From:

To: Ty Masterson

 Kansas State Senate President

 Suite 332-E, State Capitol

 300 SW 10th Ave.

 Topeka, KS 66612-1590

To: Ron Ryckman

 Kansas State Speaker of the House

Suite 370-W, State Capitol

 300 SW 10th Ave.

 Topeka, KS 66612-1590

**Notice of Affidavit**

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

Now comes Affiant, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, one of the People (as seen in Kansas Constitution Bill of Rights, Section 2) Sui Juris, in this Court of Record, do make the following claims:

The Kansas Constitution, which you have already sworn to, explains that all political power is inherent with We the People, not with government officials. The Constitution was never written to limit the People, rather to limit the government’s interaction with the People. The People elected you as trustees and servants to be accountable to the People at all times. The People have the right to alter, revoke or repeal the government in such a manner as they may think proper.

**Kansas Constitution, Bill of Rights, Section 2: Political power; privileges**

All political power is inherent with the people, and all free governments are founded on their authority and are instituted for their equal protection and benefit. No special privileges or immunities shall ever be granted by the legislature, which may not be altered, revoked, or repealed by the same body; and this power shall be exercised by no other tribunal or agency.

**Kansas Constitution, Bill of Rights, Section 20: Power Retained by People**

This enumeration of rights shall not be construed to impair or deny others retained by the people; and all powers not herein delegated remain with the People.

**Kansas Constitution, Bill of Rights, Section 1: Equal Rights**

All men are possessed of equal and inalienable natural rights, among which are life, liberty, and the pursuit of happiness.

**Kansas Constitution, Bill of Rights, Section 3: Right of peaceable assembly; petition**

The people have the right to assemble, in a peaceful manner, to consult for the common good, to instruct their representatives, and to petition the government, or any department thereof for the redress of grievances.

The United States Constitution states that the citizens of each state are entitled to the same privileges and immunities of citizens in other states. Rights in each state are reciprocal to other states. Many states’ constitutions (provisions from Arizona, Michigan, and Oregon shown below) state that We The People have the right to free and equal elections without interference from any government worker or official and have the right to statewide audited election results.

**United States Constitution: Article 4, Section 2**

The Citizens of each State shall be entitled to all Privileges and Immunities of Citizens in the several States.

**Arizona Constitution Article 2 Section 21:**

All elections shall be free and equal, and no power, civil or military, shall at any time interfere to prevent the free exercise of the right of suffrage.

**Michigan Constitution: Article 2, Section 4**

1. Every citizen of the United States who is an elector qualified to vote in Michigan shall have the following rights:

(h) The right to have the results of statewide elections audited, in such a manner as prescribed by law, to ensure the accuracy and integrity of elections.

**Oregon Constitution, Article 1, Section 8 (1):**

**Regulation of elections; limits on contributions and expenditures; required disclosures.**

The Legislature Assembly shall enact laws to support the privilege of free suffrage, prescribing the manner of regulating, and conducting elections, and prohibiting under adequate penalties, all undue influence therein, for power, bribery, tumult, and other improper conduct.

The U.S. Supreme Court has set a loud and clear precedent ruling that “fraud vitiates everything”. (Vitiates in a legal context means negates, quashes, invalidates, revokes, and abrogates.) This decision that was handed down in the landmark case **UNITED STATES v. THROCKMORTON (98 US 61 – Supreme Court 1878)** determined that fraud vitiates contracts. An election is essentially a binding contract between the electorate and the elected. This indispensable social contract is irreparably broken through voter fraud and election cyber-crimes as the public trust is profoundly violated. Ipso facto, the outcome of an election that is rife with fraud and criminality is rendered null and void. Any result which saw the winner attain his or her victory through fraudulent means and/or criminal conduct is automatically canceled and invalid under the law.

By the power of one of the People, and the power declared in the above constitutional provisions, I, Affiant, demand, require and order a complete, forensic audit of the statewide elections results and all votes, machines, software, process, and systems to be done immediately for the purpose of ensuring accuracy and integrity as the right of the People who created and regulate government.

The People of Kansas want, in addition, a review of the examination/certification/testing report for ballot reader equipment and related software, certifications, the Escrow purchase agreement, and addendums to the contract of the voting machines and any other election related materials, chain of custody, and systems.

The full forensic audit shall be completed by Cyber Ninjas or Jovan Pulitzer, or the choice of the people which shall include every in-person physical ballot, mail in ballot, absentee ballot, any machine used for voting, all associated software necessary to carry out an independent audit. These must also be protected and secured in a secure location of the auditor’s choice.

Furthermore, the People, demand that the legislature (state, county, city) works with the people securing a well-balanced forensic audit. Results of the forensic audit shall be made available to the public in full detail.

**This is a notice and demand for the audit process to be started and complete for each, and every county Elections in Kansas from 2016, 2018, 2020 and all off year elections.**

Please take further notice that Kansas civil officers guarantee that they will not interfere with the right of suffrage. The People of Kansas have not been effectively represented and we have not had our complaints about the elections resolved fairly and accurately. Our existing government has willfully prevented We The People from being able to accurately determine the legal votes thereby violating our federal and state constitutional rights.

Any attempt to trample the people’s rights after this notice will be considered a trespass with full knowledge and intent. Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay $10,000 per day and any disputes by any public officials or private actors who are bound by contract to the Kansas Constitution agrees to have these matters heard before an Arbitrator of my choice and to be bound thereby. Any man or woman denying these claims are true must rebut these claims point by point within (5) days (120 hours). 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 provision of 28 USC Section 1746 that all of the above and foregoing representations are true and correct to the best of my knowledge, information, and belief.

Executed in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Kansas on this \_\_\_\_\_\_\_ day of \_\_\_\_\_ in 2021.

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Autograph of Affiant:

**NOTARY AS JURAT CERTIFICATE**

STATE OF KANSAS

COUNTY OF \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

On \_\_\_\_\_\_\_\_\_\_\_\_, 2021 before me, \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, a Notary Public, personally appeared \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(Name of Affiant), who being by me duly sworn, signed this document and acknowledged his signature to be his free act and deed

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

WITNESS my hand and official seal.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature of Notary Public

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ County, Kansas

My Commission Expires: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Seal