.
- I noticed the machine would sporadically have mechanical issues. The worker 9. would then go talk to support staff who would come to the monitor to correct something.
 - I was not close enough to see what was corrected or what the error was. 10.
- While there was a break, I asked my ambassador [an Extra-Help employee hired to escort observers] to see the screen My ambassador said she talked to Joe Gloria and I was not allowed to see the screen. However, I was told there was an ongoing issue with the AEGILIS machine matching signatures from the DMV.

MAC:14221-005 Declaration of Robert E. Thomas III V4 10/22/2020 5:38 PM

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- The observation I was allowed to do was meaningless because I could not see the 12. process in its entirety and my ambassador could not answer some of my questions.
- On Monday, October 19, 2020, I was also observing the verification stations at the 13. same Clark County location. The observation area for the verification station is partitioned away from the station with plexiglass. The computer screens in the verification station are too far away from observers to have meaningful observation and the observers cannot hear the telephone calls being made.
- On Wednesday, October 21, 2020 I returned to the Clark County facility located at 14. 965 Trade Dr., North Las Vegas, NV 89030 to observe mail ballot processing.
- As part of my observation, I observed ballot counting in a room with a wall of 15. windows, like a fishbowl. I was stationed outside of the room looking in through the windows. Each station in the room has a computer monitor and terminal. As an observer, while I could identify an error message appear on the monitors, I was unable to read what the error was because the observation area was too far away.
- During my observation, I was required to be with ambassadors at all times. 16. Unfortunately, there are not enough ambassadors to allow consistent and meaningful observation of the entire process.
- It was my observation that after a ballot has been opened, the staff member who 17. opened the envelope reviews the ballot. I am informed and observed that if a ballot is rejected, the ballot is then placed back into the same envelope in which it was received. The result is that the board member reviewing the ballot knows the identity of the voter who cast the ballot and can now observe or even record how the individual voted. Moreover, I am informed that if the ballot has a deficiency that requires it to be duplicated by another staff member, the envelope is sent with the ballot to be duplicated, resulting in yet another staff member observe how the voter cast their ballot.
- 18. This process is concerning because it does not ensure ballot secrecy and if the staff member does not agree with how the individual voted, this knowledge may become an incentive for the staff member to invalidate the ballot, risking voter disenfranchisement.

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Pursuant to NRS § 53.045, I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

Dated this 22nd day of October, 2020.

Robert E. Thomas III

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DECLARATION OF FRED KRAUS

Fred Kraus, declares as follows:

- I am over the age of 18 years and have personal knowledge of the facts stated 1. herein, except for those stated upon information and belief, and as to those, I believe them to be true. I am competent to testify as to the facts stated herein in a court of law and will so testify if called upon.
- 2. I make this declaration in support of Petitioner's Petition for Writ of Mandamus, or in the alternative, Writ of Prohibition.
 - I am a Clark County registered voter in the State of Nevada. 3.
- As a registered voter in the State of Nevada, there is a mechanism for my status as 4. a voter to be challenged because I voted in person, however there is no such mechanism to challenge voters who cast their vote by mail. I am concerned that people like me that are voting in person are having our votes diluted or cancelled because our votes can be challenged, unlike the votes of those that vote by mail.
- Moreover, as a member of public, I am expressly granted to the right to observe the 5. counting of the ballots at the central counting place.
- On Thursday, October 15, 2020 I went to a Clark County facility located at 2060 6. E. Flamingo Road, Las Vegas, NV 89119 to observe mail ballot processing.
- As part of my observation, I observed the preparation of duplicate ballots in lieu of 7. damaged ballots.
- I was confined to a rectangular space situated at the intersection of the long part of 8. an L shaped room. From this vantage point, I was only able to observe a few tables on the base of the L shape of the room.
- There were rooms or offices where staff would walk in and out with ballots, but we 9. were not allowed to view the process or conduct of staff in these rooms. For example, at the East Flamingo location there was a room labelled "MB Vault." Inside were large bins with many shelves with blank ballots. I observed staff walking in and out of that room and retrieving blank ballots with green envelopes in their hands that contained ballots and then going to a part of the

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room that I could not observe. At the Trade Drive location in the room with the Agilis Machine there was a side door with a small window and a set of steps leading to a floor above. I was not permitted in that room. I was told later by a county employee escorting me out of the Agilis room that there were blank ballots stored upstairs. Before I left that room, I saw an employee returning with papers in a tray.

- For example, once the operations at the tables at Greystone were completed a box 10. of ballots would be taken to a supervisor's office located across from where we were seated that I could not see into. On other occasions, the box of ballots was carried or wheeled in a cart past me to a location that I could not see. However, on being escorted to my small location when I arrived or being escorted out of the room during break times for employees' breaks, I could see that there was an audit area but other than just noticing that area I was unable to observe the operations in this audit area. I was told the boxes would be inspected for compliance with procedures. Ultimately, I would see portable black vaults coming out of the supervisor's office and leaving the room. I was told the portable black vaults contained the finished boxes. The portable black vaults were to be taken to another vault room at Greystone and later were to be returned to the Trade Drive campus. However, we were not permitted any meaningful opportunity to see what the supervisor was looking to do during her inspection or what the process was in the audit area or, in either case, to observe the sealing of the boxes for transport back to the Trade Drive location.
- On Friday, October 16, 2020, I returned to the Clark County facility located at 2060 11. E. Flamingo Road, Las Vegas, NV 89119 to observe mail ballot processing.
- I was escorted to the same area as the day before for observation. Although I was 12. able to walk past the duplicator desks, I was not given any time to make observations.
- I viewed ballot examiners place defective ballots in a green folder. Roving 13. employees would then take these green folders to the ballot duplicators which were not visible from the viewing area, but would often, but not in all cases, enter the Master Ballot Room where sometimes I could see from a distance their removing a blank ballot and leaving the room and heading in the direction of the duplicating tables.

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- On Saturday, October, 17, 2020, I returned to the Clark County facility located at 14. 2060 E. Flamingo Road, Las Vegas, NV 89119 to observe mail ballot processing.
 - I was allowed to observe in the same confined area as the previous days. 15.
- There were 32 tables for ballot examiners. Of which, I was only able to see 24 of 16. the tables from a distance with all but a few located at a distance such that I could not engage in meaningful observation.
- Notably, I could only hear what was being discussed at the few tables closest to me. 17. There were also 7 duplicator tables which were not visible from my designated area.
- On Tuesday October 20, 2020, I went to a Clark County facility located at 965 18. Trade Dr., North Las Vegas, NV 89030.
- I observed the scanning/tabulation of ballots in the scanning room. The scanning 19. room is an enclosed area with two sections. The section closest to the observation area has a glass window and the scanning operation takes place in that room. That room is connected to a back room which has a glass wall facing the observers.
- It was impossible for me to determine what processes were happening in the back 20. room because the designated area for observers was too far away.
- I was shown two offices which were dedicated to resolving rejected ballot issues. 21. These offices were referred to as the Freedom Room and the Liberty Room. The Freedom Room was staffed, but I was not allowed to enter or observe.
 - 22. The Liberty Room was not staffed and I was not allowed to enter.
- 23. During my observation, I was required to be with ambassadors or minders at all times. Unfortunately, there are not enough ambassadors to allow for more than a few observers and the function of the ambassadors or minders is to make sure we were only able to observe operations from specified locations, which would not permit a consistent and meaningful observation of the entire process.
- I was told by one of my ambassadors or minders at the East Flamingo location that 24. the only function performed there was an examination of ballots to see if the ballots were damaged, soiled or obscured in some way such that they would not be suitable for tabulating when returned

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to the Trade Drive location. However, I observed small envelopes at the tables I could see that were labelled for rejected ballots. When I inquired about the rejection envelopes, I was told that the only rejection that takes place at Greystone is when a voter signs the ballot. However, there were white sheets of paper attached to the glass or plexiglass at each table that were labelled "Rejected Ballot Codes" and which then listed seven (7) rejection codes. Rejection for a voter signing the ballot was not among the rejection codes listed. The instructions in one rejection category included a requirement that the employee "Find the ballot envelope with the voter's name on it" and "place the ballot back in the ballot return envelope."

- I also noticed a sign on the wall that stated "Rejecting Identified Ballots" which 25. was not consistent with an operation limited to examining ballots for those not machine worthy.
- I was able to observe on a number of occasions that workers at tables placed 26. documents in Rejected Ballot envelopes. In addition, on the morning of October 17, 2020, I overheard a worker at the table located just outside the offices across from me mention to a supervisor that one of her envelopes had 2 ballots inside. That would be a rejection code of RT from the Rejected Ballot Code papers affixed to each table working area. So, the statement made to me on October 15, 2020 that the only rejected ballots processed at the East Flamingo location were those where the voter signed or initialed the ballot was incorrect
- I did see a Rejected Ballot envelope sitting on top of the completed trans file at a 27. table where I overheard the employee mention to her supervisor that she had an envelope with 2 ballots. While I could not see the worker insert the ballots and the return ballot envelope, which contains the voter's signature, into the Rejected Ballot envelope, I believe that she did so and thus would have been able to observe the name of the voter who signed the return ballot envelope. I believe this because one of the signs on the walls was entitled "Rejecting Identified Ballots." The instructions in that separate rejection category included a requirement that the employee "Find the ballot envelope with the voter's name on it" and "place the ballot back in the ballot return envelope." In addition, when a ballot is rejected the only way to identify whose ballot was rejected would be to place both the ballot and the return ballot envelope, which identified the voter whose ballot was rejected, in the rejected ballot envelope.

This process is concerning because it does not ensure ballot secrecy and if the staff 28. member does not agree with how the individual voted, this knowledge may become an incentive for the staff member to invalidate the ballot, risking voter disenfranchisement

Pursuant to NRS § 53.045, I declare under penalty of perjury under the laws of the State of Nevada that the foregoing is true and correct.

Dated this 23 day of October, 2020.

hed hears

MUELLER & ASSOC. FS, INC. 723 S. 7th Street, Las Vegas, Nevada 89101 Telephone: (702) 382-1200 Facsimile: (702) 637-4817

AFFIDAVIT OF KANOA IKEDA-FLYNN

STATE OF NEVADA)
)ss:
COUNTY OF CLARK)

- I, Kanoa Ikeda-Flynn, being first duly sworn, deposes and says:
- 1. I am over the age of 18 years old and reside at 10639 Cliffords Tower Court, Las Vegas, Nevada 89135. I swear that the following facts are true based on my personal knowledge and I am competent to testify thereto; as to any other matters, of which I have no personal knowledge, I base my statements upon information and belief;
- 2. I signed up with the Clark County Elections to be a poll worker. I was told I could not be a poll worker. I instead was offered to be a Counting Board Member. Amanda Garcia hired me early October of 2020. I began approximately October 13 or 14, 2020 as a non-partisan worker.
- 3. I participated in two training days. We met at a splinter location at Flamingo and Maryland Parkway. We had two training sessions of approximately 6 hours each day.
- 4. I stopped working on November 6, 2020 due to concerns about how the votes were being counting.
 - 5. When I left, the facility was still counting ballots.
- 6. I counted approximately 3 boxes of ballots a day, each box containing 150 ballots.

 I conservatively estimate that I counted approximately 14,000 ballots.
- 7. I personally witnessed disregard of signature verification as well as other irregularities.
- 8. While working, I observed a significant number of signatures on mail-in ballots that I believe did not match the name and should have been reviewed. When I asked the

supervisors, Amanda Garcia and others, about it, instead of taking the ballot to verify the signature in the electronic database, the supervisor told me to push the envelope through without verification.

- I personally observed an envelope on which the voter reported that he or she no longer resides at the address on the ballot. This ballot should have been listed as a rejected ballot, but the supervisor instructed me to push the ballot through.
- 10. I believe that other workers at the counting facility share the same concerns that I have.

FURTHER YOUR AFFIANY SAYETH NAUGHT.

KANOA IKEDA-FLYNN

SUBSCRIBED and SWORN to before me

By: KANOA IKEDA-FLYNN

this 1th day of November, 2020.

In and for said County and State



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34	4	1817 GLENVIEW DR	1817 GLENVIEW DR	3366	702330 MCKENNA, STEVEN MICHEAL
37	4	7809 HONORS CT	7809 HONORS CT	3431	659378 MAYO, BETH JANET
37	4	2604 DESERT BUTTE DR	R	3036	621465 CROSBY, SARA HARRISON
37	4	2604 DESERT BUTTE DR	2604 DESERT BUTTE DR	3036	601158 CROSBY, GEORGE ROBERT
37	4.	9333 SUN ROSE AVE		3807	577527 BATALONA, LORRAINE THERE
37	4	4221 N BONITA VISTA ST	4221 N BONITA VISTA ST	3757	
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34	4	7916 BRIDGE GATE DR	7916 BRIDGE GATE DR	3395	2367391 HUNG, PHYRE
37	4	8404 ORCHARD RIDGE AVE	3435 8404 ORCHARD RIDGE AVE	3435	
34	4	2009 BLOOMFIELD CT	3800 2009 BLOOMFIELD CT	3800	2310884 ANDERSON, ASPEN HOPE
34	ь	1032 BIRD SPRINGS DR	3762 1032 BIRD SPRINGS DR	3762	2280181 RILEY, REBEKAH
34	щ	8201 DISTANT STAR CT	3361 8201 DISTANT STAR CT	3361	
34	4	RED BROOK DR UNIT 104 8709 RED BROOK DR UNIT:	3739 8709 RED BROOK DR UNIT 104	3739	2270246 PULLEY, DAVID ANDREW
37	4	10001 SUMMER OAK LN UN	3385 10001 SUMMER OAK LN UNIT 10001 SUMMER OAK LN UN	3385	2257617 PACHECO, DANICE
34	4	2209 TALL PINE DR	2209 TALL PINE DR	3842	2254408 MOORE, MARIAN L
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34	ر د	STAPLETON AVE	8445 STAPLETON AVE	3864	2149059 FORNOS, JORGE ARIEL
34	ر د.	1401 SEWARD ST UNIT 204	1401 SEWARD ST UNIT 204	3761	
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37	٥ 4	3875 BUSSET FALLS ST	3825 RUSSET FALLS ST	3217	203087 MUELLER, RANDALL HOWAR
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37	4.	//1/ CRENSHAW WAY	7/1/ CRENSHAW WAY	3/35	1748957 MORENO LALIRA HILISSA
37	4	3412 WAYWARD CT	3412 WAYWARD CT	3431	
34	ω		1009 DOMNUS LN UNIT 102	3363	
34	4		2208 TOSCA ST APT 201	3754	
37	4	2005 ARBOR FOREST ST	3385 2005 ARBOR FOREST ST	3385	
34	4	8824 ROZETTA CT	8824 ROZETTA CT	3366	1340027 CARLIS, MARLA Y
37	4	7216 NOOK CREST CT	3760 7216 NOOK CREST CT	3760	
34	ъ	1301 N RAINBOW BLVD APT	3760 1301 N RAINBOW BLVD APT 56	3812	129686 GAMBRELL, GAIL MARGURITI
37	4		4021 DALE EVANS DR	3702	1221822 BOYD, TODNEE LATANYA
37	4	4060 DREAM DAY ST	2600 4060 DREAM DAY ST	3760	1154944 WILGAR, JENNIFER LACE

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52045 MEOLA, GIACOMO A	8837	FAIRCREST	DR	LAS VEGAS	N.	****	3789 REP	11/12/2020	A 4	27	n 6	. 2	J ~	VELETONIA MEMORIAL LESURE CIN	10/23/2020 EV
78583 CALARA, ROCKEL P	3958	VISTA GOLD	q	LAS VEGAS	N	*******	3435 REP	0606/61/81	Δ.	27	7 (4 -	MICONIAIR CREST COMMINIONITY CENTER	TO/ 79/ 2070 FA
09848 VALENTI, STEVEN JOSEPH	7432	ENCHANTED HILLS	DR	LAS VEGAS	N.	******	3759 REP	10/13/2020	h .	27	2 (7 6	WOODINAM CREST COMMONITY CENTER	TO/1//2020 EA
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96012 BURNS, ZACHARY KANE	ebles.	TAND SHIP STATE	70 1	DAS FEGAS	N.	***************************************	3393 LIEM	10/16/2020	4	34	6 C	4	7 E	LAS VEGAS ATHLETIC CLUB-RAINBOW	10/25/2020 Mail
38885 WILKINS, CORNELL L	3075 \$	REONCO POINT	3 5	LAS VEGAS	VV	*******	3757 REP	10/16/2020	4	37	60	4	7 6	MOUNTAIN CREST COMMUNITY CENTER	10/30/2020 Mail
29746 RANKIN DETONIBREA	1001 41	BRUNCO	18		N	#####	3844 DEM	9/21/2020	4	ω	3 C	4	2 C	LAS VEGAS ATHLETIC CLUB-RAINBOW	10/22/2020 Mai
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20000 MADD RETUANY DAMESTS	1621	SHADOW MOUNTAIN	P	LAS VEGAS	٧V	######	3855 DEM	9/21/2020	4	w	3 C	4	2 C	MEADOWS MALL	10/26/2020 Mai
OCCUPATION OF STREET STREET	Daco	LEGITAR	DR	LAS VEGAS	٧V	*******	3813 DEM	11/12/2020	4	34	66	4	2 C	LOWES CHAIG ROAD	A3 0000/90/01
DEBCE TONTHAY BICHARD	1110	KUYAL LAMB	DR	LAS VEGAS	N	munn	3364 NP	11/12/2020	w	2	e C	ω	7 E	DOWNTOWN SUMMERLIN-LY BALLPARK	10/37/3030 EV
A7670 INKOV NICK	4,01	MANSION HALL	9	LAS VEGAS	NA.	*******	3780 REP	11/12/2020	4	37	<u>د</u>	4	7 E	CENTENNIAL CENTER	10/29/2020 FV
89777 WARD ASAGGE ANDUDIE	1//	POPOLO	DR	LAS VEGAS	NV	********	3576 NP	9/21/2020	w	2	60 C	ω	13 E	DOWNTOWN SUMMERLIN-LY BALLPARK	10/29/2020 Mai
SOTTO WARD ABIGAII CHRISTING	1953	LEMITAR	DR	LAS VEGAS	NN.	*******	3813 DEM	11/12/2020	4	34	г О	4	2 0	LOWES CRAIG ROAD	10/26/2020 FW
DOTAT TELECTURE BOMAIN DEPARTMENT	1900	LEMITAK	OR	LAS VEGAS	NV	#####	3813 DEM	11/12/2020	4	34	60	4	2 0	LOWES CRAIG ROAD	3 5
SAASS COMENT STIEN, NORMED STUDENTUS	1912	SUMMER PINE	q		AN	#####	3385 REP	10/20/2020	4	37	60	4	7 8	VETERANS MEMORIAL LEISURE CTR	יום מכפכלפולפו
CONTROL PLENTERS AND	2112	BRAVO	ST	LAS VEGAS	٧V	####	3841 NP	11/12/2020	4	w	3 C	4	2 C	MOUNTAIN CREST COMMUNITY CENTER	10/18/2020 EV
Oroca reader i militaria anna	1799	CANYON GOVE	WAY	LAS VEGAS	AN.	******	3722 DEM	10/29/2020	4	w	3 6	Δ	2	LAS VEGAS ATHI ETH CITIE PAINISCHA	5 5
OSSIL VELANDE, NOGELIO L	2205	SIERRA HEIGHTS	DR	LAS VEGAS	٧V	#####	3728 REP	11/12/2020	ω	37	60	. سا	7 E	MOBILE TEAM 1	10/20/2020 EV
DECOD CHECKER, ELECTION PERSONNEL	2205	SIERRA HEIGHTS	DR	LAS VEGAS	VIE	WHITH IS	3728 REP	11/12/2020	ω	37	En En	Į.	7 15	MARY 7 HAM 1	אם מכמכ/מכימה
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DOUGH VALUEZ, MURELIU	5428	FRANK FENLON	AVE	LAS VEGAS	٧V	*****	3794 DEM	11/12/2020	-	ω	~	٠.		I AS USOAS ATULETIC OLUB DATUS	mini orowine for
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925992 HERNANDEZ, ARMANDO	1361	PACIFIC TERRACE	2	I AS VEGAS	NIV.	-	3764 DGM	11 (12 /2020	. 2			4	7 10	PROBILE TEAM I	10/22/2020 EV
932799 DE LA FLIENTE, MARIA TERESA	1901	DOMNUS	E :	TIME AND THE TIME	AN.	********	3764 DEM	11/12/2020	, ,,,	34	60	ь	7 E	LAS VEGAS ATHLETIC CLUB-RAINBOW	10/21/2020 EV
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172144 JOHNSON, GLORIA J		1701335 MALONE MIRANDA MARIE		STISCAK	1682623 STISCAK, GINA MARIE	PERISIC	1652321 ESPINOZA DE MALDONADO, MARIA DE JE 1654376 AGUIRRE, DARLENE	1641622 LEFLER, RESECALOIS	1621237 MCCONNELL, DEBBIE MICHELLE	72 REC	1,583789 CHEFF, CHRIS ROY III	1555073 CORTEZ, CARLA ELIZABETH	(i)	1552548 CONTRERAS, MARISOL	1552605 KANTER, ALAN BRAD	1545394 SCHMIDTKE, CHAD	1535724 ALTREY KYLE CLINTON	1534033 KIDD, ASHLEELYNN	1530579 GARCIA DE ROMERO, MARIA CELIA	1526766 MACHEAN MATTHEW ADAM	1519666 OWENS, WHITNEY ELIZABETH KOCH	1514176 VARSALLONA, JENNIFER JONICA	1509848 VALENTI, STEVEN JOSEPH	1489473 HOWAY, KENNETH SCOTT	1480751 FERNANDEZ, VALERIE A	1478683 CALARA, ROCIEL P	1477648 WILLIS, LARRY ALAN	56 P	1452D45 MEDLA, GIACOMO A	1448540 BIVENS, OLIVIA FAY	1427427 SAMBRA, LEONARDO LAMARQUE	1422933 KATZEY, BRAD	1412009 NGUYEN, FHIEN	1389786 ARDINE, JARED RYAN	1378037 HENNAGER, MATTHEW	1367871 DOISON, TRACY ANN	1346963 TIMMONS, DARLING MARTHA	1338860 UPHANG SAMANTHA CHAR	1926760 DAVIS, CAMERON M	1325488 BANUELOS, VANESSA	72 HE	1295586 VARGAS, FERNANDO	1269469 MIRANDA, CARLOS ALEJANDRO	1268800 MALIMBAN, GREGORIO M	57	1205398 TURNER, CARMEN GENEVIEVE	1175570 SANMARTIN, OSCAR F	1168264 SOLANO, MARIA ELENA	116618 FORSTER, RONALD WILLIAM	1115025 OLADEJO, MUFUTAU K	1104760 MUNSCH, DANIEL RAYMOND	1086723 MUNSCH, ALMA R	19	1071364 SEGURA ABEL	1061271 HARVEY, DANA RENEE	1060990 DATUIN, VIOLETA O	900	1049070 SIMMS, DONNA M 1050756 VALDIVIA, ALDUVIN SR		1026724 NASH, RONNIE	1004987 NALVAK HOBERT ALEXANDER
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1 C	. 7 E	00 t	1 14	32	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	4 B	2 6	2 C	7 E	13 +	00 h	12 A	7 &	7 6	12 A	13 6	7 E	3 Z	12 G	12 D	126	13 D	A.	N 1	ວິດ	13 F	2 5	n 12	6 A	6.0	4 12	A I	D 0	00 0	11 10	ų A	w 20	13 F	ا ا	2 0	00 i	7 E	2.0	on pa	12 6	6 1	00	13 7	5 50	7.5	120	10	. 12 G		1 2	4 6	on (a v	7 15	w o ≥ 7	n pa	w 0	nia oth
MOBILE TEAM 4	DESERT BREEZE COMMUNITY CENTER	MEADOWS MALL	SILVERADO RANCH PLAZA	HERITAGE PARK SENIOR FACILITY	LAS VEGAS ATHLETIC CLUB-NORTH	HOLLYWOOD RECREATION CENTER	NELLIS CROSSING SHOPPING CTR	LOWES CRAIG ROAD	ARROYO MARKET SQUARE	DOWNTOWN SUMMERLIN-LV BALLPARK	CENTENNIAL CENTER	GALLERIA AT SUNSET	CENTENNIAL CENTER	DOWNTOWN SUMMERLIN-LY BALLPARK	HERITAGE PARK SENIOR FACILITY	CENTENNIAL CENTER	WEST FLAMINGO SENIOR CENTER	SILVERADO BANCH PLAZA	PARADISE COMMUNITY CENTER	MEADOWS MALL	WHITNEY COMM CENTER	WEST FLAMINGO SENIOR CENTER	MOUNTAINS EDGE REGIONAL PARK	MEADOWS MAIL	ARROYO MARKET SQUARE	DESERT BREEZE COMMUNITY CENTER	LAS VEGAS ATHLETIC CLUB-RAINBOW	GALLEDIA AT SUMSET	MOBILE TEAM 1	GALLERIA AT SUNSET	MEADOWS MALL	BLUE DIAMOND CROSSING	LOWES CRAIG ROAD	MOUNTAINS EDGE REGIONAL PARK	DOWNTOWN SUMMERLIN-LV BALLPARK	SILVERADO RANCH PLAZA	SILVERADO RANCH PLAZA	ARROYO MARKET SQUARE	WHITNEY COMMI CENTER	LAS VEGAS ATHLETIC CLUB-RAINBOW	DOWNTOWN SUMMERLIN-LV BALLPARK	MOUNTAIN CREST COMMUNITY CENTER	BOULEVARD MALL	BLUE DIAMOND CROSSING	WHITNEY COMM CENTER	SILVERADO RANCH PLAZA	LOWES CRAIG ROAD	WEST FLAMINGO SENIOR CENTER	ARROYO MARKET SQUARE	LAS VEGAS ATHLETIC CLUB-RAINBOW	HERITAGE PARK SENIOR FACILITY	MOBILE TEAM 4	GALLERIA AT SUNSET	BLUE DIAMOND CROSSING	DESERT BREEZE COMMUNITY CENTER	BOULEVARDMALL	LOWES CRAIG ROAD	SILVERADO RANCH PLAZA	COLEMAN, CORA SENIOR CENTER	SILVERADO RANCH PLAZA	WALNUT COMMUNITY CENTER	SILVERADO RANCH PLAZA	ALI ILVE DUNGS AUNT SOURIS
10/18/2020 EV		10/29/2020 EV	10/27/2020 EV				10/17/2020 Mail	10/26/2020 EV	10/24/2020 Mail	10/30/2020 Mail	10/19/2020 EV	10/26/2020 Mail	10/29/2020 EV	10/27/2020 EV				10/26/2020 EV	10/20/2029 EV	10/27/2020 Mail	10/25/2020 EV	10/21/2020 EV	10/29/2020 Mail	10/26/2020 Mail	10/19/2020 EV	10/27/2020 EV	10/17/2020 EV	10/30/2020 Mail	10/23/2020 EV	10/20/2020 EV		10/30/2020 Mail		10/21/2020 EV	10/26/2020 EV	10/24/2020 EV	10/26/2020 EV	10/18/2020 EV	10/20/2020 EV	10/22/2020 Mail	10/30/2020 Mail	10/30/2020 Mail	10/30/2020 Mati	10/19/2020 EV	10/20/2020 EV	10/24/2020 Mail	10/18/2020 EV	10/17/2020 Mail	10/28/2020 EV	10/25/2020 Mail	10/21/2020 EV	10/17/2020 EV	10/24/2020 Mail		10/29/2020 EV		10/28/2020 EV	10/18/2020 EV	10/17/2020 EV	10/28/2020 EV	10/19/2020 EV	10/26/2020 EV	Date: Gra

10/22/2020 CF	GALLERIA AT SUNSET	O1 1	u)	12 A	23	ω	9/16/2020	1719 DEM	RWHITE	HENDERSON NA	HENDE	DR	CANYONVILLE	2396	POLICE LANGE CANADO CONTRA
10/25/2020	MCCARRAN MARKETPLACE		s.	5 A	21	ш	11/12/2020	1680 DEM	机机械机构		LAS VEGAS	DR	FALCUN HOCK	7365	GRAAR EVANS LARRY ROYAM
10/17/2020	LOWES CRAIG ROAD) ()	4		7	4	11/2/2020	4585 DEM	ALL PARTIES	NORTH LAS VEGAS NV	NORTH	2	FURNAN	2366	98126 DUTTLINGER JAMES I
	GALLERIA AT SUNSET		ω	7 E	18	(L)	10/30/2020	5653 DEM	*****		HENDERSON	R	REENA	4224	
	MOUNTAIN CREST COMMUNITY CENTER		4		37	4	11/12/2020	3790 DEM	#####		LAS VEGAS	5	MICHARONO	1516	976921 STEVENS CLYDE IR
	BOULEVARD MALL	12 G	1		20	ب	11/12/2020	5591 REP	*****	GAS NV	LAS VEGAS	2 8	Nem Second	8620	970870 BRANDON, HUGH PALIL
	DOWNTOWN SUMMERLIN-LY BALLPARK	7 E	ω		34	ω	11/12/2020	3353 REP	Water Street		ONIT APR 204 DAS VESAS	5 2	VIEWG	1867 F	94364 DUNCAN, LUCIA
	LAS VEGAS ATHLETIC CLUB-RAINBOW	7 E	,	6.0	34	Д	11/12/2020	3764 DEM	******		LAS VEGAS	, and	DOMESTIC TOTAL	1001	932793 DE LA FUENTE, MARIA TERESA
	MOBILE TEAM I	7 8	4	60	37	4	11/12/2020	3788 REP	ansen.	NA SPEC	LAS VEGAS	2 5	BACIEIC TERRACE	1361	925992 HERNANDEZ ARMANDO
	LAS VEGAS ATHLETIC CLUB-RAINBOW	2 C	Þ	3 C	ω	1	11/12/2020	3794 DEM	*****		LAS VEGAS	346	HOSE ISLAND	10000	923859 PRICE MERRIE LEE
	MOUNTAIN CREST COMMUNITY CENTER	7 6	44	60	37	4	10/12/2020	3/39 REP	***************************************		CWEIGH CHT	AVE	SBANK SENION	5428	908094 VALDEZ, AURELIO
	COLEMAN, CORA SENIOR CENTER	4 0	_	2 D	28	. ра	0202/21/11	4357 OTF	******		TAR VEGA	26	ENCHANTED HILLS	7432	90461 DALBEY, MARY A
CENTER 19/21/2020	DESERT BREEZE COMMUNITY CENTER	7 5	2	- 00	U	, j.,	0202/er/nr	VET CTU	Marie Marie	AN SPEC	I AS VE	4	NEWPORT	1020	894887 SAENZ-HENRY, KIMBERLY DAWN
10/24/2020	DEER SPRINGS TOWN CENTER	1 8	4	, p		4	0207/21/11	EGGA DEM	Hanna	0,000	AS VERAS	AVE	GOLDEN CYPRESS	8224	879859 FOREMAN, RICK A
CENTER 10/22/2020	DESERT BREEZE COMMUNITY CENTER					. [-	11/2/2020	244G BED	******	VEGAS	NORTH	DR.	NATURE PARK	1913	858540 ELLIOTT, MICHELLE LEE
EX	WICHNIAM CREST COMMUNITY CENTER			* 0		4 4	11/12/2010	SSRA RED	Water to		LAS VEGAS	6	CIMARRON	2121 S	BASIS CHAVEN, MARK ROBERT
	WIEAUGWS WALL	1 7		0 0	1 1	A	11/17/2020	2635 REP	******		LAS VEGAS	AVE	CRANDON PARK	7213	B07280 TERRAZAS, ISELA
	DESCRI PREEZE COMMONITY CENTER	1 -		9 6	,		11/17/2000	5675 DEM	#####		LAS VEGAS	ST	BLUE MONACO	3056	BUZZAS BEHRLEY, MAXWELL
	DECEMENT ROPERTY	7 .	2 6	י ה ור	37	4	11/12/2020	3766 DEM	*****		LAS VEGAS	S	SAFARI	8001	2208 CHEUNG, DIANA
102/02	MOBILE TEAM 1	7 6	Last Control	60	37	w	11/12/2020	3728 REP	HHHHH	GAS NV	LAS VEGAS	DR	SIERRA HEIGHTS	2205	TOOR CHILING PLANTS COURSE
10/20/201	MOBILE TEAM 1	7 E	Çu	60	37	ω	11/12/2020	3728 REP	*****	GAS NV	LAS VEGAS	DR	SIERRA HEIGHIS	2022	TAG VELAGOE LETTOIA DEBALTA
	BOULEVARD MALL	12 A	w	20 G	22	3	9/15/2020	7624 NP	HHHHH	GAS NV	LAS VEGAS	AVE	CECCENTIELE	3300	709911 VELABOR BOCCIOI
	DEER SPRINGS TOWN CENTER	2 B	4	18 B	13	4	9/10/2020	2701 REP	******		LAS VEGAS	2	ORICO WIND	2270	209407 SHECCHIO MARYANN
	HERITAGE PARK SENIOR FACILITY	6 A	m	12 6	19	SII	11/12/2020	7572 DEM	Buttite		AF A HENDERSON	1 5	CALICO MINOR	VCES	682242 SHOEMAKER TIMOTHY LICIEN
_	LAS VEGAS ATHLETIC CLUB-RAINBOW	2 C	4	3 0	ω	4	10/25/2020	3/22 DEM	anana			3 2	DAI O VEDDE	EUS	670733 NELSON, DANIEL LAMAR
	DESERT BREEZE COMMUNITY CENTER	13 F	w	9 A	9	91	11/12/2020	MAG TORY	dentities.		CAGES CAG	WAY	CANYON COVE	6621	667826 FRISCH, THERESE ANN
10/18/2020	LOWES CRAIG ROAD	1 0	4	4 D	7	4	11/12/2020	4506 KEP	Minister	AEGNO	INCMI	1	COVOTE CHEST	4357	48556 NEGASI, TEKESTE T
10/25/2020 EV	SILVERADO RANCH PLAZA	12 A	w	20 G	22	u	national and a second	ASOC BED	Marchine .		NOBIL	₽ :	BAY BRIDGE	633	627055 PORCHIA, PATRICIA ANN
10/28/2020	SILVERADO RANCH PLAZA	u.	u	20 A	22		0202/62/01	7676 969	PHONEN.		MENDERSON	940	MORNING	123	508924 CUTONE, CRISTINA MARKE
TER 10/17/2020	EAST LAS VEGAS COMM CENTER	50	, p	5 17	10	J fm	10/20/2020	1410 RED	40000			DR.	LLOYD GEORGE	912	579282 BUTAK, AMY SUZANNE
ER 10/26/2020 EV	PARADISE COMMUNITY CENTER	5 0	-	10 6	: 5		0202/21/11	220 000	WWHEE .		APT 6 LAS VEGAS	AVE	CINCINNATI	321 W	575477 ROMERD, EDWARD C
CENTER	MOUNTAIN CREST COMMUNITY CENTER		4	7 7	10,		11/12/2000	Watt year	BHHHH	GAS NV	LAS VEGAS	AVE	GRIFFITH	1816	56921 CAMERON, GLORIA L
	EAST DAS VEGAS COMMICENTER			9 5		٠.	11/13/2020	3847 NP	#####		LAS VEGAS	SI	BRAVO	2112	54427 COMEAU, ELLEN!
	CENTERMANA CENTER			. 4	į.		10/19/2020	2616 DEM					CONFIDENTIAL		535580 BARELA, JOHN EDWARD
	WEST FORWINGO SENIOR CENTER	, ,			4 1	a 1	96,05/15/01	2044 REP	WHITE W	GAS NV	LAS VEGAS	AVE	LUFKEN	4901	SIMBS: MICAPOOS, EARL DEWEY
,	WEST EI WHINCO SENIOR CENTER	л с Э -		11 A	42	, ند	11/12/2020	1633 REP	****		SPC 169 LAS VEGAS	AVE	HARMON	5805 W	OLIASS ANDERSON, SHERRY LYNN
	MOUNTAINS THE REGIONAL PARK		Da J	9 6	S.	Ļμ.	11/2/2020	6717 REP	#####	GAS NV	LAS VEGAS	37	MOSTIM ANDOM	9171	E1130E ANDERSON SHERRICHE
	VETERANS MEMORIAL LEIGHBE	7 =	Δ.	д. П	37	4	10/20/2020	3385 REP	*****		UNIT 103 LAS VEGAS	J	SUMMER PINE	1912	200237 TEOSCHER, ROMALD HUBERTUS
	MORILE TEAM 4	10	4	40	ÇN.	4	10/17/2020	4616 DEM					CORFIDENTIAL		TOTAL TOTAL PROPERTY OF THE PARTY OF THE PAR
	SILVER SPRINGS RECREATION CENTER	12 A	ω.	20 A	22	ш	11/12/2020	1674 REP	#####	-	HENDERSON	SI	CARMEL VALLEY	5/3	NASI ALISH WILL OSEDI
	ARROYO MARKET SOUARE	13 F	L A	11 A	œ	4	11/12/2020	1617 NP	Human	GAS NV	LAS VEGAS	WAY	ELEMPORE	677	441 STEARNS PERGY MARIOWE
_	PARADISE COMMUNITY CENTER	12 G	₩	7 E	20	1	10/19/2020	5595 DEM	****		LAS VEGAS	AVE	EHONE	7776	434006 CARRIZZO, RICHARD
	EAST LAS YEGAS COMMI CENTER	5	juk	10 €	15	1	10/21/2020	5384 DEM	48944		Overage Cort	700	I ACONIA	2540	109686 WATHEN, NANCY ANN
10/24/2020	GALLERIA AT SUNSET	12 G	3	76	20	س	11/12/2020	//14 KEP	******	Z	DENDENSON	AVE	MENGERT	1924	39577 BRIGGS, CAROLYNJO
10/24/2020	BOULEYARD MALL	7 =	-	13 \$	42	7	10/24/2020	THE COLO	THE PERSON		HEADERS OF THE PERSON OF THE P	MINY	MARIENE	2405	987321 KING, MALCOLM
RECTR 10/30/2020	VETERANS MEMORIAL LEISURE CTR	7 E		8	u	-	0202/21/11	CIOD DED	RHHHH		I AS VE	B	COMMENDATION	3401	367772 LAWRENCE, KAY K
NIOR CENTER 10/30/2020	PARKDALE RECREATION & SENIOR CENTER	# G	Į.	202	ij	-	11/12/22/02/02/02/02/02/02/02/02/02/02/02/02	6601 BEB	***************************************		LAS VEGAS	CR.	JOHN GLENN	7217	308900 STEWART, ALETHIA JEAN
	MOUNTAINS EDGE REGIONAL PARK	. 5		10 1	n u		17/7/7/70	5579 AFP	WHINE			무	SKYVIEW	4486	307967 SCHROEDER, MARK D
	ASSESSMENT ON THE CITY OF THE	÷ -	a +	9 4	0 4	n s	9/21/2020	6737 REP	****		UNIT 2014 LAS VEGAS	LN	WINDMILL	6767 W	292677 SANTIAGO, KUTH
	COLDINARY, CORA SENIOR CENTER	4 1		9 7	n i	4 ,	Dcuc/c1/11	6633 JAP	RHIFER		LAS VEGAS	DR	BRIGHT	8212	28749 BAKNES, BRIAN DOUGLAS
	COLEMAN CORA EENIOR CONT	2 1	- 1	2 0	78	_	11/12/2020	4530 DEM	#####		LAS VEGAS	AVE	ARROWROOT	4513	TOTAL MICROSOL, SESCICA FIONA
	AUI II EVARD MALI	n O		10 E	16	1	10/25/2020	5047 DEM	HURUN		APT 7 LAS VEGAS	ST	VANPAHEN	2830	SEAS MONORS RESOLVE SIONS
	MOUNTAINS EDGE REGIONAL PARK	00 Tr	ω	9 F	35	ω	11/12/2020	6666 NP	нинин		LAS VEGAS	AVE	IONOWA	9347	2774127 VARGAS WIGHEL ANGES
PARK 10/28/2020	MOUNTAINS EDGE REGIONAL PARK	00 71t	Lis.	9 7	¥	ω	11/12/2020	6752 REP	HHHHH	GAS NV	LAS VEGAS	q	WULL WOOD	0347	2769746 KNOTTS DANIEL
	BOULEVARO MALL	12 6	_	10 E	15	_	11/12/2020	5568 NP	*****		LAS VEGAS	ST	REKA	3366	2769546 JIN DIONG
NTER 10/28/2020	WEST FLAMINGO SENIOR CENTER	13 F		11 A	æ		0707/71/11	TOOK PLANT	ann felles			i.	nor.	3366	2754387 DENLINGER DARIN
					The second		and the same	0.00 7535	HEALTH IN		AS VEGAN	AVE	WICH MCTIN	*** ******	



Incident Date/Time:	November 8, 2020 @ 5:00 p.m.	
incident Date/Time:	140Vertiber 6, 2020 @ 5.00 p.m.	
Voter's Name: Leah	Christine Ramey Adkinson	Voter ID#: 1885937/ Prec. 3800
Voter's Address:	9501 Mountainair Ave., Las Vegas,	NV
described at Wickliffe. W Christine Ra live at this re started living	e asked to speak to either Bennet mey Adkinson. Mrs. Wickliffe repl	and she identified herself as Rochelle t Alexander Adkinson or Leah lied that the Adkinsons no longer n June 2020. She indicated that she She stated that she did not receive
I declare, under pena forgoing is true and c	Ity of perjury under the laws of the sta	ate of Nevada (NRS 53.045*), the Date: 11/09/2020

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Raymond J. Serrano
Incident Date/Time:	11/8/20, 1:30 pm
Voter's Name:	Carrie Pontillo Voter ID#: 1110686
Voter's Address:	8405 Shore Breeze Dr.
Report: A+	the time listed above, I knocked
on this	door. The tenant of this residence
answered	the door, and I identified mysels.
I 95Kcd	the gentliman to he was
Familiar	With the name "Carrie Pontillo"
He said	that was his landlord who
lives in	Northern CA. He was unsure . 5
6he had	voted or not. He is not sure
Whether	She had received a bullet or
Not.	
l declare, under penalt	y of perjury under the laws of the state of Nevada (NRS 53.045*), the
forgoing is true and co	
Signed:	Date: 11/8/70

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name. Alex Taylunian
Incident Date/Time: 11/8/20*
Voter's Name: R Bryant Voter ID# 989362
Voter's Address: 7825 Indian (bud ave
Report. I introduced myself at the door to the person
who answered, When I asked if JR Bryant lived
at the residence the man said yes. I told them that
the election commission lained that he had voted by
mail and the hallot was delivered to this address, He the
said that they did not vote by mail. Before
I could continue the man at the cloor told me
to have a good day and went back inside. The
man was not specific if he and everyone in the
house voted in person or dropped off their
ballot.
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the forgoing is true and correct
Signed: Max Juntzminn Date: 11/10/20

^{*} NRS 53 045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated in substantially the following form



Investigator Name:	Raymond	J. Serral	0
Incident Date/Time:	11/10/20	3:15pm	
Voter's Name:	lika La Shay	Thomps on	Voter ID#: 1515746
Voter's Address:	7 8055	0569 57	Apt ZOI
-	/	legas NV	
Report: A+	the time	1.57cd abo	ive I Knocked
on the	door of to	he addres	and the second s
A gentlina	n Who Was	1095179	the apartment
answerd	the door	and I	45Ked 15 he
was Samili	ar with M	s. Thompson	. He said he
did not	KABW her, h	and never	heard har
nane an	1 1		e never lived
there.		V.	
I declare, under penalty	of perjury under the laws	s of the state of Nev	ada (NRS 53.045*), the
forgoing is true and cor	rect.		,
Signed:			Date: 11/10/70

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



INCIDENT REPORT/DECLARATION

Investigator Name: FRANK SANTORA
Incident Date/Time: NOVENBER 9, 2020 2 3:30 p.M
Voter's Name: TANYa Meagan Hay Voter ID#:
Voter's Address: 4221 N. BONITA VISTA ST.
LAS VEGAS NV
Report: ON NOVEMBER 10, 2020 SUSanne
Spinelli and I Knocked ONTHE DOOR
Crung Bell). agentle man answerED
and I sentified hinself as NicHolas
GRAVER, WE askED FOR TANYA MEAGAN
MAYNARD and he said she did not hive
Hert, Hehas OWNED the HOUSE, He
INDICATED he is the own ER and has
lived there for lyear and two months.
MR GRAVER Stated that he clid not
receive any ballot addressED to MAYNARD
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the forgoing is true and correct.
Signed: Date: 17/12/20
* NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter

* NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Raymond	J. Sorrano		
Incident Date/Time:	11/8/20,	Z:30p		
Voter's Name:	1-95 Pauluk-	Nobriga	Voter ID#	1723985
Voter's Address:	7717 C1	onshaw Wa	y	
ā	Las Vo	995 NV		
Report: A+	around 2:30	pn I	Knocked	on the
door at	this address.	A gent	liman a	swored the
door, and	I introduced	V		
78 hc	vas Sanilia	- w.7h	the vo	ter who
appeared in	the 1.5t	"Elias	Pawluk-	Nobriga "
The gentle	nan said	nobody 61	v that	t nanc
lives at	that add	1		
there to	and the second s		Vas	
Fanliar h	17h the	name at	a11.	
I declare, under penalt	y of perjury under the la	ws of the state of I	Vevada (NRS	53.045*), the
forgoing is true and coi	rect.			9
Signed:			Date:	11/10/20

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name: RayMond J. Serrano
Incident Date/Time: 11/8/70, 7pm
Voter's Name: Todace Boyd Voter ID#: 1221922
Voter's Address: 4021 Dil Evans Dr.
Las Vogas NV
Report: I Knocked on this door at approximate
Zpm on 11/4/20. Upon exting my car, a chilo
uged about 8-10 greated ne in the driveway.
I asked the child whether the name on my
list lived at that address, she replied with
"Not anymore." I then spoke to the child's
nother and presumed head of the household
who told me, " She doesn't live here anymore,
and we all roted." This individual was very
Atomissive and was not interested in spinking
to me.
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the
forgoing is true and correct
Signed: Date://g/෭٥

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Pauline Lee		
Incident Date/Time:	November 9, 2020 @ app	proximately 2:15 pm	
Voter's Name: Marian	L Moore	Vote	r ID#: 2254408/ Prec. 3842
Voter's Address:	2209 Tail Pine Drive, Las Vo	egas, NV	
1	s and I approached the doos, Nevada. Right outside o		
Annual producent from the confidence of the conf	ere working on a car trying t		with the order of the distribution that the section of the distribution of the distr
es glate gly's contrated any discourse displacement, apopular his design deleter.	oked at us and tthe woman		
the car. The	y were using a wire hange	r to try to open the ca	ar door. The man
noticed that	we were about to approach	h the door and asked	what we wanted. We ide
ourselves an	nd told them that we were v	erifying whether Mar	ian Moore lived at
2209 Tall Pir	ne Drive. The man identifie	d himself as Chris C	hadiy and told us that
he and his m	other lived at 2209 Tall Pin	e Drive and have be	en there for about 4 month
When we as	ked whether he received a	ballot for Marian Mo	ore, he said that he
does not rec	all ever receiving a ballot to	or this person. He to	d us he voted in person
for the Gene	ral Election.	and the second s	
I declare, under penal forgoing is true and co	lty of perjury under the laws of orrect. luwly Lu	,	NRS 53.045*), the

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Raymond	J. Surrano	
Incident Date/Time:	11/9/20	2:06 pm	
Voter's Name:/	Allen Estalili	la	Voter ID#: 2173995
Voter's Address:	8201 0	istant Sta	ar Ct.
		Vegas NV	
Report:		1. /	oor at about
	on 11/9/		
answer ed	the door	Was a	tenant leasing
			ame is on the
1	told ML		
and the second s	e, and he		
			He was not
			landlard voted.
I declare, under penalt	y of perjury under the la	ws of the state of Ne	vada (NRS 53.045*), the
forgoing is true and col	rrect.		
Signed:			Date: 11/9/20

^{*} NR\$ 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.

	Sille	13 6			-		THAN VIVIII VAII SI		The State of the S
	Jallie	13 6		Tac	. 4	4 4	10585 MOULIRIE AVE	341/ 3416 10585 MOULIKIE AVE	1623073 MAUPIN, MEAGHAN NICOLE
	Same		4 4		3/	4.	3412 WAYWARD CI		157/857 WHITE, WILLIE MAE
Does not live there	same	7 E	4 4		4 6	. 4	5600 WINDY GORGE ST		1566688 FIAMMETTA, NICOLE JEAN
-	Same	133	. 4.	18 C	4	4.	9368 BROWNSTONE LEDGE AVE	3547 3547 9368 BROWNSTONE LEDGE AVE	1562989 PAYNE, BRIAN DAVID
	Same	13 E	4		4	4	6650 COLORADO SPRUCE ST	3587 3587 6650 COLORADO SPRUCE ST	1557644 WONG, KENT
	Same		ш		34	w	1009 DOMNUS LN UNIT 102	3363 3363 1009 DOMNUS LN UNIT 102	1536846 MCCOLLY, CARMEN GARCIA
	Same	7 E	4		4	4	3825 ORMOND BEACH ST UNIT 201	3726 6604 3825 ORMOND BEACH ST UNIT 201	1529931 RICKETTS, SYDNEY CLARE
	Same		4	6 C	34	4	2208 TOSCA ST APT 201		1515746 THOMPSON, MELIKA LA'SHAY
Does not live there	Same	2 C	4		ω.	4	2636 LA MATA ST	3855 3855 2636 LA MATA ST	1414064 SAMPSON, CARLOS H
	Same		4	18.0	4	4 .	9508 MUIRODNACT	3787 787F	1995D35 RATHIE BERT INFE
	Same	7 E	Δ.	60	37	4 .	2005 ARBOR FOREST ST	3385 3385 2005 ARBOR FOREST ST	1373724 LOOS LYNDA R
	Same		4	30	. دد	Δ.	CONFIDENTIAL	3843 A582 CONFIDENTIAL	1357965 SCHNVDER KYLE ANTHONY
	Same		4 4		34	4 4	8824 ROZETTA CT	3366 7645 8824 ROZETTA CT	1340027 CARLIS MARIAY
	Same	12 1	4	100	n n	P 1	AVE COMPLET AND SECON	3588 3547 19726 COMMITTE AVE	1336006 DIEBCE KVIE MICHAEL
	Same	13 F	4	180	> 1	4	SALES LINE TANK THE SECTOR	3547 3547 CONTIDENTIAL	1333251 HAVNES IENNIEED
	Same	7 .	1	a 6	£ .	÷ 1	CONFIDENTIAL		122507 MARTEL CHIARA GOMES
	Same	7 7 7	Δ 4	18 6	۸ ۵	> 4	2075 AROSHA AVE	3726 3736 3707 HIGH INDOM AVE	1307665 VAN HOLITEN GEORGE B
	Same		. 4	100	3/	4	10761 ABIRDA AVE	3760 3760 7216 NUCK CREST CI	1298628 JACK, CRYSTAL
	Same	4 00 n 170	4	190	36	4.	CONFIDENTIAL	3540 3540 CONFIDENTIAL	1289694 LOVE, RONALD RAY
	Same	7 E	w	8 C	2	, tu	9101 ALTA DR UNIT 1206	3364	1287376 BARTELS, NADINE LEE
	Same		4	3 C	ω	4	CONFIDENTIAL	3843 4582 CONFIDENTIAL	1240971 SCHNYDER, ARIEL L
	Same	7 E	3	8 C	2	W	367 HOLLINS HALL ST	3364 5047 367 HOLLINS HALL ST	1230883 LEWIS, HAROLD ROSCOE
	Same		4	ø С	37	۵	4021 DALE EVANS DR		1221822 BOYD, TODNEE LATANYA
	Same		4	18 C	4	4	3501 SHADY TIMBER ST APT 1071	3719 3719 3501 SHADY TIMBER ST APT 1071	1165918 HERRMANN, JEREMY WAYNE
	Same		. 4	6 C	37	4	4060 DREAM DAY ST		1154944 WILGAR, JENNIFER LACE
	Same) F	4 4		بر س	Δ #	S625 ALIBORN AVE	383A 383A 5635 SHORE BREEZE OR	11/1090 FONFILLO, CARNIE DENISE
WATER THE	Same		4	18 C	4 6	4	10765 HUNTER MOUNTAIN AVE	3723 3723 10765 HUNTER MOUNTAIN AVE	1041377 CESARIO, GLEN ALLEN
	Same		. 4	6.0	37	. 4	7825 INDIAN CLOUD AVE		989362 BRYANT, JR
	Same		4		w	4	6245 EUGENE AVE	3841 3841 6245 EUGENE AVE	935561 YOUNG, ROBERT FREDDIE
	Same	7 6	4	ø С	34	4	1613 CARDINAL BLUFF DR UNIT 103	3739 3739 1613 CARDINAL BLUFF DR UNIT 103	917749 HUSTON, JOHN DAVID
			ω		2	w	10509 JEREMY POINTE AVE	3382 3382 10509 JEREMY POINTE AVE	901794 PIEROTTI, MICHAEL LOUIS JR
Does not live there			4	3 C	w	4	2701 N DECATUR BLVD APT 2090	3855 3855 2701 N DECATUR BLVD APT 2090	727519 TUCKER, ANGELA SEBRINA
	Same		4	60	34	4	1817 GLENVIEW DR		702330 MCKENNA. STEVEN MICHEAL
alitation And	Same	20	ш.	ω ; α n (w ^s	ı . ,	1224 SMITHST	3803 3803 1224 SMITH ST	560608 ROBERTS, MICHAEL KEVIN
	Same	7 F	4	y .	37 4	1 4	7809 HONORS CT	3/21 3/21 78/9 HONDRY CT	659378 MAYO RETH JANET
	Same	7 6	4 4	# or C	A 31	4 4	2604 DESERT BUTTE DR		528054 JACKSON STERMANIE
	Same	7 6	4 4	n 60	37	. 43	2604 DESERT BUTTE DR	9036 3036 2604 DESERT BUTTE DR	601158 CROSBY, GEORGE ROBERT
	Same	7 E	4	6.0	37	4	9333 SUN ROSE AVE	3807 3807 9333 SUN ROSE AVE	577527 BATALONA, LORRAINE THERESA
	Same	7 E	4	60	37	4	4221 N BONITA VISTA ST		538364 MAYNARD, MEAGAN TANYA
	Same	7 E	4	6 C	37	4	8445 WANDERING SUN AVE	3430 3430 8445 WANDERING SUN AVE	527280 TORRES, ABEL TRINIDAD
	Same	13 E	4	18 C	4	4	4909 PORTRAITS PL		527111 SOUKUP, LORI LYNN
	Same	13 E	4	18 C	4	4	4909 PORTRAITS PL	3465 3465 4909 PORTRAITS PL	439892 SOUKUP, STEVEN PAUL
	Same		1 1	ж с т с	, ,	1 ti	SEU CIDMN CENTER DR APT 1095	3374 5728 550 S TOWN CENTER OR APT 1095	ADDROCK ONTIVEROY VALERIE IFAN
	Same) n	4	n a	5 4 4	4	ADDE MIRA IN	3//3 3//3 209 PERSENTATION CT	A1930 PALLERICO, JAMES SAIM
	Same	7 E	. ب	60	. y	. 1	7200 PIRATES COVE RD APT 2108	3773	308355 STUBBLEFIELD, REUBEN ROMERO
	Same	go m	4	19 C	36	4	890 MACFARLAND AVE	3605 2731 890 MACFARLAND AVE	263678 REBER, MARILYN
Does not live there	Same (13 E	4	18 C	4	4	7241 INDIAN CREEK LN UNIT 201	3465 3465 7241 INDIAN CREEK LN UNIT 201	262988 ROBINSON, CARL LEWIS
	Same		4	18 C	4	4	10765 HUNTER MOUNTAIN AVE		254640 POST, CELESTE A
	Same	7 E	4	60	37	4	3825 RUSSET FALLS ST	3217 3780 3825 RUSSET FALLS ST	203087 MUELLER, RANDALL HOWARD
	Same	13 E	ш	8 C	2	ω.	CONFIDENTIAL		152696 HEALEY, DAVID TROY
	Same	7 F	4 4	18.0	p 1	Δ +	3429 RAIDOVIE IN	3787 3787 3429 BAIDOVIE IN	143871 HICKMANN THOMAS SCOT
	Same	2 5	- t	א ני	2 8	• t	1301 N BAINDOW BIVE APT ES	3933 3750 1361 N SAINBOW SING ASTRE	120606 GAMBORIL CAN MARGINETE
	Como	, i	.	5 6	7.	. ,	1401 N MICHAEL WAY ONFI 227		TATOS KENES OFFICE COLIN
	47772						The state of the s		コンプラン 一 ロズーでス 一 ゴロズーマンサン 570 スピ

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NAME 2012 Set 1984 CONTRICT 200 SET 2017 SET 201		Same	13 E	4		4	4	10719 MEDFORD OAKS CT	3417 3417 10719 MEDFORD OAKS CT	2208120 BENSON, MEAGAN MARIE
MANO 372 Sept 3864 COCONDICT CO. 2004 COUNTY CO. 2014 CO.		Same	13 E	4	19 C	36	4	10229 MAYFLOWER BAY AVE	3729 3729 10229 MAYFLOWER BAY AVE	2194468 COTTNER, SHERRY ANN
NAMO \$125 Set 1986 COCOMUNIC TO 2004 COCOMUNIC AVAILABRO FOR TOTAL		Same	13 E	4	18 C	4	4	10151 W DORRELL LN UNIT 3132		2192280 SUMMERLIN, LINDSEY MICHAEL
NAME 2572 SSES 1984 COCKONFORT COLLEGATION AS 9 S C 4 2 C SAME NAME 2572 SSES 1984 COCKONFORT COLLEGATION AS 9 S C 4 2 C SAME NAME NAME AND		Same		4	19 C	36	4	10229 MAYFLOWER BAY AVE	3729	2192080 COTTNER, BILLY JOSEPH
NAME 272 SEES 1944 CECOMPT CT 2004 CONTROL OF 2015 CESS STREET AND COLOR OF 2017 CESS STREET AND		Same		4		ω	4	5616 DEODAR DR	3844 3844 5616 DEODAR DR	2183767 AVINA, ANNA
1862 1862		Same	13 E	4		4	4	8250 N GRAND CANYON DR UNIT 1035	2456	2176282 WARD, BREAYN K
MANUAR 1922 6651 3894 COCONNICT 2019 AND	Military	Same	13 E	4		4	4	9351 BRONZE RIVER AVE	3547 3547 9351 BRONZE RIVER AVE	2170257 JACKSON, IAN THOMAS
MANUAR 1922 6621 3894 COCONNICT 2940 NORSEANO WAT ACT 24 3 3 0 0 0 4 2 0 0 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5		Same		4 ,		4	4	7545 OSO BLANCA RD APT 2111		2150234 ANGELONI, ARIANA MICHELLE
1500 1500		Same	7 6	4 د		1 L	٠,	8445 STAPLETON AVE	3864 3864 8445 STAPLETON AVE	2149059 FORNOS, JORGE ARIEL
HANNE 1972 SOD 1998 COCKNIVIT CT 1998 COCKNIVIT CT 24 3 3 5 C 4 2 C 5 Same 1998 COCKNIVIT CT 240 CANDA TRATT 1 200 AND KONTEKTIO PRWA MPT 4013 4 3 3 5 C 4 4 2 C 5 Same 1998 SOD 1998 SOD NIJONS KIND APP 1207 1 200 AND KONTEKTIO PRWA MPT 4013 4 3 3 5 C 4 4 2 C 5 Same 1992 3792 CORRESPONDANT AND 170 APP 1207 1 200 AND KONTEKTIO PRWA MPT 4013 4 3 5 C 5 C 4 1 21 E 5 Same 1992 3792 CORRESPONDANT AND 170 APP 1207 1 200 AND KONTEKTIO PRWA MPT 4013 4 3 5 C 5 C 4 1 21 E 5 Same 1992 3792 CORRESPONDANT AND 170 APP 1207 1 200 AND KONTEKTIO PRWA MPT 401 APP 1207 1 200 AND KONTEKTIO PRWA MPT 401 APP 1207 1 200 AND KONTEKTIO PRWA MPT 401 APP 1207 APP		Same	13 15	. 4		30	1	10436 CHRISMANI AVE	3726 3726 10436 CHRISMAN AVE	57 REAL, FARREN PAIGE
MANUE 3222 SOID 3998 COCKONATOR 2002 AL 3 3 5 C SAME MANUE 3222 SOID 3998 COCKONATOR 2002 AL 3 3 5 C SAME MANUE 3223 SOID CONTORS MANUE APT 2012 1200 AND MANUE MANUE AR 3 3 5 C SAME MANUE 3223 SOID CONTORS MANUE APT 2012 1200 AND MANUE MANUE AR 3 3 5 C SAME MANUE 3223 SOID CONTORS MANUE APT 2012 1200 AND MANUE MANUE AR 3 3 5 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID CONTORS MANUE AR 3 120 C SAME MANUE 3223 SOID SOID MANUE AR		Same	7 €	د. و		4 4	. ,	1401 SEWARD ST UNIT 204	3700 3700 10030 TIMBERLINE DEAK AVE	49 WELLS TONICA CHIMENE
MNND 3122 6001 3848 COCKNITCT 3848 COCKNITCT 34 3 3 3 4 2 5 5 5 5 5 5 5 5 5		Same	13 E	4		36	4.	10238 INVIBERLINE PEAK AVE	3761 3761 1101 SEMMON STRUCTURE	20 LANDSETH IONN ORIN
MINE 3322 6601 3848 COCKNITCT 3848 COCKNITCT 4		Same	7 £	tu)		2	. ω	908 PONT CHARTRAIN DR	3364 3364 908 PONI CHARTRAIN DR	77 WELLS MARCHS D'ANDRE
SECURION 1272 5621 3646 COCCINIT 2004 2007 2		Same	7 E	ш		2	, w	9104 KINGS TOWN AVE	3364 3364 9104 KINGS IOWN AVE	THE PRESENT CONT. CHRISTONIES
MINO 2012-6601-3846 COCOMITCT MINO 2012-6601-3846 COCOMITCT MINO		Same	13 E	4	18 C	4	4	7865 PRONGHORN CT	3730 7522 7865 PRONGHORN CT	2080718 DOSEF, WARY ANN
MINO 3122 GGGJ 3004 COCKNINT CT 3004 COCKNINT CT 40 3 3 3 C		Same		1	6 C	34	בו	7700 TOMICH AVE	3361 3361 7700 TOMICH AVE	33 FRIESEN, KATHLEEN LOUISE
MINO 2712 6691 3884 COCONUTCT 2004 NOTESTED PAWN ART 2017 4 4 3 3 3 C 4 2 C Same states 2864 1702 500 NOTESTED PAWN ART 2017 4 4 1 18 C 4 2 C Same states 2750 3772 500 NOTESTED PAWN ART 2017 2700 GRAND MONTESTED PAWN ART 2017 4 4 18 C 4 18 C 4 18 C 5 Same states 2750 3772 COCHRESTINAL CONNEGETIOD PAWN ART 2017 2712 NOTESTED PAWN ART 2017 27		Same		4	18 C	4	4	8129 SHAD BUSH AVE	3716 2483 8129 SHAD BUSH AVE	2060762 FINLEY, SCOTT BLANE
SEC 1702 DOIS 1702 170	Does not live there	Same		4	19 C	36	4	10734 LEATHERSTOCKING AVE	3709 3709 10734 LEATHERSTOCKING AVE	2031517 PULIZZANO, NICOLE
MINO 2722 6601 3864 COCOMUTCT 2009 MODES SUND POT 2007 SERVE S	Does not live there	Same		4	18 C	4	4	10550 W ALEXANDER RD UNIT 2226	3416 3416 10550 W ALEXANDER RD UNIT 2226	2027042 JONES, SHANNON EYVETTE
MINO 3722 6601 3860 COCOMUTCT 3994		Same		4	18 C	4	4	3474 DESERT CLIFF ST UNIT 104	3417	2010298 LAPKO, FREDRICK JOHN
MINO 372 5601 3864 COCOMINTCT 3948 COCOMIN		Same		4	3 €	ш	4	3816 OLD ORCHARD CT	3721 3721 3816 OLD ORCHARD CT	2005681 ASDOURIAN, JON DWIGHT
MINO 3722 6601 3864 COCONNITCT 2009 MONTS SUND AFT 2047 4 3 3 3 C		Same		ωí	& c	2	w	9424 QUEEN CHARLOTTE DR	3364 3364 9424 QUEEN CHARLOTTE DR	2004615 TAYLOR, JEFFREY WAYNE
STATE SEALY SEALY SEALY NOTIFICATION SAME COCONNUTCATION A		Same		H	ээ и Э (37	143 6	2110 SPRING WATER DR	3728 6655 2110 SPRING WATER DR	2000333 NORRIS, MIDORI
MINO 3722 6601 3844 COCONUTCT 3938 COCONUT	PACES HOLLIAR CHOLE	Samo		- <u>@</u>	. i	. د	_ 4	5316 SUGARFOOT AVE		1993255 GRARCIA, VALERIE E
MIND 3922 6661 3946 COCONUTCT 3948	Dogs not live there	Same		A U	300	D 1	t s (7601 REVEAL CT	3613 3613 7601 REVEAL CT	14 CLAYTON, MELISSA ALLYN
MINO 322 6601 3984 COCCONUTCT 3948 COCCONUTCT 3948 COCCONUTCT 3948 COCCONUTCT 3948 COCCONUTCT 3949 COCCONU		Same		4 u	. 18.0	4 د	. .	735 S HILALADALWAY LINET 1061	3374 1643 725 SHUALAPALWAY LINIT 1061	20 LEUNG, ALEC SIU YIN
MINO 3722 6601 3948 COCONUT CT 3948 COCONU		Same		. 4		37	4.	CONTIDENTIAL	3941	S ORDONEZ ROSSANA C
MINO 3722 6601 3984 COCONUT CT 2948 COCONU		Same		4	18 C	4	4	9104 SILK THREADS AVE	3513 3513 9104 SILK HIKEADS AVE	12 NIFICEN ALIGN MONIOLIS
MIND 3722 6601 3948 COCCONUTCT 3854 3722 3050 N.OLORIS BULD APT 2047 3856 3565 7100 GRAND MONTECTIO PKWY APT 4011 7100 GRAND MONTECTIO	not live	Same		4	19 C	36	4	7552 ABBY VIEW ST	3588 3588 7552 ABBY VIEW ST	b/ tickeri, Kevin eric
MINO 3722 6601 3928 COCONUTCT NEISE 3854 3936 JOSÓN JONES BUVD APT 2047 3050 N JONES BUVD APT 2041 30 3 3 C 4 2 C 5mme 3050 3605 7200 GRAND MONTECITO PRWY APT 4011 7100 GRAND MONTECITO PRWY APT 4011 4 4 18 C 4 18 C 5mme 3729 3729 CON-IPDENTIAL 7101 700 GRAND MONTECITO PRWY APT 4011 4 30 6 C 4 1 13 E 5mme 3547 3547 3547 9225 LONG-HORN FALLS CT 3225 ACCTUS WHEEL CT 3725 ACCTUS WHEEL CT 37		Same		<u>н</u>	6 C	34	₽	8209 CHARLES TURK DR		32 ARMENDARIZ, LUIS RICARDO II
MINIO 3722 6601 3948 COCONUTCT 3854 3752 3950 NORUSES BUVD APT 2007 3958 100 NESS BUVD APT 2007 3958 100 SERVES BUVD APT 2007 3958 100 SERVES BUVD APT 2007 3958 2752 CONFIDENTIAL 4		Same		4	18 C	4	4	10337 WILLIAM FORTYE AVE	3726 3726 10337 WILLIAM FORTYE AVE	1921924 MARTIN, AMES WESLEY
MINO 3722 6013 3948 COCONUTCT 3948 COCONUTCT 3958 COCONUTCT 3050 NO JONES BLVD APT 2047 4011 4 4 3 3 3 C 4 13 C 5ame 3056 3505 7200 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 5ame 3056 3505 7210 GRENDAW MAY 7170 GRENSHAW WAY 7171 CRENSHAW WAY		Same		ω	90	2	w	11028 PINE KNOLLS CT	3385 6644 11028 PINE KNOLLS CT	1912055 HINKLE, JUWAUN ELIZA
NINO 3212 6601 3948 COCCOUNT CT 3958 A 3762 3050 N JONES BLVD APT 2047 3050 S050 TOO GRAND MONTECTTO PKWW APT 40011 3050 S050 S050 TOO HODEN FALLS CT 3050 S050 TOO HODEN FALLS CT 3050 S050 S050 MONTECTTO PKWW APT 2001 3050 S050 MONTECTTO PKWW APT 201 3050 S050 S050 MONTECTTO PKWY APT 201 3050 S050 MONTECTTO PKWY APT	Does not live there	Same		4 .	18 C	4	4	7605 TIFFANY LAMP CT	3613 3613 7605 TIFFANY LAMP CT	1910299 GREENE, LISA MICHELLE
NINO 3722 6601 3948 COCONUTCT 100 3722 6601 3948 COCONUTCT 200 3844 3752 3950 N JONES BLVD APT 2047 201 3950 3950 N JONES BLVD DAPT 2047 201 3950 3950 N JONES BLVD DAPT 2047 201 3950 3950 N JONES BLVD UNIT 215 202 3950 0000 N JONES BLVD UNIT 215 203 3950 3950 N JONES BLVD UNIT 215 203 3950 3950 N JONES BLVD UNIT 215 203 3950 3950 N JONES BLVD UNIT 215 204 3950 3950 N JONES BLVD UNIT 215 205 3950 3950 N JONES BLVD UNIT 215 205 3950 3950 N JONES BLVD UNIT 215 207 3950 3950 N J		Came		4	18 C	43. ¹	٠. ۵	3713 SHANAGOLDEN ST	3786 3786 3713 SHANAGOLDEN ST	1905547 MENIFEE, JULIA
NINO 3712 6601 3948 COCONUTY CT VEISE 3864 3762 3050 N JONES BLYD APT 2047 3950 N JONES BLYD APT 2047 3960 3866 7310 GRAND MONTECTTO PKWY APT 4011 4		Same		7 t	ט כ	37	b 4	9101 TEAL LAKE CT	3780 3780 9101 TEAL LAKE CT	1901534 MIHAYLOV, YAVOR OLEG
MIO 3722 6601 3948 COCONUTCT VEISE 3854 3762 3050 N JONES BLVD APT 2047 3958 COCONUTCT 3663 3606 7300 GRAND MONTECTTO PKWY APT 4011 3729 3729 CONFIDENTIAL A 35 19 C 4 13 E 5ame 3762 7645 8224 ROZETTA CT 3724 CACTUS WHEEL CT 3724 C		Same		. 4	3 C	s to	4 4	2901 DRURY ST	3743 3743 2901 UNUF RIVD INIT 215	A PACHECO, IRAIDA
MINO 3722 6603 3948 COCONUTCT 3948		Same		. 4	18 C	4	4	5477 PAINTED MIRAGE RD	3743 3743 3901 DRIBY ST	S IFFORTO, SUSAN CARTLE
NINO 3722 6601 3948 COCONUIT CT 3948 COCONUIT CT 3948 COCONUIT CT 3950 N JONES BLVD APT 2047 4 3 3 3 C 4 2 C 5ame 3854 3762 3950 N JONES BLVD APT 2047 7 1700 GRAND MONTECITO PKWY APT 4011 7 100 GRAND MONTECITO PKWY APT 4011 4 3 3 3 C 4 18 C 5ame 3729 GOONEDENTIAL CONFIDENTIAL SCT 3729 3729 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL A 35 19 C 4 19 C 5ame 3726 3726 CACTUS WHEEL CT 3724 CACTUS WHEEL CT 372		Same		4	18 C	4	4	5477 PAINTED MIRAGE RD	3465 3465 5477 PAINTED MIRAGE RD	/ IPPOLITO, JOSEPH
NINO 3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 401 3 3 3 C 4 2 C 5ame 3854 3762 3950 N JONES BLVD APT 2047 401 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 5ame 3729 CONFIDENTIAL CONFIDENT	School			4	19 C	36	4	6840 ANTLER CT	3518 3518 6840 ANTLER CT	25 COOK, LANDON JERAMIAH
NIO 3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 401 3 3 C 3 C 3 C 3 C 3 C 3 C 3 C 3 C 3 C		Same		4	6 C	34	4	9501 MOUNTAINAIR AVE	3800 3800 9501 MOUNTAINAIR AVE	1885937 ADKINSON, LEAH CHRISTINE RAMEY
NIO 3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 4 3 3 C 4 2 C 5ame 3854 3762 3950 N JONES BLVD APT 2047 7 1305 OR NADNES BLVD APT 2047 4 3 3 C 4 13 C 5ame 3750 3750 CONFIDENTIAL C		Same		4	0.0	34	4	9501 MOUNTAINAIR AVE	3800 3800 9501 MOUNTAINAIR AVE	1885912 ADKINSON, BENNETT ALEXANDER
NIO 3722 6601 3968 COCONUTCT 3948 COCONUTCT 4 3 3 3 C 4 2 C 5ame 4 1752 3050 N JONES BLVD APT 2047 3050 N JONES BLVD APT 2047 4011 7100 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 4 13 E 5ame 1729 3729 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL 4 3 3 C 4 12 C 5ame 1729 3729 CONFIDENTIAL CONFIDENTIAL 4 4 18 C 4 13 E 5ame 1729 3729 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL 4 37 6 C 4 7 E 5ame 1729 3720 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL 4 37 6 C 4 7 E 5ame 1720 3720 3720 APT 2021 3720 APT 2022		Same		4	3 C	ω .!	4	2321 N JONES BLVD UNIT 4	3834 3834 2321 N JONES BLVD UNIT 4	1880472 PHELPS, TAYLOR SHENEA
NIO 3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 4 3 3 C 4 2 C Same 3854 3762 3950 N JONES BLVD APT 2047 7 100 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 4 13 E Same 3729 3729 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL 4 3 5 19 C 4 13 E Same 3763 6764 7121 CRENSHAW WAY 7127 CRENSHAW WAY 4 37 6 C 4 7 E Same 3747 3247 9225 LONGHORN FALLS CT 3762 A768 1224 MERIDIAN BAY DR 1224 MERIDIAN BAY		Samo			90	¥.	ia I	8025 CHERISH AVE	3762 3762 8025 CHERISH AVE	1827471 ARMSTRONG, MARIAH
NIO 3722 6601 3948 COCONUT CT 3950 NJONES BLVD APT 2047 4 3 3 C 3 C 36me 3854 3762 3950 NJONES BLVD APT 2047 7 1700 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 4 13 E 5ame 3729 3729 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL APT 2017 4 36 19 C 4 13 E 5ame 3729 3729 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL APT 2017 4 37 6 C 4 13 E 5ame 3724 3725 LONGHORN FALLS CT 3725 LONGHORN FALLS CT 3725 CONFIDENTIAL CT 3725 CONFIDENTIA		Suipe		> +	18 0	۱ ح	Δ.	10151 W DORREII IN LINIT 1099	3708 3708 10151 W DORRELL LN UNIT 1099	1818290 BOSCO, CHRISTINA MARIE
NIO 3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 4 3 3 C 4 2 C Same 3854 3762 3950 N JONES BLVD APT 2047 4 4 3 3 C 4 13 E Same 3729 CONFIDENTIAL CON		Same		4 pa	B 0	3 04	-	929 ROCKVIEW OR APT 201	3762	SEVANGELISTA, FLORENCE T
NIO 3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 4 3 3 C 4 2 C Same 3854 3762 3950 N JONES BLVD APT 2047 4 3 3 C 4 12 C Same 3769 3760 7100 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 4 13 E Same 1712 3729 3729 CORPIDENTIAL CONFIDENTIAL 4 36 19 C 4 13 E Same 1712 CRENSHAW WAY 7717 CRENSHAW WAY 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 37 6 C 4 7 E Same 3745 3745 2525 LONGHORN FALLS CT 4 4 37 6 C 4 7 E Same 3745 5593 3724 CACTUS WHEEL CT		Same		4 4		2 4	ء د	929 ROCKVIEW DR APT 201	3762 3762 929 ROCKVIEW DR APT 201	17 TUING, MARY ROSE
NIO 3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 3 3 C 3 C 3 C 3 C 3 C 3 C 3 C 3 C 3 C		Same		. ,_		34	-	1224 MERIDIAN BAY DR	3365 7605 8820 ROZETTA CT	1760577 STOUTSENBERGER, SHANF CARLIS
NIO 3722 6501 3948 COCONUTCT 3948 COCONUTCT 4 3 3 C 4 2 C Same 4 155 C 3854 3762 3050 N JONES BLVD APT 2047 4 18 C 5ame 3760 3700 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 5ame 4 15 C 5ame 58766 7717 CRENSHAW WAY 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 18 C 4 18 C 5ame 58766 7717 CRENSHAW WAY 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 18 C 4 18 C 5ame 58766 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 18 C 4 18 C 5ame 58766 7717 CRENSHAW WAY 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 18 C 4 18 C 58766 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 18 C 4 18 C 58766 7717 CRENSHAW WAY 7717 CRENSHAW WAY 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 18 C 4 18 C 58766 7717 CRENSHAW WAY 7717 CRENS		Same		4		37	4	3724 CACIUS WHEEL CI	3763 6709 1324 MEBIDIAN BAY OB	1755858 ARRIAGA MARCO A III
NNO 3722 6601 3948 COCONUT CT 3948 COCONUT CT 3948 COCONUT CT 4 3 3 C 4 2 C NEISE 3854 3762 3050 N JONES BLVD APT 2047 3050 N JONES BLVD APT 2047 4 3 3 C 4 2 C 3606 3606 7100 GRAND MONITECITO PKWY APT 4011 7100 GRAND MONITECITO PKWY APT 4011 4 4 18 C 4 13 E NEEXANDER 3766 3766 7717 CRENSHAW WAY 7717 CRENSHAW WAY 4 37 6 C 4 7 E	Does not live there	Same		4		4	4	9225 LONGHORN FALLS CT	3547 3547 9225 LONGHORN FALLS CT	7 MARCELLA, AMANDA MAE
3722 6601 3948 COCONUT CT 3950 N JONES BLVD APT 2047 3050 N JONES BLVD APT 2047 3050 N JONES BLVD APT 2047 4 3 3 C 4 2 C 3606 3606 7100 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 18 C 4 13 E 3729 3729 CONFIDENTIAL CONFIDENTIAL CONFIDENTIAL		Same		4		37	4	7717 CRENSHAW WAY	3766 3766 7717 CRENSHAW WAY	85 PAWLUK-NOBRIGA, ELIAS ALEXANDER
LANTONIO 3722 6601 3948 COCONUT CT 3948 COCONUT CT 4 3 3 C 4 2 C RIE LENEISE 3854 3762 3050 N JONES BLVD APT 2047 3050 N JONES BLVD APT 2047 4 3 3 C 4 2 C 3606 3606 7100 GRAND MONTECITO PKWY APT 4011 7100 GRAND MONTECITO PKWY APT 4011 4 4 18 C 4 13 E		Same	13 E	4		36	4	CONFIDENTIAL	3729 3729 CONFIDENTIAL	1723208 WELLS, MARCUS
3722 6601 3948 COCONUT CT 3948 COCONUT CT 4 3 3 C 4 2 C 3854 3762 3050 N JONES BLVD APT 2047 3050 N JONES BLVD APT 2047 4 3 3 C 4 2 C		Same	H .	4 .		4	4	7100 GRAND MONTECITO PKWY APT 4011	3606 3606 7100 GRAND MONTECITO PKWY APT 4011	1719915 WHITESIDE, TYLER E
3722 6601 3948 CDCONUTCT 3948 COCONUTCT 4 3 3 C 4 2 C		Same		4		w	4	3050 N JONES BLVD APT 2047	3854 3762 3050 N JONES BLVD APT 2047	1704273 DAVIS PARRIS, VALARIE LENEISE
		Same		4	3 C	w	4	3948 COCONUT CT	3722 6601 3948 COCONUT CT	1692789 HERNANDEZ, DANIEL ANTONIO

2234772 KAHN, RYAN ANTHONY	3811 3811 6501 VEGAS DR UNIT 1074	10502 DENINANT AVE		34		. 1	2 C	Same	¢
2254408 MOORE MARIAN I	3842 3862 2209 TALL BINE DB	10502 PENNANT AVE	4.	36	19 C	. 42	13 E	Same	
2255733 COCOMAZZI, MERCEDITA MARIA	3706 3706 7825 TARBERTS COTTAGE ST	7875 TARRESTS COTTAGE ST	4 4	34	3 6 0	4 4	2 C	Same	
2257617 PACHECO, DANICE	3385 3385 10001 SUMMER OAK LN UNIT 102	10001 SUMMER OAK LN UNIT 102	4 4	37	n (4 4	7 5 4	Same	
2270246 PULLEY, DAVID ANDREW	3739 3739 8769 RED BROOK DR UNIT 104	8709 RED BROOK DR UNIT 104	4	34	8 C	4	7 .	Same	
2272765 HAYS, JELIZA ANN	3719 3719 3501 SHADY TIMBER ST APT 2087	3501 SHADY TIMBER ST APT 2087	4	4	18 C	4		Same	Does not live there
2273895 ESTALILLA, ALLEN LOPEZ	3361 3361 8201 DISTANT STAR CT	8201 DISTANT STAR CT	щ.	34	6 C	<u>.</u>	7 E	Same	
2280181 RILEY, REBEKAH	3762 3762 1032 BIRD SPRINGS DR	1032 BIRD SPRINGS DR	ъ	34	6 C	ъ		Same	
2283230 FALSEY, NICHOLAS GERARD	3721 3721 3929 PRESCOTT PINES ST UNIT 102	3929 PRESCOTT PINES ST UNIT 102	4	C)	3 C	4		Same	Does not live there
2286412 THEWIS, DANIEL JOHN	3532 3532 5920 MICHELLI CREST WAY	5920 MICHELLI CREST WAY	4	4		4		Same	and the state of the state of
2286725 BONDAN, PAMELA LOUISE	3707 3707 10626 PENNANT AVE	10626 PENNANT AVE	4	36		4		Same	Refused to answer
2304630 GONZALES, DANIEL FRANCISCO	3855 3855 2701 N DECATUR BLVD APT 2092	2701 N DECATUR BLVD APT 2092	4	w		4		Same	hardware the stable and
2310884 ANDERSON, ASPEN HOPE	3800 3800 2009 BLDOMFIELD CT	2009 BLOOMFIELD CT	4	34	6.0	4		Same	
2365982 NEWMAN, JOHNNIE BENNIE	3435 3435 8404 ORCHARD RIDGE AVE	8404 ORCHARD RIDGE AVE	4	37	60	4		Same	
2367391 HUNG, PHYRE	3395 3395 7916 BRIDGE GATE DR	7916 BRIDGE GATE DR	4	34		4		Same	
2374540 COHAN, MARIANNE	3386 3386 11120 PINE GREENS CT	11120 PINE GREENS CT	ω	2		. س		Same	
2374542 COHAN, LANI	3386 3386 11120 PINE GREENS CT	11120 PINE GREENS CT	w	2		ω		Same	
2391254 MORENO, MELISSA AMANDA	3370 3382 1525 IRON SPRINGS DR	1525 IRON SPRINGS DR	w	2		.		Same	
2392295 LOZOYA, ERIK	3613 3613 9009 CAREFUL CANVAS AVE	9009 CAREFUL CANVAS AVE	4	4		4		Same	Does not live there
2398191 PERKINS, TARINA KAY	3734 6726 12256 MONTURA ROSA PL	12256 MONTURA ROSA PL	w	2	8 C	ω.	13 E	Same	***************************************
2404000 VUONG, ALYSSA	3391 2087 1609 ROYAL CANYON DR	1609 ROYAL CANYON DR	4	34		4		Same	
2422354 MARTINEZ, DENNIS ANTHONY	3414 6738 2569 IRON CREST LN	2569 IRON CREST LN	w	37	6 C	w		Same	
2422407 MARTINEZ, RAMONA LYDIA	3414 6738 2569 IRON CREST LN	2569 IRON CREST LN	w	37		w	13 €	Same	
2422701 MALONE, RONALD C	3364 3364 1012 GRANGER FARM WAY	1012 GRANGER FARM WAY	ш	2		w		Same	
2429816 SMITH, SARAH MARIE	3749 1327 3125 N BUFFALO DR APT 2078	3125 N BUFFALO DR APT 2078	4	37		4		Same	
2451358 MURRAY, GAIL LUCILLE	3608 3608 5945 N JENSEN ST	5945 N JENSEN ST	4	4		4		Same	
2451363 MURRAY, RONALD JACKSON	3608 3608 5945 N JENSEN ST	5945 N JENSEN ST	4	44	18 C	4		Same	
2451855 PICACHE, JILIANA ALESSANDRA	3766 3726 7805 WEDLOCK LN	7805 WEDLOCK LN	4	37	6 C	4	7 E	Same	
2473051 WALZEL, ROBERT MORRIS	3364 3364 9172 TUDOR PARK PL	9172 TUDOR PARK PL	ш	2	88 C	L LJ	7 E	Same	
2474966 SAYER, JULIET ELIZABETH	3361 3361 124 WORTHEN CIR	124 WORTHEN CIR	ь	34		1	- 1	Same	
2506792 SOVERANU, JACQUILINE E	3854 3854 5701 PASEO MONTANA	5701 PASEO MONTANA	4	w	3 C	4		Same	
2524512 ROSE, JOSEPH ROBERT HENRY	. 3465 3465 7428 SILENT SAGE DR	7428 SILENT SAGE DR	4	4	18 C	4		Same	
2537856 FORREST, MARKEZE DASHON	3760 3760 4141 HARDWICK CT	4141 HARDWICK CT	4	37	ø П	4		Same	
2538669 PARKER, GABRIEL THOMAS	3576 2600 11368 RANCHO PORTENA AVE	11368 RANCHO PORTENA AVE	w	2	8 C	w .		Same	
2540151 NOREIKA, ALEXIS MICHELLE	3786 3786 3621 WILD WILLOW ST	3621 WILD WILLOW ST	4	4	18 C	4	7 E	Same	
2597340 MARTIN, JESSICA ANNE	3726 3726 10337 WILLIAM FORTYE AVE	10337 WILLIAM FORTYE AVE	4	4	18 C	4	7 F	Same	

EXHIBIT 14

EXHIBIT 14



	/ /	(2)	in the	
Investigator Name:	Chance	Brai	enjoic	
Incident Date/Time:	NOV. 10,	2220	11:3	4
Voter's Name: <u>I</u> ~	Trickson	\	Voter ID:	#: 217025
Voter's Address:	9351 Br	on ZC	River	Ave
	89149			
Report: Talke,	1 with	dad	Asol no	t get
rane.	states	Ian	Jackson	<u>ن</u>
in th	states e militar-	1 and	does	No +
live at	- NATESS	any	nore. A	1 though
his nes	1 Mress	and "	Adress.	is lacted
here"				
•				
				-
I declare, under penal forgoing is true and co	ty of perjury under the orrect.	laws of the st	ate of Nevada (NR 	S 53.045*), the
Signed:	- Jones	$\overline{}$	Date:	NOV. 10, 20

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Chance	Bonaver	tra
Incident Date/Time:	November	10, 2020	11:50
Voter's Name: Am	anda Mo	rcella	Voter ID#: 1726107
Voter's Address:	9225 LO	nghan Fo	115 ot.
	8914	9	
Report: Palhs	d with	Brianna	Elkins, Marcella.
n.ever	hard of	- Amarda	Morcella.
She do	res not 1	ive at	address.
Alas 1	ived at	Lorse	since
	2019		
		±11	
I declare, under penal forgoing is true and co		aws of the state of Nev	/ada (NRS 53.045*), the
Signed:	in the second		Date: 10, 10 2022

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Chance Bonaventura
Incident Date/Time:	Chance Bonaventura November 10, 2020 17:05
Voter's Name:	andon (00k Voter ID#: 186917-5
Voter's Address:	6840 Antler ct.
Report Talke	ed to now, sasd Lander
docs it	ive their arymore. Has in school (college) Since September
been i	in school (college) Since September
I declare under nenal	Ity of perjury under the laws of the state of Nevada (NRS 53.045*), the
forgoing is true and co	orrect.
Signed:	Date: Nov. 19, 202

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



	C I	\mathcal{O}		tera	
nvestigator Name:	Chorce	- 126	nover	~,-	
ncident Date/Time:	NOV.	10,2020	17	:32pn	
nvestigator Name: ncident Date/Time: Voter's Name: Voter's Address:	ricole 1	Fianne)	Lta 1	/oter ID#:1 <u>5</u> 6	6688
Voter's Address:	5600	wardy	900	est.	
:	87	149			
Report: Talk Nicole Wicole wald and	ed vi	th n	on t	hough d	1001
did not	open.	Sard	her	dought	er
Nicole	did	not	love	their a	agnore.
wedd	not	discl	'se 1	Cor how	long
and	when	she a	noved	at.	
		-			
l declare, under penal forgoing is true and co	ty of perjury under	the laws of the	state of Neva	ada (NRS 53.045*)	, the
00	AB	\rightarrow		Date: NOV.	(0 2 2)
Signed:	//			Date:_/	

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Chance Bonavertura
Incident Date/Time:	November w, 2020 1:04 pm
Voter's Name:	1, 205:~Son Voter ID#: 262 988
Voter's Address:	7241 Indom Creek UN Vait 201
	89149
Report: Talked	with gate gourd who could rechold. Resident who answered
the ho	rschold. Resident who answered
Stated	that Robinson, Larl dees
not 1	he there orymore bate good
	had to turn around.
I declare, under penal forgoing is true and co	ty of perjury under the laws of the state of Nevada (NRS 53.045*), the perfect.
Signed:	Date: Nov. 19, 2020

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Chance	Bona	vent	ra		_
Incident Date/Time:	NOV. 10	2020	2:4	1 pm		_
Voter's Name:	ik Lozoya	<u> </u>	V	oter ID#:_	23122	-95
Incident Date/Time: Voter's Name: Voter's Address:	9009 (0	reful (Carvas	· Au	1	_
						_
Report: Talked	with	toul A	Frican	Ameri	can	_
gentlem has not and no	an. States	that	E	rik	Lozoya	_
has not	lived the	re fo	/ 8-	126	a year	
and a h	alf, Ashed	for a	and po	1	eladed	
Stateme	ent. Was	refused	1			
						_
Management						_
						_
l declare, under pena forgoing is true and ত্র	Ity of perjury under the	e laws of the st	ate of Neva	da (NRS :	53.045*), the	
Signed:	Ma			Date:_/	V9V.19,0	1070

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Chance Bonoventura
Incident Date/Time:	1/00.10 2320 2.12/
Voter's Name:/	Telissa Clayton voter ID#: 1993014
Voter's Address:	7601 Revent ct.
	69149
Report: Talk	en to Myra paya about
Melissa	clayton. She stated that loss not 1502 there anymere.
She 1	oes not live there on yource.
Has been	a living these for Lyears and
Melissa	has been gone for about 2 years
as well.	
,	
R 	
l declare, under pena	alty of perjury under the laws of the state of Nevada (NRS 53.045*), the
forgoing is true and c	orrect.
Signed:	Date: Nov 10, 20 de

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name: Chance Boraventura
Incident Date/Time: Nov. 10, 2120 3:49pm
Voter's Name: C.S. areec Voter ID#: 19/0299
Voter's Address: 7605 Tiffary Lamp CT.
84149
Report: talked with Cornall Jones, Docepted
recording. Stated he has 18 Med at
address for 2 yours and never hard of Liga Grand. She doos not live
of Liga Grand. She doos not 150l
therL
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the forgoing is true and correct.
Signed: Date: NOV, 19, 2020

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Investigator Name:	Chance	Bonne	ntura		
Incident Date/Time:				9:51	
Voter's Name: 50					2765
Voter's Address:	3501 5	Larry Tir	nber	st	
Report: talked and ask	_Apt	2087	8112	9	
Report: talked	! with	Alex	O'lon	Y	
and ask	ed if	Jeliza	Hay5	was	
available.	. She st.	ated th	hat she	. Noesa	<i>+</i>
benen her	med sh	e does i	+ 1:re	at:	that
addres	5. Decei	red	permis:	sion te	>
record					
	3790				
(4					
I declare, under penal forgoing is true and		ne laws of the state	e of Nevada (Ni	RS 53.045*), the	;
Signed:	My		Date:	NOV. 10,	2020

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	Angelo	Nelson		
Incident Date/Time:		10,2020		
Voter's Name: Shan	100 Z>	185	Voter ID#: 207	27042
Voter's Address:	10550	W. Alexa	nder rd. ur	it 2087
Report: Rang	doorbell	GerAldman a	nowered !	then
asked .f	Shannon	Jones	lived there	he
soid no.	8 1 ho	ive the wr	ong house T	<u></u>
wolled an	aj			
2				
·				
				-
,				
I declare, under penal forgoing is true and co	ty of perjury under orrect.	the laws of the state	of Nevada (NRS 53.045	5*), the
Signed:			Date: 10/10	12020

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name: Angus Nelson
Incident Date/Time: 10 10 12020 3:43 2 m
Voter's Name: Panelu Bondan Voter ID#: 2286725
Voter's Address: 10626 Pennant ave.
Report: Rang door bell a mon answered
I explained what I was doing. I then asked
if Pamela was avioloble he soid no
what do you need or rank to ask her
I then asked it to he know that she
voted in person or nail. He soid
it was none of my business
I declare, under penalty of perjary under the laws of the state of Nevada (NRS 53.045*), the
forgoing is true and correct.
Signed:

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



INCIDENT REPORT/DECLARATION

Investigator Name:	1 0				
Incident Date/Time:	10/10/20	20	2:15	Pm	
Voter's Name: Kessi	Fick	ert		Voter ID)#:
Voter's Address:	7552 AL	obez	view	67	
Report: Zang					
I asked are	you k	cevin	he a	declined	. 1 then
asked it	cesia v	vas a	10:00	k to	tolk
the mon t	nen Si	uta th	unes	no ke	<i>ن</i> ،م
here lue 1	ived here	Cor	16.00	1 yr +	. 1 s=:d
it appers	Lein	75 ON	the '	1777 . He	Sort
no hes not	here.	1 ph	unked	him R	r his
the & lef	۲.				
I declare, under penalty forgoing is true and com	of perjury upder rect.	the laws of	the state o	of Nevada (Ni	RS 53.045*), the
Signed:	~(Date:	10/10/2020

* NRS \$3.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Incident Date/Time: 10/0/2020 2:05 pm Voter's Name: MAR N:cole Voter ID#: 2031517 Voter's Address: 10734 Leather stocking Ave. Report: asked the Gentlam who answered the door is a Nicola lived there he said no & that could be the actions renters. The man said they had be renting about a months	Investigator Name: Ryclo Nelson
Voter's Name: MAS N:cole Voter ID#: 2031517 Voter's Address: 10734 Leather stocking Are. Report: asked the Gentlemen who answered Me dor is a Niede lived there he said no & that could be the private renters. The	Incident Date/Time: 10/10/2010 2:05pm
Report: asked the Gentlemen who answered The door is a Niede lived there he said no & that could be the parisons renters. The	1.05
no & that could be the private renters. The	Voter's Address: 10734 Leatherstocking Ave.
no & that could be the private renters. The	
no & that could be the previous renters. The	Report: asked the Gentlemon who asswered
	the door is a Niede lived there he said
man said they not be verting about 6 months	no & that could be the privious renters. The
	man said they not be verting about 6 months
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the forgoing is true and correct.	
Signed: Date: 10 10 17070	Signed: Date: 10 / 10 / 207.7

^{*} NRS 53.048 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name:	
Incident Date/Time: November 10, 2020 4:15	_
Voter's Name: Nicholas Falsey Voter ID#: 22832	30
Voter's Address: 3929 Prescott Pines St.	
Unit 102	
Report: Knocked and current resident	
answered the door. I asked her if	
Nicholas Falsey was available and which	
she said she dodn't know him. I asked	
how long she had lived there. She said	
Since Tine.	
I asked if she would be comfortable giving	_
me a recorded Statement but She declined.	
	_
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the forgoing is true and correct.	_
Signed: Date: Date:	D

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name: Irevin Lange
Incident Date/Time: November 10, 2020 12:49
Voter's Name: Carlos Sampson Voter ID#: 1414 064
Voter's Address: 2636 La Mara St. 89108
Report: Knocked on the door and rung the
"Ring" door bell. Current resident, Ronda (did
not give me last name), answered the door.
I stated I was from 'Citizen Outreach'
and asked if Carios Sampson was available
She stared she had never heard or him. I
asked how long the had had there in
which she replaced, " one year".
I asked for consent to record her , the
gave consers. I poported her statement, and
left.
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the forgoing is true and correct.
Signed: Date:/10 2020

^{*} NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.



Investigator Name: Trevih Lange
Incident Date/Time: November 10, 2020 / 12:05
Voter's Name: Angela Tucker Voter ID#: 727519
Voter's Address: 2701 N. Decatur BLVB Apt. 2090
Report: Knocked on the door, current resident
Elizabeth Hayden answered. I asked if
Angela Tucker was available. She stated
that she did know who she was all but
concerns had recieved mail for her in the
past. I asked how long the had lived h
the apartment at which her response was
around the end of March.
I declare, under penalty of perjury under the laws of the state of Nevada (NRS 53.045*), the forgoing is true and correct.
Signed: Date: Date:
* NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter

^{*}NRS 53.045 Use of unsworn declaration in lieu of affidavit or other sworn declaration. Any matter whose existence or truth may be established by an affidavit or other sworn declaration may be established with the same effect by an unsworn declaration of its existence or truth signed by the declarant under perjury, and dated, in substantially the following form.

EXHIBIT 15

EXHIBIT 15

This document is one in a series created as part of the Cybersecurity and Infrastructure Security Agency (CISA) Elections Infrastructure Government Coordinating Council and Sector Coordinating Council's Joint COVID Working Group. These documents provide guidance for state, local, tribal, and territorial election officials on how to administer and secure election infrastructure in light of the COVID-19 epidemic.

Inbound Ballot Process

Overview

The inbound ballot process covers everything that takes place from the time ballots are brought back to the counting facility by ballot collection teams or delivered by USPS, until the ballots are permanently sealed in storage containers for the retention period. This includes ballot receiving, ballot verification, ballot preparation, ballot scanning, ballot tabulation, and post-election audits.

Although state laws vary on how soon before the election each part of the process can begin, there are some advanced considerations regarding purchasing equipment and building procedures. One of the most important components of the inbound ballot process is having a system to track ballots as they move from one processing area to another to account for any changes in the overall quantity.

This guide outlines considerations for a typical inbound ballot process in a high-volume mail ballot environment.

General Considerations

One of the most challenging aspects of creating a plan for processing inbound ballots is estimating how many mail ballots will be returned and when so you can staff accordingly. It is reasonable to assume that the majority will be returned on Election Day and more precisely, on election night.

A few simple steps can improve your planning model for how many people you will need to train and hire:

- 1. Document each action conducted in each stage of ballot processing.
- 2. Conduct a dress rehearsal. Have staff walk through each stage of the process using an adequate sample of test envelopes and test ballots.
- Conduct time studies. Knowing how long it takes 1,000 ballots (for example) to get through each stage of the process will help you make better decisions about how to staff and where to shift your resources (people) when processing at peak demand.

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4. Cross-train Signature Verifiers, Ballot Scanners, and Adjudication teams where possible. These are the critical skill stages and are areas where bottlenecks can be expected to occur. Cross-training staff enables shifting resources as necessary to mitigate or avoid these bottlenecks.

If your state does not require it already, partisan affiliation could play a role in hiring poll workers and temporary staff. This means creating bipartisan teams as often as possible, including using unaffiliated workers, to create an even representation of your electorate.

When calculating the amount of space, you need, the more you can get the better. Having space to physically separate process areas helps you have greater control of and security for the process. It also helps avoid trays of ballots being inadvertently moved to the wrong processing station. Necessary space includes room to store ballots, ballot envelopes, and miscellaneous contents that arrive. Nothing should be thrown away until after the period to challenge the election has passed.

Finally, social distancing should also be a factor when you think about space requirements. Creating space not just between processes, but between the people performing each process, provides a safer working environment. For counties or jurisdictions with limited office space, consider alternate locations such as a voting equipment storage warehouse or a school that has closed. Always be certain that physical security remains a top priority.

What equipment and supplies will you need to purchase?

Each ballot processing area should have unique equipment and supplies to facilitate that stage of the process. One general goal should be creating a plan that keeps ballots and ballot envelopes organized as they are moved through each stage of processing. This can be done by ordering colored mail trays, one for each stage, or by using large colored mail tray labels. In addition to purchasing **mail trays** you will need:

	Mail tray carts or mail cages on wheels
	Carts that can be locked and sealed (in lieu of secure storage rooms)
	Signs that can be attached to carts showing contents and status
	Folding tables and chairs (can be rented)
	Ballot storage containers (post-scanning)
ū	Colored vests or lanyards to designate who is working in what area (if vests are worn by temporary workers, you have to consider laundering the vests while lanyards are easier and cheaper (as long as the lanyard itself is not caught or tangled in the work process).
	Large signs designating each processing area along with visual charts displaying the steps in each individual processing stageUnderstand all relevant dates and deadlines by working with vendors and USPS. Highlight whether any of your dates have/will change owing to "emergency procedures."

Timeline: These purchases should be made as soon as you have a good estimate of the volume of ballots to be processed. Ideally, supplies should be on hand by the time you conduct training and practice exercises—typically 30 to 90 days before the election.

What is the best way to provide transparency and accommodate poll watchers or others who want to view inbound ballot processing?

Establishing a formal observation area for poll watchers is helpful. If no area is set aside for them, consider using tape to delineate "areas" on the floor. This ensures poll watchers can observe without interfering with operations. In addition, consider:

Publishing the steps of each process or providing a ballot lifecycle chart.
Posting signs visible from the "watcher" area to designate each processing area.
Using different color-coded lanyards, badges, or vests to designate poll watcher as well as the workers in each individual processing area.
Assigning a member of staff to answer questions or stop a process if a watcher has concerns or wants to issue a challenge.
Setting a schedule for performance of each stage of the process so observers can plan for watching the stages important to them (especially important if not all stages are performed every day).
Live streaming ballot processing (e.g., via Facebook Live, Twitter, Instagram Live, YouTube mobile).

What if you need to purchase ballot sorting equipment or a large number of central count scanners and your jurisdiction's RFP process is 4-5 months? Is there a way you can bypass those procurement requirements to get the equipment you need now?

Work with your Purchasing Department to determine whether your state participates in a cooperative purchasing alliance or you can take advantage of a <u>cooperative contract</u>. A similar option would be the <u>GSA Cooperative Purchasing Program</u>. Check whether your vendor is an approved industry partner in this program.

Some other considerations to improve the process include:

 - miles and miles and broaden manages
Detail all current contracts in a single place, listing the existing terms.
Hold meetings now with your government partners—procurement, finance, legal—that
can help you modify existing contracts and also help you negotiate new contracts
quickly.
Move quickly to define the new or changed specifications, such as new ballot storage
racks or additional hallots that must be scanned centrally. Working through this

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document should guide you on the path to identifying new gaps.

☐ Within the confines of your procurement requirements, begin work with your vendors as soon as possible.

Timeline: Anticipate you will have problems with procurement—supply chain issues may impact availability. The decision to expand mail ballot voting must be made sooner rather than later to ensure your ability to purchase or rent the necessary equipment. Problems will be vendor and equipment specific but typically you should start 140 days before the election.

Are there options to share ballot envelope sorting equipment and central count scanners?

The ability to procure and install equipment and/or the cost of that equipment might be a reason to consider partnering with a nearby election authority or creating a state or regional processing center. This type of arrangement can also benefit those jurisdictions that are limited in the amount of staffing and space available. Such an arrangement places all inbound processes in one shared location.

That said, in addition to the legal issues, there are some logistical issues associated with "sharing" equipment that should be considered. These include:

How will equipment be programmed to account for different ballot designs and different
elections?
How will chain of custody be maintained for ballot packets as they are transferred to and
from a shared facility?
When will each party to the sharing agreement get to use the equipment?
Who is responsible for equipment security and maintenance?
How will ballots be sorted by county for permanent retention

How do you plan to transfer and track ballots?

It is important to have a plan for tracking the transfer of ballots as they move through each stage of the Inbound process. Your plan starts with designating where each stage will take place. Having a separate room that can be secured by badge or key access is ideal. If not, delineate a section of your office or warehouse for each of the stages described below.

Some considerations as you begin planning include:

- ☐ Create a system for batching envelopes and ballots and attempt to keep the quantities uniform.
- Create a ballot tracking form that stays with a batch of ballots throughout each stage of the process from the time ballots are checked in and placed in batches until they are scanned into the voting system. This form should include a section representing each stage of the process where the total number of envelopes or ballots is verified and the names of those verifying the piece count are recorded.

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Consider color coding—the trays, the carts, the room sign, etc. The color of the tray, etc
indicates the stage in the process in which that particular batch resides.
Always require each section of the ballot tracking form to be signed off by two people.
Assign leads or managers to consistently review ballot tracking forms, chain of custody
forms, and other ballot accounting documents.
Conduct an audit of the process to ensure compliance.

Ballot Receiving

The ballot receiving process starts when mail ballots are delivered to the central processing facility. These can be ballots delivered directly by USPS, but more likely they will be ballots picked up from drop boxes and USPS facilities by your ballot collection teams. In addition to voted ballots, you will also receive undelivered ballots from USPS. These ballots should be processed according to state law and securely stored as part of the official election records.

What are the steps in the ballot receiving process?

- Ballot collection bags and boxes are checked in, and security seals are confirmed before opening the collection bags and boxes.
- 2. Chain of custody forms are completed.
- 3. Ballots need to be securely transferred from mail bags and portable ballot boxes to mail trays.
- 4. At some point before or after the transfer of envelopes to mail trays, ballots in their box or tray are weighed for an approximate piece count and the data recorded for each ballot drop-off location and/or USPS.
 - a. Alternative: Hand-count the quantity of envelopes if not using a scale or to test accuracy of the scale.
- 5. Ballot boxes should be inspected to ensure they are empty before being prepared to go back out again

How much space will you need?

Ballot collection teams have unique space requirements during ballot receiving. They will be arriving to the central processing facility with their vehicles full of ballot boxes. Thinking about a secure (and socially distanced) way to transfer those ballot boxes from their vehicles to your processing area should be the first thing to consider when thinking about space. Some unique approaches have been passing the box through a window (like a drive-through) or backing the vehicle into the warehouse space before unloading. Whatever your constraints are, think about problems such as inclement weather and the distance that will need to be traveled (those boxes or bags can be heavy).

Next, consider establishing an area that will allow you to set up multiple folding tables with plenty of space between them. Ballot collection teams will need space for their ballot box and 5 | P a g e

multiple mail trays to which they will transfer the ballots. This is most efficient if you have room for several people at a time to move the contents of the ballot boxes to trays and weigh them for a piece count during the process.

Also consider that you will most likely be receiving ballot packets returned undelivered by the post office. These will need to be checked in at some point so you can go through the normal list maintenance process for these voters. You will also need a place to store them.

How many people will you need?

Generally, your ballot collection teams can handle the transfer of envelopes from the ballot collection boxes into the mail trays without any additional assistance. On Election Night, when the volume of ballots coming in is greater and more frequent (assuming you do multiple pickup runs throughout Election Day, which is recommended), it is helpful to temporarily move workers assigned to other "stages" to help. This also means you will need extra space.

What equipment and supplies do you need for ballot receiving?

Due to the physical nature of this process, there is little equipment to purchase. Most of the work is done by temporary workers and staff. In addition to purchasing mail trays, carts, and folding tables, you will need a digital postal scale to estimate the piece count of the number of ballots that have been returned from what location. Ideally, find a floor scale or one that has the display on an extended arm.

Ballot Verification

The steps listed here can be performed manually or by mail ballot sorting equipment. The ballot verification process is one where sorting equipment can dramatically decrease the processing time and number of people you will need to staff this stage of the Inbound Ballot process.

What are the steps in the ballot verification process?

If it may not be possible to find a full-service vendor or even a reliable fulfillment center in a short period of time:

- 1. Sealed returned ballot envelopes are date and time stamped.
- 2. Ballots belonging to another jurisdiction are sorted out to be forwarded to the appropriate counties for processing.
- 3. Information from the ballot return envelope is recorded in the voter registration database.
 - a. This can be accomplished using manual data entry but is more efficient if a barcode with the voter ID from the voter registration is included on the ballot return envelope for scanning.
 - b. This process ensures the voter is credited for voting and prevents them from submitting another mail ballot or voting in person.

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- 4. Ballots are grouped into batches, and a ballot tracking form is assigned to the batch.
- 5. Where required by law, signatures on sealed ballot return envelopes are captured and reviewed by bipartisan teams either manually or using automated equipment (see the *Signature Verification and Curing* document for more details.)
 - Voter records are updated to indicate whether the signature was accepted or rejected.
 - b. Ballot envelopes are sorted by signatures accepted and rejected.
 - c. Rejected ballots are moved to the Signature Cure process if allowed by state law.
- Accepted return envelopes are sliced open, grouped into a uniform batch size, and moved to Ballot Preparation.
 - a. The predetermined batch size will be used throughout the rest of the Inbound Ballot process.
 - b. Determine the batch size by considering: 1) the maximum number of ballots the ballot scanner tray can hold, and 2) how many ballots the average person can comfortably handle. Note: 100–200 ballots per batch is a good size for ballots being scanned on central count scanners.

How much space and how many people will you need?

The biggest determining factor here is whether you use a mail ballot sorter or rely entirely on a manual process. A mail ballot sorter's space footprint depends on the size and model but will require fewer people.

For a manual verification process, you will need to consider making room for an envelope slicer (recommended) along with workstations connected to the voter registration database for each person who will be processing batches of returned envelopes.

To estimate how many people you will need and how many workstations, consider the time for conducting signature verification (see above and the *Signature Verification and Curing* document for more details), as well as the time to sort out ballots that belong to another jurisdiction, sort your jurisdiction's ballots into predetermined batch sizes, and put the accepted ballots through the slicer. This is an area where time studies on test ballots will help you make a better estimate of the number of people and space needed.

What equipment and supplies do you need for ballot verification?

On-demand printing can help with space requirements and some storage protocols. However, it also introduces a potential single point of failure. Consider the following:

· · · · · · · · · · · · · · · · · · ·
Mail ballot sorter—this will date stamp ballots as they are scanned.
Storage racks to hold mail trays with ballot envelopes.
Mail trays to store ballots as they are sorted.
Tracking sheets, or a computer dedicated to tracking batches.
Envelope slicer (if not performed by the ballot sorter).

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If you o	do NOT plan to purchase a mail ballot sorter, you should consider purchasing the		
following in addition to the other items listed above:			
	Automatic date/time stamp.		
	Bar code wands.		
	Workstations connected to the voter registration database		

Ballot Preparation

What are the steps in the ballot preparation process?

- 1. Verify envelope quantity on ballot tracking form.
- Remove the ballot from the envelope (and any inner envelope or secrecy sleeve if used) in a way that prevents the Ballot Preparation team from seeing the voter's identity.
- 3. Remove any stray stubs left on the ballot.
- 4. Prepare the ballot for scanning by flattening/backbending the folds so the ballot lays flat.
- 5. Perform a piece count on the extracted ballots and ensure it matches the envelope count for that batch (note any discrepancies on the ballot tracking form such as an empty envelope or two ballots in one envelope).
- 6. Place the ballots in a mail tray.
- 7. Complete ballot tracking forms.
- 8. Securely transfer ballots to Ballot Scanning.
- 9. Run a zip tie through the envelopes to ensure they are empty (not ballots left in envelope) and place them in storage.
- 10. Place secrecy sleeves, stubs, etc. in temporary storage. Nothing should be thrown out from Inbound Ballot Processing until the date for challenging an election has passed.

How much space and how many people will you need?

Unless you are using a vacuum extraction system to automate the process of removing ballots from return envelopes, this process requires the most space of any stage in the Inbound Ballot Process. Normally, bipartisan teams of two would perform this process on a single banquet-size folding table with two chairs. With the need for social distancing, you will most likely need to arrange workers one to a table--requiring even more space.

Batches of 100 envelopes with ballots in an inner secrecy sleeve can be extracted manually, flattened, stub removed, and a piece count determined in about 20 minutes by one team. Therefore, it is very important to run time studies in a practice environment.

If you have space to set up extra tables and chairs, you should do it even if you do not plan to hire enough people to fill all of the seats. This is an easy job to learn and is prone to be a bottleneck in the process. When that happens, having the space and tables to bring all handson deck will help speed up the process.

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What equipment and supplies do you need for ballot preparation?

In addition to purchasing or renting folding tables and chairs to accommodate your Ballot

Pr	epai	ration teams, you will need:
		Transfer case or mail trays.
		Rubber fingers or finger moistener (if ballot quantities are being verified manually).
		Paper scanner or scale (to automate piece count).
		Vacuum extraction system.
		If ballots will not be immediately transferred to Ballot Scanning, consider a secure ballot

Ballot Scanning

storage area or locking cart.

It is important to note that the act of scanning is not the act of tabulating. Just like precinct scanners used for in-person voting, central scanners read the marks on ballots indicating a voter's choice for each contest. Ballot scanning in a central environment is simply another step in the Inbound Ballot process. Election officials do not aggregate and report results until after the polls are closed.

In addition to physically scanning batches of ballots, ballot scanning often involves separate but parallel functions of ballot duplication and ballot adjudication.

What are the steps in the ballot scanning process?

- 1. Verify ballot quantity on ballot tracking forms.
- Scan ballots using central count scanners or precinct scanners.
- 3. Verify and record total ballot quantity scanned using information from the voting equipment.
- Duplicate ballots that are damaged or have identifying marks (reasons for duplication will vary by state).
- 5. Perform adjudication for voter intent as necessary (will be done electronically or by duplicating ballots).
- Complete the necessary labels and logs to account for batch numbers, quantities, and seal storage containers.
- 7. Securely transfer scanned ballots for storage.

How much space and how many people will you need?

These resources will ultimately depend on whether you use central count scanners or precinct scanners. Also, in some states the ballot duplication and ballot adjudication process must be witnessed or performed by the canvassing board which will require additional space and staffing considerations not addressed here.

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0	Central count scanners will take less space and fewer key operators. Precinct scanners will take more space and more operators, especially considering social distancing rules.			
What equipment and supplies will you need for ballot scanning?				
	Ballot scanners (central count or precinct count models)			
	Ballot marking devices (optional to assist with duplication)			
	Building infrastructure and power requirements are important to meet the needs of the scanning equipment. This is especially true when you have extra scanners (central or precinct scanners) consolidated in a small area.			
	Large work surfaces (tables or desks) are needed to accommodate a central scanner and the incoming tray of unscanned ballots, along with the transfer case or storage box for the scanned ballots.			

What are the tradeoffs between purchasing central count scanners and using existing precinct scanners?

Central count scanners offer the advantage of speed and scalability. They have the advantage of requiring fewer people to operate them. Fewer scanners also means greater control of the transfer of ballots from preparation to scanning and the additional processes such as duplication and adjudication that may occur during scanning. The lower per minute speed of precinct scanners means you will need more of them to do the same job as a central count scanner. The more machines you use, the more people you need, along with more space for social distancing.

The space and power requirements for a large number of precinct scanners running in a single location should not be discounted. More equipment and people spread out over a larger area also means a greater threat surface; more area that needs to be secure; and more area and devices that need to be sanitized and accessible to poll watchers—all with solid workflows and controls to ensure ballots are accounted for. Precinct scanners may also limit you to printing ballots by precinct only and not by ballot style, which can slow down the ballot receiving process. It is imperative that you consult with your voting equipment vendor as you build your Inbound Ballot processing plan.

Ballot Duplication

Ballot duplication is the process for replacing damaged or improperly marked ballots (i.e. the voting system cannot read the ballot) with a new ballot that preserves the voter's intent. When expanding voting by mail, you need to think about making the duplication process more efficient. More hand-marked paper ballots means more opportunity for damaged ballots, either damaged by the voter or by USPS processing, or ballots requiring duplication because of identifying marks. Some things to consider:

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Will you be using preprinted blank ballots or a ballot on demand (BOD) system?
If using a BOD, are you planning for the necessary ballot stock and toner?
Have you created duplication logs and ballot labels (for original ballot) with pre-filled control numbers?
Have you considered using an ink stamp to create a template for adding the control number and initials on the duplicated ballot?

There are systems that can help automate the duplication process. These were developed mainly to assist with duplicating UOCAVA ballots returned electronically but their use should be considered as duplication needs increase. These systems include using a ballot marking device to create a scannable ballot or QR codes coupled with BOD systems. Some voting systems also have an inline system that could be leveraged.

Ballot Adjudication

An increased quantity of hand-marked paper ballots will generate a need for ballot adjudication teams. If your current voting system supports electronic adjudication, then you already have this covered. Scaling up may simply involve hiring and training additional teams to perform this function. You may also need to procure more workstations to accommodate the teams. If you use a manual adjudication process, the ballot duplication considerations listed above are vital to think about.

Statewide voter intent guidelines are an important element in the adjudication process, whether it is manual or electronic. Having a large chart with examples posted near the adjudication stations increases transparency and reinforces what was covered in training. You can find links to voter intent training from Washington and Colorado in the Additional Resources section.

Post-Election Audits

Because vote-by-mail creates an auditable paper record post-election auditing of these ballots is an important step in the process. When all of your ballots are scanned centrally, and you include the practice of logging and labeling each scanned batch, much of the work has been done to allow you to perform a ballot comparison, risk-limiting audit (RLA) if that is allowed by your state law and practical for your operation. For more information please see Knowing It's Right Part 2: Risk-Limiting Audit Implementation Workbook (pp. 21–23) which walks you through the steps of preparing for and conducting a ballot comparison RLA.

Security Considerations

Your physical and cyber security plans will continue to play an important role in the integrity of your election. As your physical footprint expands, so does your risk. Going back to those plans

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and reevaluating best practices is even more critical if you plan to move your Inbound Ballot processing to different buildings or use additional rooms in your current facility.

For a full list of CISA services see the <u>CISA Election Infrastructure Security Resources</u> <u>Guide</u>. To request services from CISA, email <u>CISAServiceDesk@cisa.dhs.gov</u>. Each of CISA's services is provided at no cost to election jurisdictions and their private sector partners. Also, the Election Infrastructure Information Sharing and Analysis Center (EI-ISAC) has resources, guides, and tools available to election officials for protecting election infrastructure. Some of CISA services and security best practices include:

	Invite your regional Cybersecurity and Infrastructure Security Agency (CISA) Physical
	Security Advisor (PSA) for an Assist Visit.
	Work with your PSA after the visit to fill out the <u>Infrastructure Survey Tool</u> (IST) to identify and document the overall security and resilience of the facility.
	If inbound processing equipment does not need to be internet connected, or if internet connection is not necessary for the processing of election material, physically and logically disconnect it.
Ο,	Obtain outside cybersecurity assessments, such as CISA vulnerability scanning and remote penetration testing.
	Develop a vulnerability disclosure program (VDP). This allows well-intentioned cybersecurity researchers to find and disclose vulnerabilities privately to an election official, giving the election official time to implement upgrades and patches before disclosing the information publicly.
	Using security best practices for web and network connected election systems, including two-factor authentication (2FA) for employees and voters.
	Encrypting traffic using HTTPS, or if you use a file server, ensure it uses SFTP.
	Placing voter portals on a government TLD, preferably .gov.

Additional Resources

	Oregon VBM Procedures Manual—Created by the Oregon SOS
	<u>Determination of Voter Intent for Colorado Elections</u> —sample voter intent guide from
	Colorado Secretary of State
Q	Voter Intent: Statewide Standards on What is a Vote—sample voter intent guide from
	Washington Secretary of State
	Best Practices for Ballot Accounting & Reconciliation—best practices from the
	Brennan Center on paper handling and reconciliation
	Voting Outside the Polling Place: Absentee, All-Mail and other Voting at Home
	Options—NCSL webpage dedicated to absentee voting and all-mail voting