

FROM: _____ Name
_____ Address
_____ City, State, Zip.

TO: _____

NOTICE OF MALADMINISTRATION

Notice of Change in Contract Terms Notice of Right to Arbitration

AFFIDAVIT OF MALADMINISTRATION

Whereas Notice and Demand to Agent is Notice to Principal.
Whereas Notice to Principal is Notice and Demand to Agent.

Comes now Affiant, _____, one of the People,
(as seen in Illinois Constitution, Article I, Section 5) Sui Juris, in this Court of Record, bring
the following claims and facts, that you and your agents may provide due care.
Please take notice that:

All governments started with the People. It was founded and based on the People's
will and never about the desires or will of the government officers. The People
addressed you as trustees and servants and all times to be accountable to the People.
Therefore, the People are not limited by your statutory limits. All government, of right,
originates with the People, is founded upon their will only and is instituted solely for the
good of the whole. Public officers are the trustees and servants of the People and are
at all times amenable to them.

Please take notice that our United States Constitution, which is the Supreme Law of the Land,
explains that the People have the right to regulate their internal government, and therefore,
when the People may need, there is a guaranteed right to reform, alter or abolish government
and the Illinois State Constitution, to which you have sworn to, The government is to be
regulated by the People and as Trustees and Servants, it is your duty to carry out the wishes of
the People who granted authority for you to handle the People's business. Therefore, I am
presenting fundamental law and instructions that you may observe and carry out the will of the
People (Observe the Constitutional Provision supporting this authority below):

As seen in Illinois Constitution Article 1, Section 5. Right to Assemble and Petition
The People have the right to assemble peaceably for their common good and to apply

by petition or remonstrance to those vested with the powers of government for redress of grievances.

ILLINOIS CONSTITUTION ARTICLE I SECTION 5. RIGHT TO ASSEMBLE AND PETITION

The people have the right to assemble in a peaceable manner, to consult for the common good, to make known their opinions to their representatives and to apply for redress of grievances.

(Source: Illinois Constitution.)

The People of this state have the inherent right of regulating their internal government.

Government is instituted for protection, security and benefit of the People; and at all times they have the right to alter or reform the same whenever the public good may require it. It is the People who decide what direction the government should proceed.

Please take further notice that Illinois civil officers guarantee that they will not interfere with the right of suffrage. The Illinois Constitution clearly shows that for our votes, scrutiny must be done to reduce them to all legal votes. This is sworn to by all workers in the state as part of the agreement to work for the People of Illinois.

Illinois Constitution Article III Section 3 . "All elections shall be free and equal."

Three Election Voting Systems were used in the 2020 General Election that were used that did not follow the required statutory regulations for use in the 2020 General Election as set forth by the Statutes and Administrative Code of Illinois. These Voting Systems were: 1)

Dominion Voting Systems Democracy Suite WinEDS 4.0/Democracy Suite (WinDI) 5.6-C IL (Used in 2 Election Jurisdictions)

2) Unisyn Open Elect Voting System 2.1.0.1 (Used in 22 Election Jurisdictions)

3) E S&S EVS Version 5.5.0.2 (Used in 11 Election Jurisdictions)

All 3 Voting Systems submitted a completed application for Approval with the Illinois State Board of Elections (IL SBE) past the cutoff date of May 3rd,2020 specified by state statute.

These Voting Systems were used in 35 Election Jurisdictions across the State of Illinois. The IL SBE and the Illinois State Legislature have both failed to protect the people of Illinois by allowing ballots to be cast on these Voting Systems. The IL SBE and local jurisdictions that Certified any election results from the above Voting Systems have violated the Rights of the People of Illinois in multiple ways including but not limited to the People's right to a fair election on properly certified Voting Systems.

A Full Forensic Audit with Kinematic

Imaging of the votes and systems is the right of the People to know all elections are equal and free of fraud. The vendor(s) to conduct the Full Forensic Audit with Kinematic Imaging and/or Artifact Detection will be selected solely by The People's in exclusive consultation from the persons of Colonel Phil Waldron US Army (Ret) and Jovan Hutton Pulitzer. The Full Forensic Audit with Kinematic Imaging and/or Artifact Detection will begin no later than September 1st, 2021 or at earliest availability of vendor(s) whichever shall come sooner.

STATEMENT OF FACTS ON CHICAGO AND COOK COUNTY VOTING SYSTEMS The Dominion Voting Systems Democracy Suite WinEDS 4.0/Democracy Suite (WinDI) 5.6-C IL was granted Interim Approval by the Illinois State Board of Elections (IL SBE) on September 3rd, 2020. The Voting System WinDI 5.6-C IL was put into use during the 2020 General Election in Chicago and Cook County Election Jurisdictions in the State of Illinois. The equipment chart of jurisdictions from the IL SBE shows that Cook County Equipment and Purchase date of 3/20/2020. Given this reported date, the Cook County Jurisdiction put this equipment into use for the 2020 General Election as reported by IL SBE. The City of Chicago also put into operation this Voting System without properly disclosing to the public the purchase date. The Administrative Code calls out that any Voting Systems approved by the IL SBE to be used in the State of Illinois must submit a completed application 6 months prior to the election first used. No vendor or user shall offer to sell, lease, loan, give or otherwise supply to any user or potential user any voting system or voting system component, and no user shall place in operation any voting system or voting system component, without first submitting to the Illinois State Board of Elections the application for approval identified in subsection (a). **A completed application for approval shall be submitted not less than six months prior to any election** in which a voting system or support component is proposed for use. 6 months prior to the 2020 General Election would be May 3rd, 2020. May 3rd, 2020 was a Sunday. The date would be adjusted to May 4th, 2020. IL SBE shows the date the application was received was May 5th, 2020. However, this was not a "Complete Application" as the critical test data from Pro V&V the certifying testing lab submitted their certified test on May 8th, 2020 or later. The Administrative Code calls out that the Computer Code must be submitted with the application to be complete. The Administrative code defines Computer Code under TITLE 26: ELECTIONS CHAPTER I: PART 204 § 204.40 § 204.40 para. (d) "Computer Code" consists of, but is not limited to, ballot counting source code, table structures, modules (compiled source code), program narratives, installation instructions, operations instructions, data flows, deployment platforms, compatibility considerations for hardware, software and firmware, and any other documentation relevant to the structure and operation of the ballot counting system. The Pro V&V Test Report is documentation required to certify the Dominion Voting Systems Democracy Suite WinEDS 4.0/Democracy Suite (WinDI) 5.6-C IL This testing document is a requirement that certifies that the "Computer Code" is correct, functions properly, and meets the standards set by the U.S. Election Assistance Committee (EAC) and the Statutes and Codes of the State of Illinois. The IL SBE Application form states **irrevocably** that the certified testing lab report is required before the application will be accepted:

"Note: Federal Elections Commission test results, VSTL reports, (NASED approval number, if available or a letter of release of information to the Illinois State Board of Elections.) Application will not be processed if this information is not included.

The IL SBE did not receive the certified testing report dated May 8th 2020, but some date after May 8th 2020 . However this date is 4 days past the 6 month deadline to apply on May 4th, 2020 to be used in the 2020 General Election.

STATEMENT OF THE FACTS ON E S&S VOTING SYSTEMS

E S&S EVS Version 5.5.0.2 used in 11 Election Jurisdictions was approved by the SBE on July 20, 2020 . The E S&S EVS Version 5.5.0.2 has an application date of May 5, 2020 stamped on the application. This application was late by 1 day; however, it was not a complete application

as required by statute. The VSTL report from the testing lab was not supplied with the application. The test results were not scheduled to be completed until May 29, 2020. This is stated on the application by E S&S.

“Note: Federal Elections Commission test results, VSTL reports, (NASED approval number, if available or a letter of release of information to the Illinois State Board of Elections.) Application will not be processed if this information is not included. “

The vendor, E S&S was aware that they did not submit the VSTL report with the application. The IL SBE is required to ensure that an application has all components required for a complete application prior to certifying the application is complete. This application would be deemed complete 25 days past the deadline of May 4, 2020. A complete application has to be submitted 6 months prior to being used in the 2020 General Election.

STATEMENT OF THE FACTS ON UNSYN VOTING SYSTEM

On June 16, 2020 the IL SBE approved the Unisyn Open Elect Voting System 2.1.0.1 which was used in 22 Election Jurisdictions in the 2020 General Election.

The application The People received via FOIA for the Unisyn Open Elect Voting System 2.1.0.1 application has no date associated to confirm receipt by the IL SBE. 11 The completed application requires the receipt of source code. The source code was given to IL SBE on May 13, 2020 according to the IL SBE Source Code Lock Box log. Further questioning IL SBE on the application date, The People received the following response:

““The original application for Unisyn’s OpenElect 2.1.0.1 was not time stamped. However, I can tell you that we received the application on May 13th, 2020. This is indicated in the staff certification report, which was not originally indicated for public consumption.””

This completed application was 9 days late past the deadline of May 4, 2020. The Unisyn Open Elect Voting System 2.1.0.1 was used in 22 Election Jurisdictions around the State of Illinois. Note: All documents referenced in this affidavit are available from IL SBE or can be supplied upon request.

Again, another example of the Illinois State Government's negligence to ensure that "all elections shall be free and equal".

Additionally, a large number of irregularities and formal criminal charges of fraud have already surfaced as a result of the 11/3/2020 Election. Three examples stand out:

1) City of Chicago - Using the above-mentioned non-certified Dominion Machines there was a 7.466% Adjudication Rate of ballots resulted in over 108,000 ballots going through an irregular process to be counted on a machine that was not legally certified according to statute. Every single one of these ballots must be accounted for via Full Forensic Audit with Kinematic Imaging and/or Artifact Detection.

2) The City of Chicago Board of Elections granted Dominion remote access to their voting equipment in 2020 because of COVID. “Chicago Election Board – Emergency Meeting – 2020-03-19” video with Dominion Voting executives Eric Coomer, Director of Product Strategy and Security, and Nicole Nollette, EVP of Dominion Voting. NO voting shall be connected to the internet per the Illinois Cyber Navigator program run by IL SBE Illinois requires all voting

systems to be on the the secure ICN network operated by IL SBE to keep outsiders from accessing the secure network.

3) DuPage County - DuPage County State's Attorney Robert Berlin filed multiple election fraud, perjury and forgery charges against an individual on 6/21/21 and an arrest warrant was issued by Judge Michael Fleming on the same date. Additionally there is an ongoing Full County Audit/Recount for the County Auditor race after the initial 3 precincts investigated found enough cause to conduct a full county recount. These are just three of many reported examples of irregularities throughout the state.

It is therefore hereby the will of Affiant, Order and Demand that a Full Forensic Audit with Kinematic Imaging and/or Artifact Detection to be performed in each jurisdiction to start no later than September 1st, 2021. To be done forthwith in the listed jurisdictions starting in the following specific order as follows:

City of Chicago, Cook County, Lake County, DuPage County, Will County, Kane County, Kendall County, McHenry County, Winnebago County, Jo Daviess County, Adams County, Alexander County, Brown County, Calhoun County, Champaign County, Clay County, Clinton County, DeKalb County, Edwards County, Effingham County, Fayette County, Gallatin County, Hamilton County, Hancock County, Henderson County, Jefferson County, Jersey County, LaSalle County, Lawrence County, Logan County, Madison County, Menard County, Mercer County, Monroe County, Ogle County, Pike County, Pulaski County, Sangamon County, Stark County, Union County, Wabash County, Wayne County, Williamson County, City of Bloomington, City of Danville, City of East Saint Louis, City of Galesburg, and City of Rockford.

This Full Forensic Audit with Kinematic Imaging and/or Artifact Detection shall be done jurisdiction-by-jurisdiction in the order listed above or as dictated by the People immediately for the purpose of ensuring accuracy and integrity as the right of the People who Created and Regulate Government. The Full Forensic Audit with Kinematic Imaging and/or Artifact Detection shall be a full and complete forensic audit of all paper ballots both in person and absentee, all Machines, related software, ballots, routers, internet devices. The People of Illinois demand in addition a review of the examination/certification/testing report for ballot reader equipment and related software, the Lockbox System controlled by the ILSBE and all purchase agreements and addendums to the contract of the any and all Voting Machines or Systems and any other election related materials and systems used in all counties statewide. The forensic audit shall make provisions for Democrat, Republican, and Independent oversight. Furthermore, We The People demand that the legislature works with the People securing a well-balanced Full Forensic Audit Kinematic Imaging and/or Artifact Detection and the legislature ensures that no other agency, county government or board does not interfere with the right of suffrage. Results of the Full Forensic Audit Kinematic Imaging and/or Artifact Detection shall be made available to the public via media outlets selected by The People simultaneously with the State Legislature. Any vendor report, whether preliminary or final on the Full Forensic Audit of any jurisdiction shall be simultaneously made available to The People, media outlets selected by The People and The State Legislature simultaneously via electronic communication or paper-based written report.

This Affidavit is a Contract, and if you shall ignore this Affidavit by not responding by the terms, you agree to pay \$10,000 per day if you fail to immediately make timely provisions as outlined above for a Full Forensic Audit Kinematic Imaging and/or Artifact Detection.

If you, as a government official, believe that any claims made above are untrue, please respond within 5 days with Constitutional Provisions, sworn under the penalty of perjury, by the Affidavit, point by point, showing where you have Constitutional Authority to ignore these rights of the People. If you do not respond within 5 days, you agree, by acquiescence, that you are knowingly interfering with the rights of the People you swore to protect, and that this Affidavit shall stand as evidence that you are acting in Maladministration and that no court shall have the power to again adjudicate these matters and that all Courts of Record shall accept this Affidavit as truth and law. You also agree to be bound by all said herein and the Affiant is able to bring this Contract before an Arbitrator of Affiant's choice at the sole expense of you, and you agree to be bound by any award. If you cannot prove that you are acting under Constitutional authority please take further notice that any denial of protection and maintenance of the People's individual rights is Maladministration, Treason and Insurrection. Failure to respond means that by acquiescence you agree that all claims are true.

Verification

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

Executed in the county of _____ in the State of Illinois on this _____ day of _____ in the Year of our Lord Two Thousand and Twenty-One.

Notary as JURAT CERTIFICATE

Autograph of Affiant

_____ State

_____ County

On this _____ day of _____ 2021, Before me _____

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

I certify under PENALTY of PERJURY under the lawful laws of The State of Illinois and the foregoing paragraph is true and correct. WITNESS my hand and official seal.

Signature of NOTARY JURAT _____

SEAL