



EMERGENCY ELECTION FRAUD MEMORANDUM URGENT ADJUSTMENT IN TRUMP STRATEGY NEEDED NOW

Date: November 10, 2020

To: Sydney Powell, President Trump's lawyer, Tom Fitton of Judicial Watch, Robert Barnes, Lin Wood, Joe diGenova & Victoria Toensing, and Victor Davis Hansen, Hoover Institute, Dan Bongino and to all other freedom fighters in the USA

From: Jim Condit Jr., Founder of WatchTheVoteUSA.com – Our group forced the GOP of Iowa to change the winner of the 2012 Iowa Presidential Caucus from Romney to Santorum two weeks after the January 3, 2012 Caucus – a first in American history

Re: **URGENT ADJUSTMENT IN TRUMP STRATEGY NEEDED NOW**

First of all, thank you for all of the information you've all been getting out into the media, such as Sydney Powell on "Sunday Morning Futures" on Fox Cable News with Maria Bartiromo last Sunday.

Forgive my blunt and perhaps aggressive language below, but I only have a few seconds to grab your interest (see my credentials at the bottom of page 5). Our whole country is going down because this information and strategy has been totally ignored by all conservative leaders, except Trump, for 40 years. Unfortunately, President Trump did not fully grasp what needed to be done four years ago. But that can all be corrected right now.

Below is the strategy that must be used right now if Trump is to prevail in the public opinion battle, and it will go a long way to help President Trump win the court cases as well.

Rudy Giuliani and other Trump spokesmen do great until they get this question from a reporter: "How are you going to prove there's enough illegal votes for Biden to put Trump ahead in all these states?" Then Rudy Giuliani and others begin to stumble, and almost look hopelessly on the defensive.

CNN, MSNBC, ABC, CBS and NBC are POUNDING constantly that Trump has not produced enough evidence to reverse the "count". Fox has its head hung low, as if ashamed, (mumbling) that "maybe Trump can come up with enough evidence." This is EXACTLY the wrong way to

fight the propaganda battle. This is the way to look like you are a loser, and a sore loser, just holding on as long as you can until the inevitable defeat. Doesn't anybody understand what is happening, and how to SOUNDLY combat it?

As things stand, THE TRUMP CAMP IS ON THE DEFENSIVE; THE BIDEN CAMP AND MAINSTREAM MEDIA ARE ON THE OFFENSIVE! Watch a little of the coverage on those channels and you will see it over and over again. NO ONE ON OUR SIDE SEEMS TO KNOW WHERE TO FIGHT THE PROPAGANDA BATTLE, including President Trump.

THREE SINISTER MEGA-ELECTION-VENDORS – DOMINION, HART, AND ES&S - “COUNT” 99% OF THE USA VOTE IN NOVEMBER ELECTIONS, AND “COUNT” 3000+ LOCAL COUNTIES ON THEIR PRIVATELY-OWNED, SECRET COMPUTER PROGRAMS, WITH NO EFFECTIVE CHECKS & BALANCES

The first thing everyone must understand is that these three sinister mega-election vendors, Dominion, ES&S, and Hart – just “counted” 99% of the vote in the Trump-Biden election, AND that these three companies “counted” the votes on their secret computer programs which THEY OWN. They do not need to hack the computer software, they OWN the computer software. ALL ballots, both the mail-in ballots, and the ballots used by those who voted in-person at the polls – have been fed into machines that use the software of these three companies. NOT ONE VOTE has been counted by hand by a human being, or very close to zero votes were counted by hand by a human being. What they are calling “hand counting” is the workers pulling mail-in ballots out of envelopes, and counting the number of ballots, NOT the votes on the ballot.

The historical truth is that for 32 years, since 1988, 99% of USA ballots have been processed on the secret, privately owned computer programs of four sinister mega-election vendors (ES&S, Hart, Diebold, Sequoia), which became three companies circa 2013, when Dominion bought the election division of Diebold and also bought Sequoia.

If one does not understand the total dominance of these three sinister election vendors who have seduced 3000 of our 3141 counties into using their services (one election vendor per county), and thereby are holding illegal, secretly-counted elections everywhere in the USA, all but in ½ of New Hampshire since 1988, then there is no sense in reading the rest of this paper, and the country will continue to be conquered and deprived of its Constitution and Bill of Rights.

NOW IS THE TIME TO PUT THE BIG MEDIA ON THE DEFENSIVE!

The point is this: Now that the Dominion software was detected switching 6000 votes from Trump to Biden in only one county in Michigan, the time is NOW to put these three companies AND the Big TV Networks on the defensive -- and expose to the public the absurdity of letting our ballots disappear into the secret software programs of these three mega-election-vendors. HOW can anyone prove election fraud when one is not allowed to see the votes on the ballots or inspect the software upon which the published computer count is supposedly based? This is how you MUST frame the issue.



SUPREME COURT DECISIONS

FORBIDDING SECRET VOTE

COUNTS: The three still-standing Supreme Court rulings forbidding secret counts of any kind are:

Wesberry v. Sanders 1964, Reynolds v. Sims, 377 U.S. 533 (1964) and US v Mosley 1915.

These three Supreme Court

Decisions have ruled clearly and emphatically that your right to vote consists of TWO parts: 1) the Right to cast a ballot; and, 2) the Right to KNOW that your vote was counted accurately. This "right to know your vote was counted accurately" has been taken away from the American people in 3136 of the 3141 local counties in the USA, because no one can see what is happening inside the computers... **AND THAT'S WHAT MAKES ALL COMPUTERIZED VOTE COUNTING ILLEGAL.**

NO EFFECTIVE CHECKS AND BALANCES ON THE ELECTION VENDORS!!!

One last reality that must be understood regarding these election vendors: there are ZERO effective checks and balances on the published results from the computer programs of ES&S, Hart, and Dominion. The 50 brain-dead and/or malicious Secretaries of State, and the 3000+ brain-dead and/or malicious local county Boards of Elections – agree not to look at these computer software programs which tell all the computers in all 50 states what to do on election night. (The only exception, again, is ½ of New Hampshire, where they still count paper ballots by hand at the close of the election day -- without any computers -- before the ballots leave the public sight – the only way to have a fair and verifiable election.

BIG MEDIA COLLUSION WITH THE BIG ELECTION VENDORS – FOR THE LAST FORTY YEARS!

Next: everyone must face the reality that these three mega-election vendors (and their clone predecessors) have been HIDDEN from the public by ABC, CBS, NBC, CNN, MSNBC, FOX, AP wire, the NYT, etc. etc., and the rest of the so-called mainstream media, for the last 40 years. If there is a conspiracy, this collaboration between the three mega-election-vendors and the so-called mainstream media – THIS IS IT. The three mega-vendors (ES&S, Hart, Dominion) are the Deep State's MAIN WEAPON against the people of the United States. Since they don't have our guns, they fix by silent computer fraud every election they think they can get away with fixing.

Not one person in a thousand knows what "ES&S, Hart, and Dominion" are, or what they do. I met four of the BEST Congressmen in person in the last two years, and not one of them had ever heard of the three mega-election-vendors. All were completely unaware that only three vendors are counting 99% of the USA vote on privately owned, secret, easily-rigged computer programs, with no effective checks and balance.

No checks and balances? You cannot get at the ballots in a timely manner. Once the ballots have disappeared from public view - whether for two minutes, two days or two months, that is plenty of time to switch the ballots to make them conform to the published computer “result” – if you are dedicated to stealing the city, the county, the state, the nation, and the world.

The efforts of John Brakey of AuditElectionsUSA.org spanning the last two years prove this. Boards of Elections and crooked Judges are preventing him from getting at the ballots in about seven states and seven counties – preventing him from getting at ballots FOR THE 2018 elections! Dr. Laura Pressley of PressleyForAustin.org experienced the same unconscionable crookery, complete with illegal destruction of all ballot images. And so have many others in one way or another. Pursuant to state and federal law, these ballots are supposed to be preserved for 22 months.

And this item, totally suppressed by ALL the Big TV Networks: all ballots and ballot images were destroyed in the Democratic Primary race between incumbent Debbie Wasserman Schultz and Professor Tim Canova in 2016 in Broward County, Florida. That meant Canova’s people had no way to check if the published computer results were true or that Wasserman Schultz was really the “winner”. Canova’s people said that when they were walking the neighborhoods it seemed like the vast majority of the people were sick of Wasserman-Schultz and wanted a change to Canova. You can find articles on this at the liberal website, politico.com, and elsewhere. The crooked judge rubber-stamped this destruction of ballots by merely yelling in the courtroom at Brenda Snipes, the Board of Elections Director, and fining her \$1000 which the Broward Board of Elections was allowed to pay, i.e., no consequences for this unconscionable assault on our election system. Crooked decisions by such subversive judges on key election issues are the norm, and are hidden from the American people by the crooked Big Media.

WHY WE ARE ON THE VERGE OF LOSING THE COUNTRY: CONSERVATIVE LEADERS ARE BRAIN-DEAD, DO NOT LOVE THE TRUTH OR ARE SIMPLY BOUGHT OFF

We are on the verge of losing the country because of the failure of leadership in all the seemingly patriotic organizations over the last 40 years – the NRA, Right to Life, the Tea Party, the conservatives in the Republican Party, etc. – It was the failure of these conservative leaders to demand an open hand count of ballots at the neighborhood polling place before the ballots leave the public sight that has us all now looking over the cliff into the abyss. An unconscionable failure of leadership. BUT NOT TOO LATE TO FIX IT RIGHT NOW.

Candidate Trump became the first major party Presidential candidate to raise this vote fraud issue loudly in a campaign, but he didn’t understand the problem precisely enough (see below).

It is NOT President Trump’s job, or our job, to prove that the votes processed by Dominion, ES&S and Hart are illegitimate or fraudulent. It is the job of the local Boards of Elections, the Secretaries of State, and the three mega-election-vendors to prove that the computer counts they published are true. And believe me, they cannot prove it.

Dominion, as stated above, is just one of three vendors which have been hired by about 3000 of our USA local counties. **If President Trump fights with this strategy** - focusing on the secret computer counts of these three mega-vendors who “count” 99% of the vote in the USA - **then we**

will win the battle for public opinion, and we will have an excellent chance of winning the vital court cases ahead. And all of the President's spokesmen must fight by including this same strategy in their media appearances.

By leading with this strategy, we will put the treasonous Big Media hopelessly on the defensive. WHY have they hidden these three sinister mega-election-vendors which process 99% of our USA vote from the public? WHY have they hidden from the public that we have 99% secret, easily - rigged computerized elections with virtually no checks and balances by these three vendors?

I'VE FOUGHT DOMINION AND THE OTHER TWO SINISTER MEGA-VENDORS, ES&S and Hart, and their predecessors, for decades.

All three of these companies must be exposed right now, not just Dominion. I was delighted to hear Sydney Powell mention Dominion (prominently, for the first time ever(?) on the Big Media) on Fox's Sunday Morning Futures show this past Sunday. But NO ONE, and I mean NO ONE is completing the expose' of our hi-jacked election system. Hi-jacked by who? Hi-jacked by the 5 Major TV Networks and the three mega-election-vendors: ES&S, Hart, and Dominion.

MOST IMPORTANT: Please demand that all three of these corrupt companies, ES&S, Hart, and Dominion, and the local Boards of Elections and Secretaries of State which hired them, PROVE that the computer results they've published correspond to the actual ballots that they are hiding from us all. AND – President Trump and you MUST demand that they prove that the ballots that arrived after midnight on Election Night are from real voters, and not from the DNC or somebody else.

I've been fighting easily-rigged computerized elections every year since 1979. I don't want any money. I don't want any recognition – I just want to get the information to you and others who are in a position to get it out to the public.

CREDENTIALS: *Why you should read these few pages carefully (Or skip to the end of credentials)*



I am the founder of ElectionNightGateKeepers.com and WatchTheVoteUSA.com – our group forced the GOP of Iowa to change the winner of the 2012 Iowa Presidential Caucus from Romney to Santorum two weeks after the January 3, 2012 Caucus – a first in American history.

Watch the Vote USA accomplished this by teaming up with local Iowa resident Edward True.

The story is at <https://www.watchthevoteusa.com/wtv-edward-true-story/>

We also proved vote fraud perpetrated against Pat Buchanan on February 12, 1996 in that Iowa Presidential Caucus (see "A House without Doors" published by Chronicles Magazine in November, 1996. This article explained 24-years ago what was already happening then... and essentially what is happening now, which is even worse.)

Also, by a near miracle, I caught up with Candidate Trump at Marshalltown High School as he was signing autographs in February 2016 – and handed him a one-pager with the information and websites he needed, and talked to him for about one minute about why he had to guard against computer vote fraud.

A former employee of his, also a top volunteer on his 2016 Presidential Campaign, Gary Forbes, contacted me and we worked together until Trump started saying in all his speeches “I’m afraid they’re going to fix the election against me” in Columbus, Ohio on August 1, 2016. --- What happened from the time I briefly talked to Trump in Iowa in February, 2016 -- until 3:15 AM EST on Election Night in November, 2016 – is a 51-minute radio show which aired over WKRC (550 AM) in April 2018, and can be found here on OpenLetterToDonaldTrump.com/emergency – and at YouTube: <https://www.youtube.com/watch?v=dhcyVtCNTkU&t=137s>.

My Dad, an attorney, and I, along with the Cincinnati, Ohio votescam story of 1985, are the subject of Chapter 12 in the 1992 book, “Votescam: The Stealing of America” by Ken and James Collier.

As far back as 1985, in Schutzman vs. the Hamilton County Board of Elections (Cincinnati, Ohio), the head of Xavier University’s computer operations, Mr. Robert Strunk, in an official report to the Judge in that case, Hamilton County Common Pleas Judge Richard Niehaus, informed the Court that the Hamilton County election computers were connected to the outside world during the election count by a hard wire connection. The full Strunk report is available at the election integrity website of Lynn Landes, www.thelandesreport.com.

Indeed, in his 1985 decision in Schutzman vs. the Hamilton County Board of Elections, Judge Richard Niehaus stated, “There are no safeguards to prevent the computers from being programmed to distort the election results.” Despite this sound judicial decision, no changes were made to the system in Hamilton County, Ohio, as the Court of Appeals disgracefully overturned Judge Niehaus’s excellent ruling two years later, stating something to the effect that the county judge had no jurisdiction over the county election computers. In fact, since the 1980s,, the election computers are accessible by wireless and cell phone technology. See “Does Pandora's Black Box: Did It Really Count Your Vote?” by Dr. Philip O'Halloran.

<https://electionnightgatekeepers.com/pandoras-black-box-did-it-really-count-your-vote/>

Our websites, cram-packed with information, are: OpenLetterToDonaldTrump.com, WatchTheVoteUSA.com, ElectionNightGatekeepers.com, and VoteFraud.org – the oldest website on computer vote fraud on the world wide web.

Our report to Trump’s short-lived Presidential Commission at WatchTheVoteUSA.com contains the most comprehensive papers on the internet on how votes should be counted, and how elections should be run. You can find it here: <https://www.watchthevoteusa.com/wtv-report-to-pacei/> -- look especially at sections [2, 3 & 4, of the seven sections](#). --- There is much more, but that gives some idea that I’m not new to this fight. In fact, I’m the oldest living person who has fought easily-rigged computerized elections every year since 1979. **(End of section on Credentials.)**

Strategy and Facts

This strategy and language below is so effective that, if followed, you may find all Trump spokesmen may be banned from all major media. In that case, erect your own website, and have Trump tweet it out to all of us. PRESIDENT TRUMP MUST MENTION WHAT IS BELOW IN SOME WAY IN ALL HIS UPCOMING RALLIES!! PLEASE!!

So please let me suggest to you the approach that all President Trump spokesmen should take, and then the key lawsuits that need to be filed (one of which I believe Team Trump is already moving towards filing).

With all that understood, here is what the Trump Spokesmen and President Trump himself must begin saying on every appearance in order to go on the offensive when asked where Trump is going to find the illegal votes counted for Biden that need to be disqualified to make Trump the winner. Here is the language:

*"We are going to investigate the three mega-election vendors that we now know count 95%+ of America's ballots on their privately-owned, easily-rigged secret computer programs. These election vendors are HART, DOMINION and ES&S, and they have been hidden from the American people by ABC, CBS, NBC, CNN, FOX and the rest of the mainstream media for the last 20 years, and well before that. We now know that the Dominion software in one Michigan county switched 6000 votes from Trump to Biden. ES&S and Hart are just as shady and suspect as Dominion. **If I were Sherlock Holmes or Columbo, the first thing I would want to know is: WHO ARE THESE THREE MEGA-ELECTION VENDORS?** ----- We don't need to prove the vote count is false – the 3000 local county Boards of Election who hired these election vendors need to prove that their published computer "count" IS TRUE. That's the ONLY REASON the Board of Elections exist: to publish the accurate results of the election!*

We need to audit the real paper ballots in all 3000+ of these counties which were counted on the secret, privately owned software of these three mega-election vendors, ES&S, Hart, and Dominion. We demand that they prove that the mail-in ballots that were counted after midnight on November 3, election night, were from the voters and not from the Democratic Party, or somewhere else. And we want to inspect the computer programs of Dominion, Hart, and ES&S -- that were used to count the ballots in these 3000 counties."

THE LAWSUITS THAT WILL GET TO THE BOTTOM OF THE 2020 PRESIDENTIAL ELECTION

FIRST LAWSUITS: As I believe is already happening, Team Trump needs to sue to have all ballots which arrived after election day disqualified. If the US Supreme Court agrees with Trump on this, he will rightfully win the 2020 election.

A SECOND LAWSUIT IS ALSO NEEDED: Sue all the major counties in all the contested states and demand that the Boards of Elections prove that the mail-in ballots they've been opening since Election Night at midnight are from the voters, and not from the DNC or somewhere else. The

county Boards of Elections won't be able to prove this. The chain of custody, in a court case sense, was broken when the mail-in ballots were mailed back to the local Boards of Election.

THIRD LAWSUIT: -- In light of the 6000 votes switched from Trump to Biden on the Dominion software in Michigan, Team Trump must demand that all the relevant local Boards of Elections prove that their published computer counts correspond to the actual paper ballots. Team Trump must demand to inspect ALL THE BALLOTS in these relevant counties, and all the computer programs that were used in all the relevant counties which told the computers what to do on election night, and especially where Biden leaped ahead after midnight on November 3, 2020.

AGAIN -- IT IS NOT the job of Team Trump to prove that some votes have been falsified, IT IS THE JOB OF EACH LOCAL BOARD OF ELECTIONS to prove that the computer results they published ARE TRUE. This is the ONLY way for Team Trump to go on the offensive against the crooked and/or brain-dead local Boards of Elections and, the 50 crooked and/or brain-dead Secretaries of State, AND ESPECIALLY against the crooked and treasonous Big Media Networks and wire services and publications that have hidden these realities from the public since 1988.

The media will ask in mock horror: "You mean you don't trust our election system?" The answer is: "NO! We don't - and the current election system since 1988 in the USA does not deserve anyone's trust, only our disgust and disdain."

Please start putting all three of the mega-election-vendors – not just Dominion -- out there for the public to see and examine, and question the computer programs of ALL THREE. To repeat, the three mega-election-vendors don't have to hack the computer programs in each of the 3000 counties, THEY OWN the secret, easily-rigged computer programs used in these counties.

PLEASE point out the insanity of the Fake News Media demanding that Team Trump prove ballot fraud, when they are colluding with the local Boards of Elections, the 50 Secretary of States, and the three sinister mega-election-vendors, ES&S, Hart, and Dominion – to keep ALL OF US from examining the ballots. HOW ABSURD! HOW INSANE. What could be more insane than this?

To make it simple: we have a classroom election over who's going to be class president. My faction takes the ballots out of sight into another room. We come back and say: "We counted the ballots, and we won." Our opponents, rightly outraged, say: "We don't believe you, let's all count the votes together." We say: "We'll go back in the other room and count them again." We come back in, and say, "We won again." --- HOW ABSURD! But this is what the Republican Party and American conservatives have disgracefully put up with for almost 50 years, and in 100% of 49 states, and 50% of New Hampshire – since 1988. And the mainstream Republican Party leadership and the Republican Secretaries of State over this time period are JUST AS GUILTY AS THE DEMOCRATS.

It's NOW OR NEVER to expose this critical issue and FIX the election system – taking it back to BEFORE computers were used to count votes in the early 70s. With additional checks and balances, as now made possible by modern video cameras and live internet streaming, those counting the ballots cannot possibly cheat. All the counting would be on video camera as pioneered by Las Vegas Casinos years ago. This is all explained in detail at WatchTheVoteUSA.com in the report to President Trump's short-lived Election Commission, [especially in essays 2, 3 & 4](#).



To find which of the three mega-election-vendors, ES&S, Hart, or Dominion, have been hired to “count” each local county, click on “Verifier” at the top of VerifiedVoting.org. Then put in the state, and click the county you want to check, and it will tell you which of these vendors have been

hired to “count” the votes in that county. This website is a tremendous effort – for only this one issue - by impeccable academics and experts from all over the USA. Founded by Dr. David Dill of Stanford University, the academics and experts range from MIT to Iowa University to the University of Southern California, etc. etc. See the enclosed supplemental documentation sheet on VerifiedVoting.org, together with our warning about the misguided attempt by these same computer experts to save computer voting which, as stated above, is not legal.

VERIFIEDVOTING.ORG – A TREMENDOUS WEBSITE ONLY FOR THIS ONE PURPOSE – PROVES THAT DOMINION, ES&S, and HART PROCESS ABOUT 99% of the USA votes in 96% of the Counties

TAKING ALL THE POWER AWAY FROM THE BIG MEDIA & THE THREE MEGA-ELECTION-VENDORS

The solution described in the next paragraph also takes away the Big Media’s opportunity to project false “winners”, (before the race is over) because they would no longer be able to count on their comrades running the Mega-Election-Vendors to make their projections come “true”. This would also put an end to the Big Media’s phony polls, which are clearly used to prepare the public for the falsified and rigged computer results. We must face reality: We the People at this moment have no power. YOUR vote does not count unless these three sinister Mega-Election-Vendors allow it to count.

THE ONLY SOLUTION for the long run: Paper Ballots, Counted in Public by hand by neighborhood voters, BEFORE the ballots leave the public's sight! ----- (No mail-in ballots; heavily regulated absentee ballots; all ballots cast on election day only, as it was for 230 years in this country, from 1776 to 1996 when criminal mail-in ballots were introduced; voting at the local precinct on one day only; month-long election days are ridiculous and are new only in recent years before 2020). With the proper use of video cameras and streaming over the internet, all cheating can be eliminated - even by those doing the hand count of the paper ballots. As Ben Carson said after the 2016 election: “We could count votes honestly, if we wanted to.”

All of these solutions will restore the public’s confidence in our elections, and save the country for our children and grandchildren.

Jim Condit Jr.

PS: The information contained herein is available online at OpenLetterToDonaldTrump.com/emergency and includes a video and audio file as well.

Attachments: Supreme Court Decisions forbidding secret vote counts
VerifiedVoting.org information on which election vendor is hired in each USA county
The Hill Article: ES&S, Hart & Dominion to testify before the House Administration Committee
One-Pager wording for President Trump to insert into his post-election rally speeches

For President Trump to insert into his Post-election Rally Speeches

The only reason the Board of Elections exists in each county – the only reason - is to publish the accurate results of the election.

A mega-election-vendor named Dominion got caught switching 6000 votes from Trump to Biden on their secret software in only one Michigan county. But who hired Dominion to run the election on their secret software? The local county Board of Elections did and the Secretary of State.

Actually, Dominion is one of THREE mega-election-vendors, the other two being Hart and ES&S (Election Systems and Services). One of these three Mega-Election-Vendors have been hired by about 96% of our counties, so about 3000 counties -- and these three election vendors process 99% of our USA votes and on their SECRET, privately-owned computer software programs, which the election officials agree not to inspect.

If I were Sherlock Holmes or Columbo, the first thing I would want to know is: WHO ARE THESE THREE MEGA-ELECTION VENDORS, Dominion, Hart, and ES&S – who process 99% of our votes in secret?

And – the FAKE NEWS MEDIA -- ABC, CBS, NBC, CNN, MSNBC and FOX, have been hiding the existence of these mysterious Mega-Election-Vendors from you for years, and even for decades. FAKE NEWS.

It's not my responsibility, or your responsibility, to prove that votes have been stolen from Trump or any other candidate.

It is the responsibility of each county's Board of Elections to prove TO US that the computer results they published are accurate.

Where did these published computer results come from? Why does the FAKE news media accept them without question?

We need to examine all the ballots, and we need to examine all the secret computer programs. We need to investigate Dominion, Hart, and ES&S -- because the Fake News Media isn't going to do it for us.

Three Supreme Court Decisions have ruled clearly and emphatically that **your right to vote consists of TWO parts: 1) the Right to cast a ballot; and, 2) the Right to KNOW that your vote was counted accurately.** We cannot see inside these easily-rigged secret computer programs, therefore all computerized vote counts are illegal. In the future, we need paper ballots, counted in public, BEFORE they leave the public's sight to ensure an accurate count.

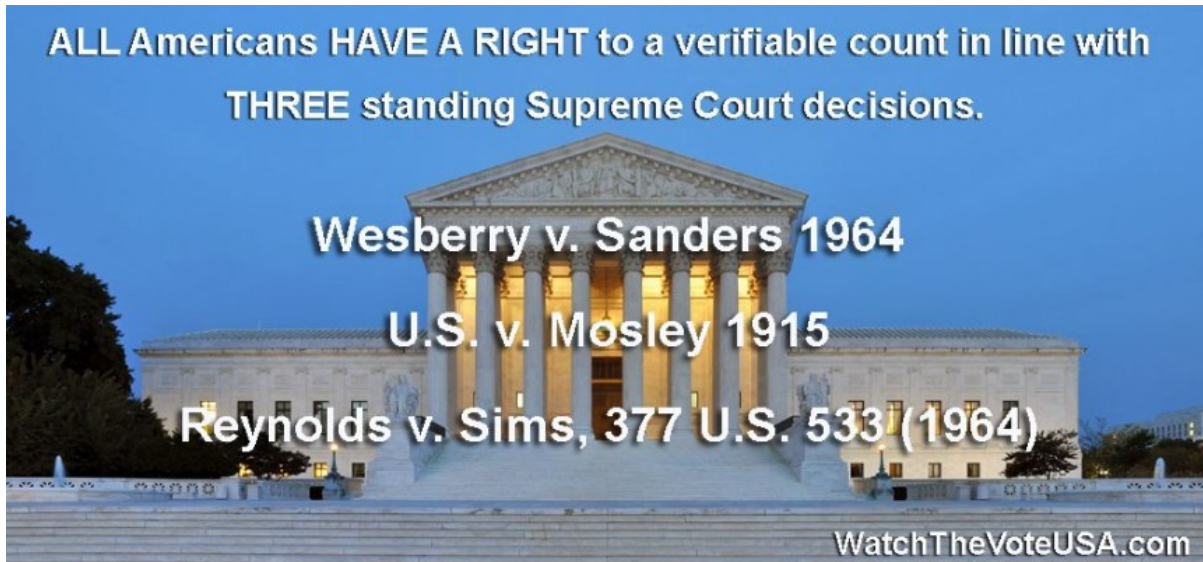


The Three U.S. Supreme Court Decisions on the Two Parts of Your Right to Vote

The three still-standing Supreme Court rulings are: **Wesberry v. Sanders 1964**, **Reynolds v. Sims, 377 U.S. 533 (1964)** and **US v Mosley 1915**.

These three Supreme Court Decisions have ruled clearly and emphatically **that your right to vote consists of TWO parts**: 1) the Right to cast a ballot, i.e., put a paper ballot into a ballot box; and, 2) **the Right to KNOW that your vote was counted accurately**. We still are allowed to cast a ballot, but we HAVE NO IDEA if our ballot is being counted accurately or not on these mysterious, secret, privately owned computerized programs which 99% of our counties are illegally using. In fact, you will see that these Supreme Court decisions make secret computer counts illegal, precisely because no one can see what's happening inside the election computer.

“Supreme Court Decisions” are also listed at the menu tabs at: WatchTheVoteUSA.com; or ElectionNightGatekeepers.com; or OpenLetterToDonaldTrump.com



The following research was done by Dan Gutenkauf of Arizona & Watch The Vote USA's board:

ALL Americans HAVE A RIGHT to a verifiable and transparent vote count in line with THREE standing Supreme Court decisions. One of those US Supreme Court decisions, *Wesberry v. Sanders*, 1964, stated that all other rights, even the most basic, are illusory if the right to vote is undermined. The other two relevant US Supreme Court decisions, namely, *US v Mosley* (1915) and *Reynolds v Sims* (1964) say that our right to vote consists of two parts: a) the right to cast a ballot; b) the right to KNOW that our vote has been counted accurately. Excerpts from these vitally important U.S. Supreme Court rulings follow below:

Wesberry v. Sanders 1964 OPINION OF THE COURT

Justice Black: "Not only can this right to vote not be denied outright, it cannot, consistently with Article I, be destroyed by alteration of ballots, see *United States v. Classic*, 313 U.S. 299, or diluted by stuffing of the ballot box, see *United States v. Saylor*, 322 U.S. 385. No right is more precious in a free country than that of having a voice in the election of those who make the laws under which, as good citizens, we must live. Other rights, even the most basic, are illusory if the right to vote is undermined." <https://www.law.cornell.edu/supremecourt/text/376/1>

(Please note that once a paper ballot is turned into an electronic impulse it can easily be altered by the computer program or election machine, as was proven in the Bernecker case in

"Supreme Court Decisions" are also listed at the menu tabs at: WatchTheVoteUSA.com; or ElectionNightGatekeepers.com; or OpenLetterToDonaldTrump.com

Louisiana in 1996, and in the Trump case in the Texas Primary in 2016. Also, altering thousands of votes by computer fraud in the blink of an eye, as is indicated in Chapter 2 and Appendix 2 of the book, *Black Box Voting*, by Bev Harris, and in the HBO documentary, *Hacking Democracy*, — amounts to blatant stuffing of the ballot box with falsified votes.

US v Mosley 1915 Mr. Justice Holmes delivered the opinion of the court:

“It is not open to question that this statute is constitutional, and constitutionally extends some protection, at least, to the right to vote for members of Congress. *Ex parte Yarbrough*, 110 U.S. 651 , 28 L. ed. 274, 4 Sup. Ct. Rep. 152; *Logan v. United States*, 144 U.S. 263, 293, 30 S. L. ed. 429, 439, 12 Sup. Ct. Rep. 617. We regard it as equally unquestionable that the right to have one’s vote counted is as open to protection by Congress as the right to put a ballot in a box.” <http://caselaw.findlaw.com/us-supreme-court/238/383.html>

The court added:

“We regard it as equally unquestionable that the right to have one’s vote counted is as open to protection by Congress as the right to put a ballot in a box.” The court then traced the history of § 19 from its origin as one section of the Enforcement Act of May 31, 1870, which contained other sections more specifically aimed at election frauds, and the survival of § 19 as a statute of the United States notwithstanding the repeal of those other sections. The conclusion was that § 19 protected personal rights of a citizen including the right to cast his ballot, and held that to refuse to count and return the vote as cast was as much an infringement of that personal right as to exclude the voter from the polling place. The case affirms that the elector’s right intended to be protected is not only that to cast his ballot but that to have it honestly counted. Page 387 c. 114, 16 Stat. 140, as amended by c. 99, 16 Stat. 433.

<https://caselaw.findlaw.com/us-supreme-court/238/383.html>

“Supreme Court Decisions” are also listed at the menu tabs at: WatchTheVoteUSA.com; or ElectionNightGatekeepers.com; or OpenLetterToDonaldTrump.com

Reynolds v. Sims, 377 U.S. 533 (1964)

[Footnote 40] As stated by MR. JUSTICE BLACK, dissenting, in *Colegrove v. Green*, 328 U. S. 549, 328 U. S. 569-571:

“No one would deny that the equal protection clause would . . . prohibit a law that would expressly give certain citizens a half-vote and others a full vote. . . . [T]he constitutionally guaranteed right to vote and the right to have one’s vote counted clearly imply the policy that state election systems, no matter what their form, should be designed to give approximately equal weight to each vote cast. . . . [A] state legislature cannot deny eligible voters the right to vote for Congressmen and the right to have their vote counted. It can no more destroy the effectiveness of their vote in part and no more accomplish this in the name of ‘apportionment’ than under any other name.” <https://supreme.justia.com/cases/federal/us/377/533/>

All of these Supreme Court decisions forbid taking the ballots into a backroom to be counted in secret, and forbid secret computer counts (by clear implication) because the voters cannot see what’s happening inside a computer.

“Supreme Court Decisions” are also listed at the menu tabs at: WatchTheVoteUSA.com; or ElectionNightGatekeepers.com; or OpenLetterToDonaldTrump.com

VerifiedVoting.org

Impeccable Credentials of the Board of Directors

Note: While the credentials of the academics and experts who are at VerifiedVoting.org are excellent, this website is only useful to verify that the three mega-election-vendors “count” 99% of the USA vote, and 96% of the USA counties. Please note: this website is NOT reliable on the solution, as these are computer people who want to somehow save computer voting, which is not possible because secret counts are not legal according to three US Supreme Court decisions. One of the computer experts on one of the last panels testifying before the short-lived Trump Election Commission stated that if the computer counting could be brought to within a 4% margin of error, that this would be acceptable. This is a preposterous statement. The only solution is hand-counted paper ballots in public before the ballots leave the public’s sight, as explained in the WatchTheVoteUSA.com report to the Trump Election Commission, especially essay 2 and 3.

VerifiedVoting.org proves that 95% of the USA vote is processed on the secret, privately-owned software of three sinister mega-election-vendors, namely, ES&S (Election Systems & Software), Hart, and Dominion. THE FAKE NEWS has hidden the existence of these mega-election-vendors from the American people for years in the case of Dominion (which bought Diebold and Sequoia circa 2013) and for decades in the cases of ES&S, and Hart, and their clone predecessors. Also, see the end of page 2 of this paper for two other experts you might consult, and about the illegal destruction of the ballots and ballot images in the case of Debbie Wasserman Schultz’s “victory” in the 2016 Democratic Primary in Broward County.

Here are the credentials of some of the academics who founded VerifiedVoting.org – there are dozens of other such experts and academics at this page:

<https://verifiedvoting.org/team/#advisors7>

You can go to this page to FIND EXPERTS WHO WILL TESTIFY BEFORE THE SUPREME COURT THAT WE NEED A NEW ELECTION, OR THAT THE Mail-in BALLOTS ARE NOT SECURE!

- **Barbara Simons** is a former President of the Association for Computing Machinery (ACM), the nation’s largest educational and scientific computing society.
- **David Jefferson** has been an internationally recognized expert and researcher on voting systems and election technology for over 20 years. ... He is a member of the Board of the California Voter Foundation, a California-based nonprofit, nonpartisan organization devoted to promoting open, secure elections.
- **David L. Dill, Ph.D.** is the founder of the Verified Voting Foundation and VerifiedVoting.org. Since 2003, Prof. Dill has been working actively on policy issues in voting technology. Prof. Dill has an S.B. in Electrical Engineering and Computer Science from Massachusetts Institute of Technology (1979), and an M.S and Ph.D. from Carnegie-Mellon University (1982 and 1987).

- **Ronald L. Rivest, Ph.D.** is an Institute Professor of Computer Science in MIT's Dept. of Electrical Engineering and Computer Science. (Testified at Trump Election Commission.)
- **Douglas W. Jones, Ph.D.** is a computer scientist at the University of Iowa. Together with Barbara Simons, he published Broken Ballots: Will Your Vote Count?

MANY MORE ACADEMICS AND EXPERTS AT: <https://verifiedvoting.org/team/#advisors7>

John Brakey and Dr. Laura Pressley

For proof it is almost impossible to get at the ballots or ballot images ever, contact Laura Pressley, who won a case at the Texas Supreme Court on these issues, at PressleyForAustin.com (phone: 512-762-3825).

And John Brakey at <https://www.auditelectionsusa.org/team/> (phone: 520-339-2696) who has been trying unsuccessfully for two years to get ballots and ballot images from the 2018 election. You should all be in touch with these individuals right now anyway.

The Destruction of the ballots and Ballot Images in the 2016 Democratic Primary Election in Broward County, Florida where Debbie Wasserman Schultz “defeated” Dr. Tim Canova; the same thing happened to Dr. Laura Pressley in Austin, Texas that same year.

Brutal and totally illegal destruction of ballots and ballot images in the 2016 Democratic Primary in Broward County near Miami, Florida where Debbie Wasserman Schultz “defeated” challenger Professor Tim Canova. Here is one story from politico.com:

<https://www.politico.com/states/florida/story/2017/12/15/experts-browards-elections-chief-broke-law-in-destroying-ballots-150258>

If there is a new election, ALL mail-in ballots must be forbidden as they are all illegal due to loss of being able to prove chain of custody. And all absentee ballots must have a Doctor's note and must be taken from the absentee voter to the county Board of Elections by the national guard; and all voting must be done by a breathing person with an ID at the neighborhood precinct, and the votes hand-counted by neighborhood citizens in the polling place at the end of the day BEFORE the ballots leave the public sight.

At the top of VerifiedVoting.org, click on “Verifier”, then put in any state and county, and it will tell you which of these mega-election-vendors have been hired to “count” the votes in each county. The big three election vendors count 3000 of our 3141 counties. For instance, all 67 counties in Alabama are counted by ES&S.

Voting machine vendors to testify on election security

From The Hill By [Maggie Miller](#) - 01/09/20 06:00 AM EST



© Greg Nash

The CEOs of the three biggest U.S. voting equipment manufacturers will testify before the House Administration Committee on Thursday, marking the first election security hearing of 2020.

The hearing, which is to be focused on the status of election security, will represent the first time that top executives from the three companies have testified together before Congress.

The presidents and CEOs of Dominion Voting Systems, Hart InterCivic and Election Systems and Software (ES&S) are all scheduled to appear.

These three companies are estimated to control more than 90 percent of the voting equipment market in the U.S., according to a report put out by the University of Pennsylvania's Wharton Public Policy Initiative. All three have come under scrutiny from Washington in the wake of Russia's interference in the 2016 presidential race.

The Senate Intelligence Committee in volume one of its investigation into Russia's actions expressed concerns for the security of voting machines. It voiced particular concerns with "direct-recording electronic" machines, which do not print out a paper copy of a voter's vote.

A 2019 report on findings from the annual DEF CON Voting Village, where hackers attempt to break into voting machines, found new vulnerabilities. The report said participants "were able to find new ways" to compromise "every one of the devices in the room in ways that could alter

stored vote tallies, change ballots displayed to voters, or alter the internal software that controls the machines.”

Machines tested included those built by ES&S and Dominion Voting Systems, which said they had worked to improve the security of their equipment.

Tom Burt, the president and CEO of ES&S, which has the largest share of the voting equipment market, will underline steps his company has taken to boost election security in his testimony, including asking Congress to pass legislation requiring a paper record for every vote cast.

“If Congress can pass legislation that requires a paper record for every voter and establishes a mandated security testing program for the people making voting machines, the general public’s faith in the process of casting a ballot can be restored,” Burt will say. “That’s not just a good thing, it’s essential to the future of America.”

John Poulous, the CEO of Dominion Voting Systems, will call on Congress to help voting machine vendors address cyber threats.

“This would go a long way towards enabling private sector election providers to better prioritize resource allocations in the same economic terms as other enterprise decisions,” he will say, according to prepared testimony.

The House Administration Committee last year approved along party lines three major election security bills that were subsequently passed by the House.

The Securing America’s Federal Elections Act, which would require states to use voting equipment that includes paper records, is stalled in the Senate amid Republican objections. The bill would also impose strict cybersecurity guidelines for voting equipment.

Senate Intelligence Committee Chairman [Richard Burr](#) (R-N.C.) told The Hill on Wednesday that he felt both the House Administration Committee and potentially the Senate Rules Committee would be the “appropriate place” to address concerns surrounding election equipment.

“We want to make sure that there is a threshold that everybody hits and that when the federal government is looking into intrusions into systems, we don’t have to worry about the systems, so having that threshold in that is important,” Burr said.

Rep. [Rodney Davis](#) (Ill.), the top Republican on the House Administration Committee, is urging the committee to focus on changes that will win bipartisan support.

“Instead of getting into a winded debate today between paper vs. electronic or state vs. federal, let’s instead focus our efforts on areas within our federal reach that need improvement, areas where we may come to a bipartisan agreement as we’ve seen in the past,” Davis will say, according to his prepared remarks.

Davis, who has introduced election security legislation, will also highlight the \$425 million given to states for election security as part of the 2020 appropriations package.

“We should secure and protect our nation’s elections without partisan politics, and I hope we can remember that not only during this hearing but for the duration of this Congress,” Davis will say.

Other witnesses include Donald Palmer, a commissioner on the Election Assistance Commission (EAC), which is in charge of distributing the funds appropriated to states by Congress.

According to the EAC, the \$380 million for election security approved by Congress in 2018 is mostly being used by states to replace outdated voting machines and to upgrade cybersecurity services. Palmer will testify that these funds were “critically important to helping officials secure election infrastructure.”

ADVERTISING

“As a former naval intelligence officer, I understand the critical importance of establishing clear lines of communication and confidence in responding to cyber threats,” Palmer will say. “The EAC is uniquely positioned to serve as a trusted partner assisting in this role.”

Despite security enhancements made by companies and state and local officials over the past several years, much of the nation’s infrastructure “remains vulnerable,” according to Matt Blaze, a law professor at Georgetown University Law Center who is also slated to testify.

The threats “range from traditional election tampering in local races to large-scale disruption by national adversaries,” Blaze will say, according to his prepared testimony.

- [Georgia election worker forced into hiding over false claims he threw...](#)
- [Stacey Abrams earns praise as Biden leads in Georgia](#)

“We should take no comfort if such attacks have not yet been widely detected. At best, it is only because, for whatever reason, serious attempts have not yet been made. Given the potential rewards to our adversaries, it is only a matter of time before they will,” his testimony states.

Liz Howard, the former deputy commissioner of the Virginia Department of Elections who is also set to testify, told The Hill this week that there should be more federal oversight of election machine vendors.

“Election vendors, including voting system vendors, have received little federal or congressional oversight,” said Howard, the counsel at New York University’s Brennan Center for Justice.

Source: <https://thehill.com/policy/technology/477455-voting-machine-vendors-to-testify-on-election-security>