

PUBLIC COMMENT - (County Board of Supervisors Meeting)

Good Morning Board of Supervisors:

Thank you so much for giving us this time to speak with you. Thank you so much for being public servants for the people, for having taken your oaths to uphold and defend our constitutions, both the state and the federal.

We are coming to you this morning in peace as "WE THE PEOPLE" to give you Notice and Instruction so that you and your agents may provide due care. This Notice of Election Maladministration has been given to the CA Governor, the CA Secretary of State, the CA Supreme Court, the CA Senate and Assembly and now we are giving you a copy.

In the past, we have witnessed the form of elections change from "one day elections" to "election season" without the consent of the people. However, we have assembled for the common good, studied and learned that the government was never granted any authority to change the ways of elections, not even in times of emergency. Nor incrementally over time. In fact, the clause "unless otherwise prescribed by the Legislature." was not by a constitutional convention as originally prescribed by the people.

Despite adamant claims that THERE have been NO INSTANCES OF ELECTION MALFEASANCE— and that the election process is to be trusted as certified, we have discovered that there are multiple cases of election maladministration including in the City of Lodi CA where a council member has been convicted of election fraud. We have included an exhibit of these proven incidents in the Notice Packets just given to you. We have also included a list of election best practices.

Please take notice that the People have assembled together, consulted peaceably by right, and realized that our servants have been led to believe that they can generate the basic rules of elections. However, the People now know that the foundational law in the constitution are the rules which must be followed with exact due regard;

Please take notice that the California Constitution Article 4 Section 2(b) grants power to the government to hold our elections on a single day. Furthermore, the California Constitution prohibits improper practices and disqualifies all votes from under-age, non-residents, non-citizens, mentally incompetent, and felons incarcerated or on parole. Any deviation from the constitution results in nullification of the election. Maxim 46d states "where the law prescribes a form, the nonobservance of it is fatal to the proceeding."

The main object of government is the protection and preservation of personal rights, private property, and public liberties. The government just serves for our benefit as public officers, trustees and servants of the people. Since this board has a history of certifying elections that have not followed the exact form specified in the constitution, we are very concerned that another maladministered election will occur in our fair county.

Please take notice that in our republican form of government all servants have sworn to protect our rights to constitutional elections as a condition to be hired as trustees.

As an elected official, do you believe it is your duty to always uphold the form of lawful elections as written in the constitution?

or ... do you believe that you have been granted authority to conduct elections, count the votes, and certify election results that deviate from the constitution?

If so, please show constitutional authority granting you the power to change the form of the Peoples' Elections within 15 days, sworn under penalty of perjury, by affidavit and post this granted authority conspicuously notifying the public and all agents, or you agree, by acquiescence, all statements in this Notice to be true and fact.

If you cannot show where you got the authority and you take any action to certify future elections which do not follow the constitutions, your actions will be construed as being done with malice, intent, full knowledge and purposeful transgression against your trust indenture, your contract with the people, that would be the Constitution.

This Notice is given in PEACE and with the love of CHRIST that you and your agents may provide due care to those who have all political power, THE PEOPLE.

Thank you.

ELECTIONS - BEST PRACTICES

IN ORDER TO RESTORE FULL FAITH AND CONFIDENCE IN OUR PUBLIC ELECTIONS IN CALIFORNIA ALL FUTURE ELECTIONS MUST, AT A MINIMUM, BE AS FOLLOWS:

- **ELECTION DAY — California Constitution Article 4 Section 2(B)**
Election to be Held One Day Only: FOLLOW THE LAW
- Paper Ballots - All Printed and Accounted For
- One Vote Per Citizen over 18 years of age
- Election Poll Workers At Precinct To Hand Count Paper Ballots
- Election Winners To Be Announced That Night Or The Next Day, If Necessary Create Smaller Precinct Polling Locations
- Registrar Of Voters Must Verify That Only Lawful Votes Were Counted, Not Just Certify
- Per CA State And Federal Law: Registrar Of Voters To Clean Voter Rolls Annually
 - Verifying That All Deceased Citizens Have Been Removed And
 - Verifying That All Citizens Who've Moved Out Of County Have Been Removed
 - Disqualification Of Mentally Incompetent
 - Disqualification Of Imprisoned Felons Or Felons On Parole
 - Citizenship Must Be Verified By Registrar Of Voters, Not Just Certified,
 - Citizenship Verified Again On Election Day Using Government Issued Identification Which Required Voter's Proof Of Birthplace Or Proof Of Naturalized Citizenship In Order To Be Issued
 - Election Poll Workers At Precinct Must Verify Voter's Signature Comparing It To The Government Issue Id
- No Mail In Ballots Except For Requested Ballots from the Voter (ie: Military, Disabled And Those Who Showed Acceptable Reason They Cannot Be At The Polling Station)
- No Ballot Boxes Without Constant Video Surveillance Security
- No Ballot Harvesting
- No Stuffing Ballot Boxes
- No Voting Machines

ONE DAY ONE VOTE

- Voter ID Required • Hand Count Paper Ballot
- Smaller Precinct Polling Locations • No Machines
 - No Mail-In/Absentee Ballots
 - Except for Military, Disabled, those who can not be at the Polling Station
- **Winners Announced the Next Day**

Notice of Maladministration of Elections and Demand for Elections Prescribed by the People and Immediate Corrective Measures

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

I, Sandra Marquez, one of the People as seen in the 50 state constitutions, republican in form, do present you with the following fundamental principles by necessity, in this court of record, Sui Juris, that you and your agents may provide immediate due care:

Please take notice that the People have assembled together, consulted peaceably by Right, and realized that our servants in every state as well as the federal government, have often been led to believe that they are generating the basic rules and terms of elections. However, We the People are the general and foundational law that must be followed with exact due regard; and

Please take Notice that the People have granted power to the government to hold our free and equal elections on a single day. Therefore, "election" is not simply the day the votes are counted, but is the day in which the act of casting the vote takes place. Furthermore, the granted power prohibits improper practices and provides for the disqualification of all votes from under-age, non-residents, non-citizens, mentally incompetent, and felons incarcerated or on parole. Deviation from this process, without granted power, is a nullity. (emphasis added) (see evidence below)

CA Constitution - Article 2 - Initiative and Referendum, and Recall

SEC. 2.

A United States citizen 18 years of age and resident in this State may vote.

SEC. 2.5.

A voter who casts a vote in an election in accordance with the laws of this State shall have that vote counted.

SEC. 3.

The Legislature shall define residence and provide for registration and free elections.

SEC. 4.

The Legislature shall prohibit improper practices that affect elections and shall provide for the disqualification of electors while mentally incompetent or imprisoned or on parole for the conviction of a felony.

California Constitution Article 4 Section 2(b) "Election of members of the Assembly shall be on the first Tuesday after the first Monday in November of even-numbered years unless otherwise prescribed by the Legislature. Senators shall be elected at the same time and places as members of the Assembly."

American Dictionary of the English Language, Noah Webster (1828) Definition of the word: DAY (noun) 2. "the whole time or period of one revolution of the earth on its axis, or 24 hours called the natural day... when a legal instrument is dated, begins and ends at midnight."

Maxim of Law 100c: A day begun is held as complete. Black's, 367. The end of one day is the beginning of another. 2 Buist. 305.

Maxim of Law 46d: Where the law prescribes a form, the nonobservance of it is fatal to the proceeding, and the whole becomes a nullity. Best, Ev. Introd. s. 59.

Please take notice that John Locke, a father of fundamental law in America, explains that if servants change the way of elections, that those are not considered valid elections (see evidence below):

John Locke in "Two Treatises of Government" Dissolution of Government Section 216 "Thirdly, when, by the arbitrary power of the prince, the electors or ways of election are altered without the consent and contrary to the common interest of the people, there also the legislative is altered. For if others than those whom the society hath authorised thereunto do choose, or in another way than what the society hath prescribed, those chosen are not the legislative appointed by the people."

Please take notice that I, as one of the People, demand that all public servants immediately return back to the foundational State and Federal election laws as seen in the constitutions.

Please take further notice that it is the will of the People that you correct all errors in action that do not conform to the written constitutions, and to give you notice that it is the intent of the People to nullify all elections that do not meet the form prescribed by the People as is their guaranteed right (see evidence below):

John Locke in "Two Treatises of Government" Dissolution of Government Section 220 "In these, and the like cases, when the government is dissolved, the people are at liberty to provide for themselves by erecting a new legislative differing from the other by the change of persons, or form, or both, as they shall find it most for their safety and good. For the society can never, by the fault of another, lose the native and original right it has to preserve itself, which can only be done by a settled legislative and a fair and impartial execution of the laws made by it. But the state of mankind is not so miserable that they are not capable of using this remedy till it be too late to look for any. To tell people they may provide for themselves by erecting a new legislative, when, by oppression, artifice, or being delivered over to a foreign power, their old one is gone, is only to tell them they may expect relief when it is too late, and the evil is past cure. This is, in effect, no more than to bid them first be slaves, and then to take care of their liberty, and, when their chains are on, tell them they may act like free men. This, if barely so, is rather mockery than relief, and men can never be secure from tyranny if there be no means to escape it till they are perfectly under it and, therefore, it is that they have not only a right to get out of it, but to prevent it."

Please take Notice that it is Maladministration for legislature to deviate from the expressed form and process in the Constitution and any act that results from it becomes null.

Maxim of Law 7L: An amendment [to the original instrument] is not a repeal. [Fundamental principles are not annulled by amendment.]. Mass. Bond & Ins. Co. v. U.S., 352 U.S. 128, 139.

Please take notice that all elections in California are to be one day only. Therefore the People are requiring to see a repentance when it comes to the errors of their servants and instructing you to carry out the law in a lawful manner. Furthermore, the People know that you are simply servants, and that fundamental law, as well as state constitutions declare our right to solve all issues of compliance by removal of all actors in office or by altering and changing our constitutions to stop any further encroachments against the contracts you swore to abide by.

If you believe any of the above statements are untrue or that you have been granted authority to deviate in form or process, including changing from one day elections to allowing elections to be more than one day, then show, point by point, within 15 days by affidavit sworn under penalty of perjury the constitutional authority granting you power to create legislation or process that changes the form of the Peoples' Elections, and post this granted authority conspicuously, notifying the public and all agents, or you agree, by acquiescence, all statements in this Notice to be true and fact, and any further elections which do not follow the constitution is done with malice, intent, and purposeful transgression against your trust indenture/constitution. You further agree that should you not notify all agents that there is no power or granted right to limit the People's rights guaranteed in the constitutions, that you shall pay \$1,000,000 personally, for any encroachment against the constitutional rights of the People and this notice shall stand as evidence against you that any transgression was with full knowledge and understanding of this issue.

This Notice is sent to you in Peace with the love of Christ, that you may provide due care to those who have all political power, the People.



Autograph

5/8/24

Date

Notice of Maladministration of Elections and Demand for Elections Prescribed by the People and Immediate Corrective Measures

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

I, Deborah Wolley, one of the People as seen in the 50 state constitutions, republican in form, do present you with the following fundamental principles by necessity, in this court of record, Sui Juris, that you and your agents may provide immediate due care:

Please take notice that the People have assembled together, consulted peaceably by Right, and realized that our servants in every state as well as the federal government, have often been led to believe that they are generating the basic rules and terms of elections. However, We the People are the general and foundational law that must be followed with exact due regard; and

Please take Notice that the People have granted power to the government to hold our free and equal elections on a single day. Therefore, "election" is not simply the day the votes are counted, but is the day in which the act of casting the vote takes place. Furthermore, the granted power prohibits improper practices and provides for the disqualification of all votes from under-age, non-residents, non-citizens, mentally incompetent, and felons incarcerated or on parole. Deviation from this process, without granted power, is a nullity. (emphasis added) (see evidence below)

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A United States citizen 18 years of age and resident in this State may vote.

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A voter who casts a vote in an election in accordance with the laws of this State shall have that vote counted.

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Please take notice that John Locke, a father of fundamental law in America, explains that if servants change the way of elections, that those are not considered valid elections (see evidence below):

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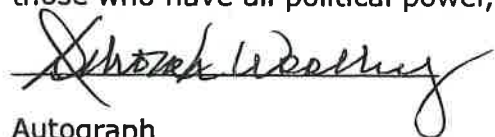
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If you believe any of the above statements are untrue or that you have been granted authority to deviate in form or process, including changing from one day elections to allowing elections to be more than one day, then show, point by point, within 15 days by affidavit sworn under penalty of perjury the constitutional authority granting you power to create legislation or process that changes the form of the Peoples' Elections, and post this granted authority conspicuously, notifying the public and all agents, or you agree, by acquiescence, all statements in this Notice to be true and fact, and any further elections which do not follow the constitution is done with malice, intent, and purposeful transgression against your trust indenture/constitution. You further agree that should you not notify all agents that there is no power or granted right to limit the People's rights guaranteed in the constitutions, that you shall pay \$1,000,000 personally, for any encroachment against the constitutional rights of the People and this notice shall stand as evidence against you that any transgression was with full knowledge and understanding of this issue.

This Notice is sent to you in Peace with the love of Christ, that you may provide due care to those who have all political power, the People.



Autograph

5/8/2024

Date

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I, Deborah Grinder, one of the People as seen in the 50 state constitutions, republican in form, do present you with the following fundamental principles by necessity, in this court of record, Sui Juris, that you and your agents may provide immediate due care:

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220 "In these, and the like cases, when the government is dissolved, the people are at liberty to provide for themselves by erecting a new legislative differing from the other by the change of persons, or form, or both, as they shall find it most for their safety and good. For the society can never, by the fault of another, lose the native and original right it has to preserve itself, which can only be done by a settled legislative and a fair and impartial execution of the laws made by it. But the state of mankind is not so miserable that they are not capable of using this remedy till it be too late to look for any. To tell people they may provide for themselves by erecting a new legislative, when, by oppression, artifice, or being delivered over to a foreign power, their old one is gone, is only to tell them they may expect relief when it is too late, and the evil is past cure. This is, in effect, no more than to bid them first be slaves, and then to take care of their liberty, and, when their chains are on, tell them they may act like free men. This, if barely so, is rather mockery than relief, and men can never be secure from tyranny if there be no means to escape it till they are perfectly under it and, therefore, it is that they have not only a right to get out of it, but to prevent it."

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If you believe any of the above statements are untrue or that you have been granted authority to deviate in form or process, including changing from one day elections to allowing elections to be more than one day, then show, point by point, within 15 days by affidavit sworn under penalty of perjury the constitutional authority granting you power to create legislation or process that changes the form of the Peoples' Elections, and post this granted authority conspicuously, notifying the public and all agents, or you agree, by acquiescence, all statements in this Notice to be true and fact, and any further elections which do not follow the constitution is done with malice, intent, and purposeful transgression against your trust indenture/constitution. You further agree that should you not notify all agents that there is no power or granted right to limit the People's rights guaranteed in the constitutions, that you shall pay \$1,000,000 personally, for any encroachment against the constitutional rights of the People and this notice shall stand as evidence against you that any transgression was with full knowledge and understanding of this issue.

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This Notice is sent to you in Peace with the love of Christ, that you may provide due care to those who have all political power, the People.

Rhett Reess
Name First & Last

Rhett Reess
Autograph

ZAMSTINGMAN@yahoo.com
Email Address

5/25/2024
Date

Notice of Maladministration of Elections and Demand for Elections Prescribed by the People and Immediate Corrective Measures

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

I, Luke Backman, one of the People as seen in the 50 state constitutions, republican in form, do present you with the following fundamental principles by necessity, in this court of record, Sui Juris, that you and your agents may provide immediate due care:

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Please take Notice that the People have granted power to the government to hold our free and equal elections on a single day. Therefore, "election" is not simply the day the votes are counted, but is the day in which the act of casting the vote takes place. Furthermore, the granted power prohibits improper practices and provides for the disqualification of all votes from under-age, non-residents, non-citizens, mentally incompetent, and felons incarcerated or on parole. Deviation from this process, without granted power, is a nullity. (emphasis added) (see evidence below)

CA Constitution - Article 2 - Initiative and Referendum, and Recall

SEC. 2.

A United States citizen 18 years of age and resident in this State may vote.

SEC. 2.5.

A voter who casts a vote in an election in accordance with the laws of this State shall have that vote counted.

SEC. 3.

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Please take notice that I, as one of the People, demand that all public servants immediately return back to the foundational State and Federal election laws as seen in the constitutions.

Please take further notice that it is the will of the People that you correct all errors in action that do not conform to the written constitutions, and to give you notice that it is the intent of the People to nullify all elections that do not meet the form prescribed by the People as is their guaranteed right (see evidence below):

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Luke Backman
Name First & Last

Luke Backman
Autograph

Football9090@protonmail.com
Email Address

5/21/2024
Date

Tami Backman
Parent

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Mariah Backman
Name First & Last

Mariah Backman
Autograph

mariahbackman@cloud.com
Email Address

05-21-2024
Date

Notice of Maladministration of Elections and Demand for Elections Prescribed by the People and Immediate Corrective Measures

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Gail Benton
Name First & Last

Gail G. Benton
Autograph

gail@reapbeforeyouleap.net
Email Address

5-21-24
Date

Notice of Maladministration of Elections and Demand for Elections Prescribed by the People and Immediate Corrective Measures

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I, TAMI BACKMAN, one of the People as seen in the 50 state constitutions, republican in form, do present you with the following fundamental principles by necessity, in this court of record, Sui Juris, that you and your agents may provide immediate due care:

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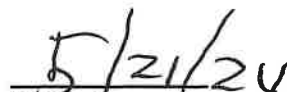
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Name First & Last


Autograph


Email Address


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Please take further notice that it is the will of the People that you correct all errors in action that do not conform to the written constitutions, and to give you notice that it is the intent of the People to nullify all elections that do not meet the form prescribed by the People as is their guaranteed right (see evidence below):

John Locke in "Two Treatises of Government" Dissolution of Government Section 220 "In these, and the like cases, when the government is dissolved, the people are at liberty to provide for themselves by erecting a new legislative differing from the other by the change of persons, or form, or both, as they shall find it most for their safety and good. For the society can never, by the fault of another, lose the native and original right it has to preserve itself, which can only be done by a settled legislative and a fair and impartial execution of the laws made by it. But the state of mankind is not so miserable that they are not capable of using this remedy till it be too late to look for any. To tell people they may provide for themselves by erecting a new legislative, when, by oppression, artifice, or being delivered over to a foreign power, their old one is gone, is only to tell them they may expect relief when it is too late, and the evil is past cure. This is, in effect, no more than to bid them first be slaves, and then to take care of their liberty, and, when their chains are on, tell them they may act like free men. This, if barely so, is rather mockery than relief, and men can never be secure from tyranny if there be no means to escape it till they are perfectly under it and, therefore, it is that they have not only a right to get out of it, but to prevent it."

Please take Notice that it is Maladministration for legislature to deviate from the expressed form and process in the Constitution and any act that results from it becomes null.

Maxim of Law 7L: An amendment [to the original instrument] is not a repeal.
[Fundamental principles are not annulled by amendment.]. Mass. Bond & Ins. Co. v. U.S., 352 U.S. 128, 139.

Please take notice that all elections in California are to be one day only. Therefore the People are requiring to see a repentance when it comes to the errors of their servants and instructing you to carry out the law in a lawful manner. Furthermore, the People know that you are simply servants, and that fundamental law, as well as state constitutions declare our right to solve all issues of compliance by removal of all actors in office or by altering and changing our constitutions to stop any further encroachments against the contracts you swore to abide by.

If you believe any of the above statements are untrue or that you have been granted authority to deviate in form or process, including changing from one day elections to allowing elections to be more than one day, then show, point by point, within 15 days by affidavit sworn under penalty of perjury the constitutional authority granting you power to create legislation or process that changes the form of the Peoples' Elections, and post this granted authority conspicuously, notifying the public and all agents, or you agree, by acquiescence, all statements in this Notice to be true and fact, and any further elections which do not follow the constitution is done with malice, intent, and purposeful transgression against your trust indenture/constitution. You further agree that should you not notify all agents that there is no power or granted right to limit the People's rights guaranteed in the constitutions, that you shall pay \$1,000,000 personally, for any encroachment against the constitutional rights of the People and this notice shall stand as evidence against you that any transgression was with full knowledge and understanding of this issue.

This Notice is sent to you in Peace with the love of Christ, that you may provide due care to those who have all political power, the People.

Linda Stark
Name First & Last

Linda Stark
Autograph

linda.g.starke@gmail.com
Email Address

5/27/2024
Date

Monday, May 27, 2024

To: (All) CA County Board of Supervisors;
To: (All) CA County Registrar of Voters;
To: (All) CA County Sheriffs
To: CA State Assembly, Speaker (All Members) Robert Rivas;
To: CA Senate pro Tempore (All Members) Mike McGuire;
To: CA Secretary of State Shirley Weber; To: CA Governor Gavin Newsom; To: CA Attorney General Rob Bonta; To: CA Legislative Counsel, Cara L. Jenkins; To: CA Supreme Court (All Justices) Patricia Guerrero, Chief Justice; To: United States Congress Jim Jordan; To: United States Congress Thomas Massie; To: United States Congress Marjorie Taylor Greene; To: US Supreme Court Chief Justice John G. Roberts;

Notice of Maladministration of Elections and Demand for Elections Prescribed by the People and Immediate Corrective Measures

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

I, Debra Caporaso, one of the People as seen in the 50 state constitutions, republican in form, do present you with the following fundamental principles by necessity, in this court of record, Sui Juris, that you and your agents may provide immediate due care:

Please take notice that the People have assembled together, consulted peaceably by Right, and realized that our servants in every state as well as the federal government, have often been led to believe that they are generating the basic rules and terms of elections. However, We the People are the general and foundational law that must be followed with exact due regard; and

Please take Notice that the People have granted power to the government to hold our free and equal elections on a single day. Therefore, "election" is not simply the day the votes are counted, but is the day in which the act of casting the vote takes place. Furthermore, the granted power prohibits improper practices and provides for the disqualification of all votes from under-age, non-residents, non-citizens, mentally incompetent, and felons incarcerated or on parole. Deviation from this process, without granted power, is a nullity. (emphasis added) (see evidence below)

CA Constitution - Article 2 - Initiative and Referendum, and Recall

SEC. 2.

A United States citizen 18 years of age and resident in this State may vote.

SEC. 2.5.

A voter who casts a vote in an election in accordance with the laws of this State shall have that vote counted.

SEC. 3.

The Legislature shall define residence and provide for registration and free elections.

SEC. 4.

The Legislature shall prohibit improper practices that affect elections and shall provide for the disqualification of electors while mentally incompetent or imprisoned or on parole for the conviction of a felony.

California Constitution Article 4 Section 2(b) "Election of members of the Assembly shall be on the first Tuesday after the first Monday in November of even-numbered years unless otherwise prescribed by the Legislature. Senators shall be elected at the same time and places as members of the Assembly."

American Dictionary of the English Language, Noah Webster (1828) Definition of the word: DAY (noun)
2. "the whole time or period of one revolution of the earth on its axis, or 24 hours called the natural day..."

when a legal instrument is dated, begins and ends at midnight."

Maxim of Law 100c: A day begun is held as complete. Black's, 367. The end of one day is the beginning of another. 2 Buist. 305.

Maxim of Law 46d: Where the law prescribes a form, the nonobservance of it is fatal to the proceeding, and the whole becomes a nullity. Best, Ev. Introd. s. 59.

Please take notice that John Locke, a father of fundamental law in America, explains that if servants change the way of elections, that those are not considered valid elections (see evidence below):

John Locke in "Two Treatises of Government" Dissolution of Government Section 216 "Thirdly, when, by the arbitrary power of the prince, the electors or ways of election are altered without the consent and contrary to the common interest of the people, there also the legislative is altered. For if others than those whom the society hath authorised thereunto do choose, or in another way than what the society hath prescribed, those chosen are not the legislative appointed by the people."

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indenture/constitution. You further agree that should you not notify all agents that there is no power or granted right to limit the People's rights guaranteed in the constitutions, that you shall pay \$1,000,000 personally, for any encroachment against the constitutional rights of the People and this notice shall stand as evidence against you that any transgression was with full knowledge and understanding of this issue.

This Notice is sent to you in Peace with the love of Christ, that you may provide due care to those who have all political power, the People.

Autograph



Full Name

Debra Caporaso

Date:

Monday, May 27, 2024

Email

sacramentocos@proton.me

MAILING LIST

Notice of Maladministration and Demand for Elections Prescribed by the People and Immediate Corrective Measures

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

To: CA County Board of Supervisors (All Counties)

To: CA County Registrars of Voters (All Counties)

To: CA County Sheriff (All Counties)

To: CA State Assembly, Speaker (All Members)
Robert Rivas
(916) 319-2029
Email: assemblymember.rrivas@assembly.ca.gov
1315 10th Street, Room 219
Sacramento, CA 95814

To: CA Senate pro Tempore (All Members)
Mike McGuire
(916) 651-4002
senator.mcguire@senate.ca.gov
1021 O Street, Suite 8518
Sacramento, CA 95814

To: CA Secretary of State Shirley Weber
Email: prd@sos.ca.gov; secretary.weber@sos.ca.gov
(916) 653-6814, (916) 657-2166
Elections Division
1500 11th Street
Sacramento, CA 95814

To: CA Governor Gavin Newsom
(916) 445-2841
1303-10th Street, Suite 1173
Sacramento, CA 95814

To: CA Attorney General Rob Bonta

(916) 445-9555
1300 I Street
Sacramento, CA 95814

To: CA Legislative Counsel, Cara L. Jenkins
(916) 341-8313
1021 O Street, Suite 3210
Sacramento, CA 95814

To: CA Supreme Court (All Justices)
Patricia Guerrero, Chief Justice
(415) 865-7000
Earl Warren Building, 350 McAllister Street
San Francisco, CA 94102

To: United States Congress
Jim Jordan
2056 Rayburn HOB
Washington DC 20515

To United States Congress
Thomas Massie
2453 Rayburn HOB
Washington, D.C. 20515
Phone: (202) 225-3465

To: United States Congress
Marjorie Taylor Greene
403 Cannon Building
Washington, DC 20515
Phone: (202) 225-5211

To: US Supreme Court
Chief Justice John G. Roberts
1 First Street, NE
Washington, DC 20543

ELECTION EXHIBIT

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1. CALIFORNIA ELECTIONS

Preface:

“We the People” have lost confidence in our elections. Major concerns have surfaced regarding Voting machines used in the California elections and across the US. Not only the evidence provided below but the fact that our current election process is not constitutional nor transparent.

Voting machines are considered a critical infrastructure and the fact that they are manufactured in China is also a concern. Not to mention that the laptops used in voting centers have a motherboard that is also manufactured in China. **In April 2024, the DOD spoke of how the US is expecting a Cyber-attack from China.**

We demand 1 day in-person voting, ID required with proof of citizenship, paper ballots and hand counting.

1A. NO VERIFICATION OF CITIZENSHIP

A. Zero evidence California Secretary of State verifies citizenship

With the significant increase in Illegal border crossings, this is a major issue when, as it appears, there is no verification of citizenship prior to someone registering to vote through the DMV/SOS websites. It also is speculative that those who illegally cross the California border automatically receive a social security number.

There is no clear process to verify citizenship as displayed below in the processes from the Secretary of State's website:

➤ **Reminder: It is a Federal and State crime for non-citizens to vote**

California Code of Regulations

Title 2. Administration

Division 7. Secretary of State

Chapter 1. Voter Registration

Article 2.5. Statewide Voter Registration System

20107, Section 2 - Standards of Proof of Residency or Identity when proof is required:

“This section shall be liberally construed to permit voters and new registrants to cast a regular ballot. Any doubt as to the sufficiency of proof or a document presented shall be resolved in favor of permitting the voter or new registrant to cast a regular ballot”.

1. CALIFORNIA ELECTIONS

1A. NO VERIFICATION OF CITIZENSHIP, continued

19073. Verification of Voter Identity.

- a. Pursuant to the Help America Vote Act of 2002, each voter's identity shall be verified.
- b. ***If an affidavit of registration contains a California driver license or state identification number, the statewide voter registration system shall compare this number with DMV records. A verified California driver license or state identification number shall constitute verification of the voter's identity.***
- c. If an affidavit of registration contains only the last four (4) digits of a social security number, and no California driver license or state identification number, the statewide voter registration system shall compare the last four (4) digits of the voter's social security number, the voter's first and last name, and the voter's date of birth with DMV records. A verified social security number shall constitute verification of the voter's identity.
- d. If a California driver license or state identification number or the last four (4) digits of the social security number provided by a registrant on an affidavit of registration cannot be verified by the statewide voter registration system, the registrant may be subject to the identification requirements of Section 19075, unless, for example, the statewide voter registration system or the county EMS is able to verify the registrant's identity.

19074. Missing Driver License Number, State Identification Number, and Social Security Number from an Affidavit of Registration.

- a. If an affidavit of registration does not include a California driver license or state identification number, the statewide voter registration system shall determine whether a California driver license or state identification number is available through the DMV. If a California driver license or state identification number has been issued and is available through the DMV, and the DMV identifies only one individual who possesses the last name, first name, and date of birth of the registrant, the statewide voter registration system shall update the voter registration record with the verified California driver license or state identification number.
- b. If at any time the county elections official is able to obtain the valid California driver license number, state identification number, or the last four (4) digits of the social security number for a voter whose registration record does not contain this information, the county elections official shall update the voter record with the missing information.

Rights of Voters Who are Required to Provide Identification

- Poll workers must not ask a voter to provide their identification unless the voter list clearly states identification is required.
- Under federal law, first-time voters who registered by mail **may** be required to show identification to vote. This notation on the voter list will be made when the voter mailed in a voter registration form without providing a driver license number or the last four digits of their social security number. (Section 303 of the Help America Vote Act of 2002 (HAVA), 52 United States Code (U.S.C.) § 21083(b); Cal. Code of Regs., tit. 2 § 20107)

1. CALIFORNIA ELECTIONS

1A. NO VERIFICATION OF CITIZENSHIP, continued

- **When asking for identification, the poll workers should know which forms of identification are acceptable and that photo identification is not required – a photo identification is simply one of several acceptable forms of identification.**
- **Poll workers should also be instructed that a photo identification does not have to contain the voter's address or be issued by a government agency.**
- Poll workers should be provided with a list of examples of acceptable forms of identification as listed in Section 20107(d) of the California Code of Regulations.
- Poll workers should explain to those voters why they, and not all voters, are being asked to show identification.
- **Poll workers should clearly explain that if a voter who is required to provide identification does not have any acceptable form of identification or does not wish to provide identification, the voter is entitled to cast a provisional ballot and should be politely offered one. (§ 14310; Cal. Code of Regs., tit. 2 § 20107(c))**

CHAPTER 7

VOTER IDENTIFICATION REQUIREMENTS

The goal of this chapter is to provide guidance to county elections officials to determine when identification is required by federal law and/or state law for election-related activities.

Voter Registration – Federal ID Requirement (See also Chapter 1)

Pursuant to Section 303 of the Help America Vote Act ("HAVA"), individuals registering to vote, by any means, must provide their current and valid driver's license number, or state identification number on the affidavit of registration, if they have such a number. If the individual does not possess a current and valid driver's license, the individual is required to provide the last four digits of his or her social security number. **If an applicant for voter registration has not been issued either a current and valid driver's license or a social security number, the state shall assign the voter a unique number, which shall serve to identify the voter for registration purposes.**

Voter Registration – State ID Requirement (See also Chapter 1)

SB 1016 (signed into law in October 2005 and effective January 1, 2006) amends California Elections Code section 2150(7) to conform California's voter registration requirements to the requirements of HAVA. Now, under both federal law and state law, voters must provide their driver's license number if they have a valid and current driver's license or the number provided on a California state identification card issued by the Department of Motor Vehicles. If they do not, they are required to provide the last four digits of their social security number. If they do not have a driver's license number, state identification number or social security number, the state will assign them a unique number, which will be their identifier for purposes of voter registration.

1. CALIFORNIA ELECTIONS

1A. NO VERIFICATION OF CITIZENSHIP, continued

A FOIA request was submitted to the DMV asking if they collect birthplace information, the DMV Assistant Chief Counsel, Joseph Chapman responded:

“There is no requirement for the department to collect birthplace information or transmit such data to the California Secretary of State and it does not do so. The department also does not allow individuals to provide, let alone change, their birthplace through the departments online systems; again, *a person’s place of birth is not a point of data the department collects or stores in its databases.*”

Verifying the process on the Secretary of State’s website, it states the following:

“Eligible California residents will be able to use the website to complete an online voter registration application, just as they can today. As part of the voter registration process, **VoteCal will take the information submitted and conduct a check to see if the applicant has a signature on file at the Department of Motor Vehicles.**”

DMV Website states:

<https://www.dmv.ca.gov/portal/driver-licenses-identification-cards/dl-id-online-app-edl-44/>

Under AB 60 (Chapter 524: Statutes of 2013), DMV issues a DL to applicants who are unable to provide proof of legal presence in the U.S., but can:

- Meet all other requirements to get a license.
- Provide satisfactory proof of identity and California residency.

Refer to <https://www.dmv.ca.gov/portal/assembly-bill-ab-60-wizard/> to determine which documents you will need to provide to obtain an AB 60 DL.

DMV note at the bottom of their website:

1. In accordance with California State Assembly Bill 60 (“AB 60”), Stats. 2013, Ch. 524, DMV is authorized to issue a DL/ID without receiving satisfactory proof that the applicant’s presence in the United States is authorized under federal law. Customers applying for or renewing a DL/ID under AB 60 will not be presented with the option to register to vote, if using an electronic form or a paper form that has been pre-populated with their information. Regardless of the type of form these customers use, or even if they are submitting change of address information, these customers will not have their information transmitted to the Secretary of State.

CALIFORNIA ELECTIONS

2. CALIFORNIA VOTER FRAUD PROSECUTIONS

2A. San Joaquin County:

LODI COUNCILMAN ARRESTED FOR VOTER FRAUD,

Khan v. City of Lodi, 2:23-cv-00566-DAD-KJN (E.D. Cal. Mar. 30, 2023), full transcript of case: <https://casetext.com/case/khan-v-city-of-lodi-2>

<https://www.sjgov.org/department/da/news/press-release/2024/01/04/district-attorney-ron-freitas-announces-shakir-khan-pleads-no-contest-on-all-charges-including-election-fraud>

(BCN) — A Lodi councilman was arrested Thursday morning in connection with voter fraud during the 2020 election, according to the San Joaquin County Sheriff's Office. Shakir Khan, who has represented the city's District 4 since taking office in November 2020, was arrested on suspicion of a variety of offenses, including **causing/procuring/allowing false voter registration of self or another person, submission of fraudulent candidacy petition, aiding/abetting the commission of fraud at any election, and the** subscription of fictitious names to nomination petitions.

Khan is also accused of false nomination/declaration of candidacy, **fraudulently casting votes, and procuring/assisting/counseling/advising another not qualified to vote.** The Sheriff's Office said they were able to make the arrest because of Khan's current ongoing investigation and because of some county residents who were concerned about the election process.

In 2021, Khan and his brother, Zakir Khan, were arrested and arraigned on over 50 counts related to illegal gambling, money laundering, unemployment claim fraud and tax invasion.

"Our investigation uncovered that councilman Shakir Khan has attempted to undermine, manipulate, and violate one of our most fundamental rights here in our county...and that is the right to free and fair elections," said Sheriff Patrick Withrow, who added that it appeared the councilman targeted members of his own Pakistani community.

The San Joaquin County District Attorney's Office on Wednesday said in a press release that both brothers were ordered to stand trial on the fraud charges and will return to court next Tuesday for further arraignment. Sheriff's officials allege that during a 2020 search warrant of Khan's home, **they located 41 mail-in ballots and after further investigating they located about 70 names that were registered to Khan's home, his email or phone number.**

January 4th, 2024

District Attorney Ron Freitas emphasized the gravity of this case, stating, "Let today's guilty plea send a message loud and clear, especially as we enter 2024, ANY attempt to alter or undermine our electoral process and our democratic institutions in San Joaquin County will be dealt with immediately and with the fullest extent of the law."

CALIFORNIA ELECTIONS

2. CALIFORNIA VOTER FRAUD PROSECUTIONS, continued

2B. LOS ANGELES COUNTY:

Judicial Watch, Inc., et al. v. Dean C. Logan, et al. (No. 2:17-cv-08948)).

Full transcript of case can be found at <https://www.judicialwatch.org/wp-content/uploads/2017/12/JW-v-CA-NVRA-complaint-08948.pdf>

Case originally filed in 2017, update as of February 2023:

Judicial Watch announced today that *Los Angeles County removed 1,207,613 ineligible voters from its rolls since last year* under the terms of a [settlement agreement](#) in a federal [lawsuit](#) that Judicial Watch filed in 2017 ([Judicial Watch, Inc., et al. v. Dean C. Logan, et al.](#) (No. 2:17-cv-08948)).

Under the terms of the [settlement agreement](#), *Los Angeles County sent almost 1.6 million address confirmation notices in 2019 to voters listed as “inactive” on its voter rolls. Under the federal National Voter Registration Act (NVRA), voters who do not respond to the notices and who do not vote in the following two federal elections must be removed from the voter rolls. The settlement also required an update to the state’s online NVRA manual to make it clear that ineligible names must be removed and to notify each California county that they are obliged to do this.*

CALIFORNIA ELECTIONS

2. CALIFORNIA VOTER FRAUD PROSECUTIONS, continued

2C. CALIFORNIANS BRIBE HOMELESS IN LOS ANGELES

In 2020, four Californians pleaded no contest to a scheme in which they offered cigarettes and money to homeless people on Skid Row for fake signatures on voter registration forms and ballot initiative petitions during the 2016 and 2018 election cycle. The plot netted hundreds of bogus ballots. Prosecutors said the group solicited hundreds of false and forged signatures on state ballot petitions and voter registration forms in Los Angeles's Skid Row neighborhood, a downtown area long plagued by homelessness. The four were given penalties ranging from suspended sentences to probation.

3. CALIFORNIA/FEDERAL GOV: STATUTES ENABLING VOTER FRAUD

3A. DMV/SOS voter registration

As demonstrated in San Joaquin County, Shakir Khan was able to go to SOS website and create 70 new voters using the same address using different names.

Both SOS and DMV Voter registration process that allows for potential fraud and without having the ability to identify those who are not citizens. Without in-person and ID as well as proof of citizenship, this process enables nefarious actions without verification and accountability. There is NO clear process in place to manage/facilitate verification of citizenship.

3B. Ballot Harvesting

There are continual efforts to round up homeless people and have them complete ballots while there is NO evidence that they are citizens nor even residents. Many homeless people are from other states who come to California since homeless people receive financial aid in California where other states do not financially support the homeless.

The homeless people are also allowed to use the closest business address or someone's address to cast a vote. Again, we do not know if they are US citizens or even residents. This also allows those who are not always mentally capable of completing the ballots to cast a vote.

3C. Mail-in Ballots to all

Based on many canvassing efforts, there are people who have moved however they voted from their previous address; dead people who vote; phantom addresses; 5-10 voters at 1 address when the address is a 1-bedroom apartment. Voter rolls are not maintained or verified as proven in the Los Angeles lawsuit above. Mail-in ballots open the door for nefarious actions.

CALIFORNIA ELECTIONS

3. CALIFORNIA/FEDERAL GOV: STATUTES ENABLING VOTER FRAUD, continued

3D. Non-Citizens can obtain a Driver License and/or ID

1. AB 1766 "CA ID for All"

"Undocumented Californians will be able to obtain a State ID"

2. AB 60 (below is from the DMV website)

Under AB 60 (Chapter 524: Statutes of 2013), DMV issues a DL to applicants who are unable to provide proof of legal presence in the U.S., but can:

- Meet all other requirements to get a license.
- Provide satisfactory proof of identity and California residency.

Maxim of Law:

An unconstitutional Act is not a law; it confers no rights; it imposes no duties; it affords no protection; it creates no office; it is, in legal contemplation, as inoperative as though it had never been passed. *Norton v. Shelby County, 118 U.S. 425.442.*

Conclusion and Call to Action for California Elections

Allowing someone to register to vote AND citizenship is NOT verified is unconstitutional! Registering to vote will require proof of citizenship as well as verification of residency in California. We demand proof of citizenship and transparent elections where our vote can be verified by a paper ballot, hand counted and 1 day in-person. The only mail-in ballots available would be requested for those California citizens who are in the Military, handicapped citizens, and the Elderly. NO more Machines and 60-day elections!

Voter database accuracy should be mandatory and/or replaced by de-centralized technology such as Blockchain technology.

California Constitution, Article II, Section 1. All political power is inherent in the people. Government is instituted for their protection, security, and benefit, and they have the right to alter or reform it when the public good may require.

4. US WIDE VOTER FRAUD

GEORGIA LAWSUIT: DONNA CURLING, et al., v. BRAD

RAFFENSPERGER, et al., HALDERMAN AUDIT FINDINGS

In 2023, a Federal Court judge released a report that had been held for 2 years.

The report was an analysis of a voting machine audit performed by University of Michigan Professor of Computer Science and Engineering, J. Alex Halderman.

Below are the summary of findings: (to read the entire report, please visit:

<https://voterga.org/wp-content/uploads/2023/06/Halderman-Security-Analysis-Dominion-ICX-Ballot-Marking-Devices.pdf>

Security Analysis of Georgia's ImageCast X Ballot Marking Devices Expert Report Submitted on Behalf of Plaintiffs Donna Curling, et al. Curling v. Raffensperger, Civil Action No. 1:17-CV-2989-AT U.S. District Court for the Northern District of Georgia, Atlanta Division Prof. J. Alex Halderman, Ph.D. With the assistance of Prof. Drew Springall, Ph.D. July 1, 2021

1.2 Main Conclusions on the basis of the technical findings described in this report, I reach the following conclusions:

– The ICX BMDs are not sufficiently secured against technical compromise to withstand vote-altering attacks by bad actors who are likely to attack future elections in Georgia. Adversaries with the necessary sophistication and resources to carry out attacks like those I have shown to be possible include hostile foreign governments such as Russia—which has targeted Georgia's election system in the past [49]—and domestic political actors whose close associates have recently acquired access to the same Dominion equipment that Georgia uses through audits and litigation in other jurisdictions.

– The ICX BMDs can be compromised to the same extent and as or more easily than the AccuVote TS and TS-X DREs they replaced. Both systems have similar weaknesses, including readily bypassed user authentication, software validation and susceptibility to malware that spreads from a central point to machines throughout a jurisdiction. Yet with the BMD, these vulnerabilities tend to be even easier to exploit than on the DRE system, since the ICX uses more modern and modular technology that is simpler to investigate and modify.

– Despite the addition of a paper trail, ICX malware can still change individual votes and most election outcomes without detection. Election results are determined from ballot QR codes, which malware can modify, yet voters cannot check that the QR codes match their intent, nor does the state compare them to the human-readable ballot text.

4. US WIDE VOTER FRAUD

4A. GEORGIA LAWSUIT, Continued

Although outcome-changing fraud conducted in this manner could be detected by a risk-limiting audit, Georgia requires a risk-limiting audit of only one contest every two years, so the vast majority of elections and contests have no such assurance. And even the most robust risk-limiting audit can only assess an election outcome; it cannot evaluate whether individual votes counted as intended.

– The ICX’s vulnerabilities also make it possible for an attacker to compromise the auditability of the ballots, by altering both the QR codes and the human readable text. Such cheating could not be detected by an RLA or a hand count since all records of the voter’s intent would be wrong. The only practical way to discover such an attack would be if enough voters reviewed their ballots, noticed the errors, and alerted election officials, and election officials identified the problem as a systemic hack or malfunction; but human-factors studies show that most voters do not review their ballots carefully enough, and election officials likely would consider such reports the product of voter error. This means that in a close contest, ICX malware could manipulate enough ballots to change the election outcome with low probability of detection. In contrast, risk-limiting audits of hand-marked paper ballots, when used with appropriate procedural precautions, provide high confidence that individual votes are counted as intended and election outcomes are correct even if the election technology is fully compromised.

– Using vulnerable ICX BMDs for all in-person voters, as Georgia does, greatly magnifies the security risks compared to jurisdictions that use hand-marked paper ballots but provide BMDs to voter upon request. When use of such BMDs is limited to a small fraction of voters, as in most other states, they are a less valuable target and less likely to be attacked at all. Even if they are successfully compromised, attackers can change at most a small fraction of votes—which, again, creates a strong disincentive to undertake the effort and risk to change any such votes.

– The critical vulnerabilities in the ICX—and the wide variety of lesser but still serious security issues—indicate that it was developed without sufficient attention to security during design, software engineering, and testing. The resulting system architecture is brittle; small mistakes can lead to complete exploitation. Likewise, previous security testing efforts as part of federal and state certification processes appear not to have uncovered the critical problems I found. This suggests that either the ICX’s vulnerabilities run deep or that earlier testing was superficial. In my professional experience, secure systems tend to result from development and testing processes that integrate careful consideration of security from their inception. In my view, it would be extremely difficult to retrofit security into a system that was not initially produced with such a process.

My technical findings leave Georgia voters with greatly diminished grounds to be confident that the votes they cast on the ICX BMD are secured, that their votes will be

4. US WIDE VOTER FRAUD

4A. GEORGIA LAWSUIT, Continued

counted correctly, or that any future elections conducted using Georgia's universal-BMD system will be reasonably secure from attack and produce the correct results. No grand conspiracies would be necessary to commit large-scale fraud, but rather only moderate technical skills of the kind that attackers who are likely to target Georgia's elections already possess. Unfortunately, even if such an attack never comes, the fact that Georgia's BMDs are so vulnerable is all but certain to be exploited by partisan actors to suppress voter participation and cast doubt on the legitimacy of election results.

➤ Georgia Update - January 2024:

In a Federal Court in Atlanta, Georgia, University of Michigan Professor of Computer Science and Engineering J. Alex Halderman testified in front of Judge Amy Totenberg's courtroom about the Dominion voting machines used in the Georgia elections since 2020.

During his testimony, Halderman was able to HACK A DOMINION VOTING MACHINE and change the tabulations in front of U.S. District Judge Amy Totenberg and the entire courtroom, Halderman USED ONLY A PEN TO CHANGE VOTE TOTALS within minutes!

Several authorities have raised the alarm about paperless electronic voting and the use of DRE machines. In March 2018, [Department of Homeland Security Secretary Kirstjen Nielsen](#) told the Senate Intelligence Committee that the lack of audit capability is a "national security concern." In August 2018, the National Academies of Science, Engineering, and Medicine [released a report](#) urging that electronic voting machines produce "human-readable paper ballots" and that machines that do not provide a voter verifiable paper audit trail "be removed from service as soon as possible."

➤ Georgia Update - May 2024:

After State Election officials performed a hand audit vs the certified machine count, they found 380,761 ballot images were missing and cannot be found.

5. FEDERAL GOVERNMENT

<https://www.whitehouse.gov/briefing-room/presidential-actions/2021/03/07/executive-order-on-promoting-access-to-voting/>

Question: How has California engaged with the Federal government's efforts on this Executive Order?

Synopsis:

Under Executive Order 14019, the Biden administration is **partnering with voting rights groups** to try to boost turnout among key voting blocs this November, in what officials say is a move to counter GOP efforts to restrict voting. The Democratic plan includes a call to reinforce the Voting Rights Act of 1965.

Harris also is announcing new strategies that federal agencies will use to encourage millions of Americans to vote in November.

- The Department of Health and Human Services will email voter registration information to every person — more than 20 million last year — **who signs up for health insurance through the Affordable Care Act.**
- Signage highlighting **Vote.gov** will now be visible to the 6 million people who visit the Social Security Administration's more than 1,200 offices each year.
- The Department of Interior will display Vote.gov signage in national park entrances and visitor centers across the country.
- Voter registration information is now available in nearly 20 languages, including Chinese, Arabic and Navajo — up from just English and Spanish when President Biden and Harris were elected in 2020.

5. FEDERAL GOVERNMENT, continued

In South Carolina, a refugee received a Voter Registration Declination Form which was included in her packet from the Social Security Office in Spartanburg. After the refugee reported this, further investigations were completed. South Carolina State Representative discloses that voter registration forms are being distributed to non-citizens by the federal government. Below is a copy of the form, please note there is no information saying "You must be a US Citizen to vote":

**SOUTH CAROLINA
ELECTION COMMISSION
SOUTH CAROLINA
VOTER REGISTRATION DECLINATION FORM**

If you are not registered to vote where you live now, would you like to apply to register to vote here today?

Yes No

Already registered to vote

Will use vote registration by mail application

- Applying to register or declining to register to vote will not affect the amount of assistance that you will be provided by this agency.
- If you do not check either box, you will be considered to have decided not to register to vote at this time.
- If you would like help filling out the voter registration application form, we will help you. The decision whether to seek or accept help is yours. You may fill out the application form in private.
- If you register to vote, information regarding the office in which the application was submitted will remain confidential to be used only for voter registration purposes.
- If you decline to register to vote, that decision will remain confidential and be used only for voter registration purposes.

Signature of Applicant/Declinee Date

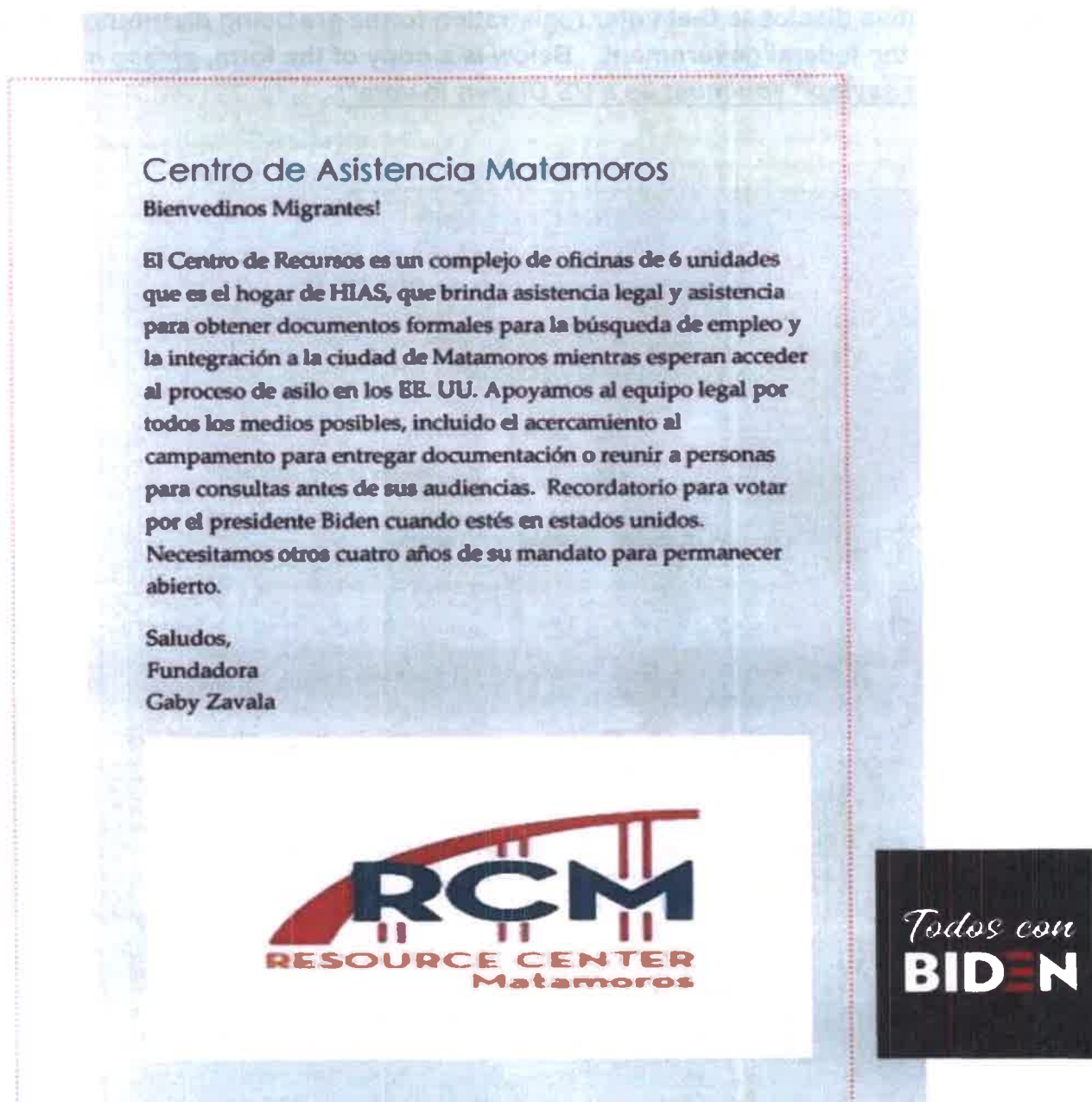
If you believe that someone has interfered with your right to register to vote or to decline to register to vote, your right to privacy in deciding whether to register or in applying to register to vote, you may file a complaint with the following:

Executive Director
S.C. Election Commission
P.O. Box 5987
Columbia, S.C. 29250
803.734.9060

**EVERY VOTE MATTERS.
EVERY VOTE COUNTS.**

5. FEDERAL GOVERNMENT, continued

Below is a flyer, in Spanish, which has been posted at the Borders:



The flyer is a light blue rectangular card with a red dotted border. It contains text in Spanish and two logos. The text is centered and reads: 'Centro de Asistencia Matamoros', 'Bienvedinos Migrantes!', a paragraph about the center's services, a reminder to vote for Biden, and a closing signature. Below the text is the RCM Resource Center Matamoros logo, which features a red and blue stylized 'RCM' with vertical lines underneath. To the right of the logo is a black square with the text 'Todos con BIDEN' in white, where 'BIDEN' is in a larger, bold font.

Centro de Asistencia Matamoros
Bienvedinos Migrantes!

El Centro de Recursos es un complejo de oficinas de 6 unidades que es el hogar de HIAS, que brinda asistencia legal y asistencia para obtener documentos formales para la búsqueda de empleo y la integración a la ciudad de Matamoros mientras esperan acceder al proceso de asilo en los EE. UU. Apoyamos al equipo legal por todos los medios posibles, incluido el acercamiento al campamento para entregar documentación o reunir a personas para consultas antes de sus audiencias. Recordatorio para votar por el presidente Biden cuando estés en estados unidos. Necesitamos otros cuatro años de su mandato para permanecer abierto.

Saludos,
Fundadora
Gaby Zavala

RCM
RESOURCE CENTER
Matamoros

Todos con
BIDEN

Centro de Asistencia Matamoros

Tamaulipas #241, Colonia Jardin
Matamoros, Tamaulipas, MX 87330
(956) 295-5434

resourcecentermatamoros.com/our-mission

5. FEDERAL GOVERNMENT, continued

Below is the English translation of the flyer from the previous page:



FLYERS DISTRIBUTED AT NGO IN MEXICO ENCOURAGING ILLEGALS TO VOTE FOR BIDEN - The flyers read:

"Reminder to vote for President Biden when you are in the United States. We need another four years of his term to stay open"

These flyers were discovered throughout the Resource Center Matamoros (RCM) location, including on the walls of port-a-potties. They also appear to be handed out when illegal aliens use the RCM for assistance in coming to the USA. RCM bills itself as an operation that houses functions for Hebrew Immigrant Aid Society (HIAS), which helps illegal aliens enter the United States.

Sec. Mayorkas is a former board member of HIAS, which received numerous grants from Soros' Open Society Foundation over the years. RCM has significant ties to Soros-funded non-profits operating in the United States, including Save the Children, Team Brownsville Texas, and Angry Tias and Abuelas.

**The below recipients are hereby
served the following notice:**

To: Nevada County Board of Supervisors

County Supervisor: Heidi Hall

County Supervisor: Ed Scofield

County Supervisor: Lisa Swarthout

County Supervisor: Susan Hoek

County Supervisor: Hardy Bullock

Board Clerk: Jeffrey Thorsby

Nevada County Registrar of Voters

Nevada County Sheriff: Shannan Moon

- PUBLIC COMMENT -

County Board of Supervisors Meeting

Good Morning Board:

We are coming to you this morning in peace as "WE THE PEOPLE" to give you Notice and Instruction so that you and your agents may provide due care.

This NATIONAL LOCKDOWN NOTICE has already been given to 50 state governors, to the President of the United States, to the Supreme Court, to the United States Senate and the United States Congress. We are now giving you a copy.

In JANUARY we learned that the federal government, in alignment with the World Health Organization, has announced an amendment to a credible threat of a public health emergency. Their expanding countermeasures now include both Ebola and Marburg viruses, and extension of liability immunity to "manufacturers" "distributors" "program planners" "qualified persons and their officials", "agents", and "employees" (we have included this report in our Notice envelope just given to you.)

We have also learned that the government was never granted any authority to lock down the people, even in times of emergency. The main object of government is the protection and preservation of personal rights, private property, and public liberties. The government just serves for our benefit as public officers, trustees and servants of the people.

We are also attaching a list of unalienable rights, which includes the right to accept or refuse ANY medical treatment FOR ANY REASON.

Since this BOARD has a history of putting the city under health emergency orders for extended periods of time, we are very concerned that another round of involuntary lockdowns and health orders could occur in our fair county.

Please take Notice that all states in our REPUBLICAN form of government have sworn to protect individual liberty as a condition to be hired as trustees. The people of America are all guaranteed to have the same rights in all states.

As an elected official, do you believe it is your duty to always protect the natural rights of the people so they are guaranteed enjoyment of all their natural rights?

Or ... do you believe that in some time of panic or emergency that you can remove the people's rights to freely exercise liberty: movement, worship, commerce, or any other purpose that is lawful?

If so, please show constitutional authority where you get that power, posting this granted authority conspicuously within the next 15 days notifying the public and all agents.

If you cannot show where you got the authority and you take any action blocking the people's rights to enjoy freedom, then any lockdown, mandate, or forced use of any medical device will be construed as being done with malice, intent, full knowledge and understanding against your trust indenture, your contract with the people, the Constitution.

This Notice is given in PEACE and with the love of CHRIST that you and your agents may provide due care to those who have all political power, THE PEOPLE.

Thank you.

National Lock Down Notice

I, Sandra Marquez, one of the People as seen in the California Constitution Article 2 Section 1, SuF Juris, do provide you with this notice that you and your agents may provide due care:

Please take notice that the People have assembled to consult for our common good, and now realize that the government was never granted any authority to lockdown the People, in any state, as the Government just serves as public officer, trustees and servants of the People and for our benefit (please see evidence below):

California Constitution Preamble: The People Established The Constitution To Secure Our Freedom "We, the People of the State of California, grateful to Almighty God for our freedom, in order to secure and perpetuate its blessings, do establish this Constitution."

Maxim of Law: 77f. No freeman shall be deprived of life, liberty or property but by the lawful judgment of his peers, or by the law of the land —that is by the common law. C.L.M.

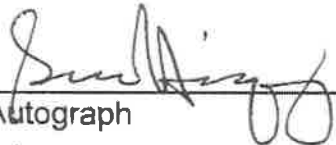
Maxim of Law: 51p. The main object of government is the protection and preservation of personal rights, private property, and public liberties, and upholding the law of God. *American Maxim.* [Underline added for emphasis]

Virginia Constitution Bill of Rights Text of Section 2: People the Source of Power - "That all power is vested in, and consequently derived from, the people, that magistrates are their trustees and servants, and at all times amenable to them." [Underline added for emphasis]

New Hampshire Constitution Text of Article 8: Accountability of Magistrates and Officers; Public's Right to Know - "All power residing originally in, and being derived from, the people, all the magistrates and officers of government are their substitutes and agents, and at all times accountable to them..." [Underline added for emphasis]

Massachusetts Constitution Text of Preamble [To help you understand your purpose as government and the people's power to correct]: - "The end of the institution, maintenance, and administration of government, is to secure the existence of the body politic, to protect it, and to furnish the individuals who compose it with the power of enjoying in safety and tranquility their natural rights, and the blessings of life: and whenever these great objects are not obtained, the people have a right to alter the government, and to take measures necessary for their safety, prosperity and happiness.[Underline added for emphasis]"

Please take notice that all states in our republican form of government have sworn to protect individual liberty as a condition to be hired as Trustees, and the People of America are all guaranteed to have the same rights in all States. If it is your duty to protect the right for the people to enjoy their natural rights, yet you believe that in some time of panic or emergency that you can remove the People's right to freely exercise liberty, movement, worship, commerce, or any other purpose that is lawful, please show constitutional authority granting you that power within 15 days, sworn under penalty of perjury, by affidavit and post conspicuously notifying the public, or you agree that any action you carry out against any of the People, or of blocking the People's rights to enjoy freedom, any lockdown, mandate, or forced use of any medical device is done with malice, intent, and purposeful transgression against your trust indenture/constitution. You further agree that should you not notify all agents that there is no power or granted right to limit the People's rights guaranteed in the constitutions, that you shall pay \$10,000,000 personally, for any encroachment against the rights of the People and this notice shall stand as evidence against you that any transgression was with full knowledge and understanding of this issue.


Autograph

1/23/24
Date

lafeliz@comcast.net
Email Address

National Lock Down Notice

I, Deborah Woolley, one of the People as seen in the California Constitution Article 2 Section 1, Sui Juris, do provide you with this notice that you and your agents may provide due care:

Please take notice that the People have assembled to consult for our common good, and now realize that the government was never granted any authority to lockdown the People, in any state, as the Government just serves as public officer, trustees and servants of the People and for our benefit (please see evidence below):

California Constitution Preamble: The People Established The Constitution To Secure Our Freedom "We, the People of the State of California, grateful to Almighty God for our freedom, in order to secure and perpetuate its blessings, do establish this Constitution."

Maxim of Law: 77f. No freeman shall be deprived of life, liberty or property but by the lawful judgment of his peers, or by the law of the land —that is by the common law. C.L.M.

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Deborah Woolley
Autograph

1/23/2024
Date

dwoolley53@gmail.com
Email Address

National Lock Down Notice

I, David Capizano, one of the People as seen in the California Constitution Article 2 Section 1, Sui Juris, do provide you with this notice that you and your agents may provide due care:

Please take notice that the People have assembled to consult for our common good, and now realize that the government was never granted any authority to lockdown the People, in any state, as the Government just serves as public officer, trustees and servants of the People and for our benefit (please see evidence below):

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Autograph

1-23-2024
Date

carlaanddave@comcast.net
Email Address

YOUR UNALIENABLE RIGHTS

If You Do Not Know Your Rights, You Effectively Have None!

UNALIENABLE RIGHTS are the *Inherent, Sovereign, Natural Rights* that existed before the creation of government, and which, being antecedent to and above the constitutions of the states and federal governments, **CAN NEVER BE TAKEN AWAY**, diminished, altered, or liened upon by the state, subject only to the due process of the **COMMON LAW**. Nor can any Unalienable Right be fundamentally removed, whether mistakenly by contract through coercion or non-disclosure, which is fraud and unenforceable in law, or knowingly by renunciation, which is contrary to Natural Law or God's Law. **LIBERTY** is the intersection of **FREEDOM** and **MORALTY**.

THE ORIGINAL, PERMANENT, UNALIENABLE RIGHTS OF EVERY MAN OR WOMAN,
INCLUDE, but are not limited to:

- ❖ THE RIGHT TO Self Defense When Threatened With Harm, Loss, Or Deceit
- ❖ THE RIGHT TO Security From Abuse, Persecution, Tyranny, And War
- ❖ THE RIGHT TO Expose Truth And Knowledge Necessary To One's Rights And Freedoms
- ❖ THE RIGHT TO Accept Or Refuse Any Medical Treatment For Any Reason
- ❖ THE RIGHT TO Life, THE RIGHT TO Breathe Freely, THE RIGHT TO Health Choices
- ❖ THE RIGHT TO Peaceful Association, Assembly, Expression, And Protest
- ❖ THE RIGHT TO Consensual Marriage, and to exist as a Family,
retaining all Parental Rights for their children
- ❖ THE RIGHT TO Travel and Move In The Ordinary Course Of One's Life And Business
- ❖ THE RIGHT TO Refuse To Kill Under Command, By Reason Of Conscience
- ❖ THE RIGHT TO Live In Peace And Be Left Alone When Abiding In God's Law.
- ❖ THE RIGHT TO produce and obtain Food and Beverages for Their Own Body
- ❖ THE RIGHT TO Practice Religion, The Right to Worship in Dress And Custom
- ❖ THE RIGHT TO Freedom of Speech, Freedom of Thought, Freedom of Belief, Freedom of Emotion,
Freedom of Attitude, Freedom of Choice, Freedom of Opinion, Freedom of Discernment
- ❖ THE RIGHT TO Contract, Or Not To Contract, Which is Unlimited
- ❖ THE RIGHT TO Earn A Living In A Fair Exchange For One's Work, with Wages or Any Trade Goods
- ❖ THE RIGHT TO Privacy And Confidentiality, Free From Unwarranted Invasion
- ❖ THE RIGHT TO Control And Hold One's Property Lawfully Without Trespass
- ❖ THE RIGHT TO Due Process Of Law, With Notice And Opportunity To Defend
- ❖ THE RIGHT TO Be Presumed Innocent, Suffering No Detention Or Arrest, No Search Or Seizure,
Without Reasonable Cause
- ❖ THE RIGHT TO Remain Silent When Accused, THE RIGHT TO Avoid Self-Incrimination
- ❖ THE RIGHT TO Equality In The Eyes Of The Law, And To Equal Representation
- ❖ THE RIGHT TO Trial By Jury, Being An Impartial Panel Of One's Peers
- ❖ THE RIGHT TO Appeal In Law Against Conviction Or Sentence, Or Both
- ❖ THE RIGHT TO The Pursuit Of Happiness

Surely The Most Critical Failure of THE PEOPLE has been their Failure To Ensure The Teaching And Common Knowledge of our Unalienable Rights. By the Path Of Ignorance, whether by Apathy or Deception, THE PEOPLE arrive in a state Of Exploitation, Oppression, And Tyranny.

SHARE & TEACH OTHERS!



TABLE 1—ESTIMATED ANNUAL REPORTING BURDEN¹

Table with 6 columns: 21 CFR section, Number of respondents, Number of responses per respondent, Total annual responses, Average burden per response, Total hours. Rows include § 58.35(b)(7); Quality assurance unit, § 58.185; Reporting of nonclinical laboratory study results, and a Total row.

¹ There are no capital costs or operating and maintenance costs associated with this collection of information.

TABLE 2—ESTIMATED ANNUAL RECORDKEEPING BURDEN¹

Table with 6 columns: 21 CFR section, Number of recordkeepers, Number of records per recordkeeper, Total annual records, Average burden per recordkeeping, Total hours. Rows include § 58.29(b); Personnel, § 58.35(b)(1)–(6), and (c); Quality assurance unit, § 58.63(b) and (c); Maintenance and calibration of equipment, § 58.81(a)–(c); SOPs, § 58.90(c) and (g); Animal care, § 58.105(a) and (b); Test and control article characterization, § 58.107(d); Test and control article handling, § 58.113(a); Mixtures of articles with carriers, § 58.120; Protocol, § 58.195; Retention of records, and a Total row.

¹ There are no capital costs or operating and maintenance costs associated with this collection of information.

Based on an evaluation of the information collection, we are retaining the currently approved estimates. Our assumptions made regarding the time needed for the respective activities is based on our experience with the information collection and informal communications with respondents.

Dated: November 21, 2023.

Lauren K. Roth,

Associate Commissioner for Policy.

[FR Doc. 2023–26044 Filed 11–24–23; 8:45 am]

BILLING CODE 4164–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Office of the Secretary

Notice of Declaration Under the Public Readiness and Emergency Preparedness Act for Countermeasures Against Ebola Virus and/or Ebola Disease and Marburgvirus and/or Marburg Disease

ACTION: Notice of amendment.

SUMMARY: The Secretary issues this amendment pursuant to section 319F–3 of the Public Health Service Act to amend the Declaration for Countermeasures against Marburgvirus and/or Marburg Disease to cover both

Ebolaviruses and Marburgviruses and republishes the declaration, as amended. The amended republished Declaration clarifies that the disease threat includes Ebolaviruses and Marburgviruses, updates the title of the Declaration, expands the Covered Countermeasures, and extends the effective time period.

DATES: The amendment is effective as of January 1, 2024.

FOR FURTHER INFORMATION CONTACT: L. Paige Ezernack, Office of the Assistant Secretary for Preparedness and Response, Office of the Secretary, U.S. Department of Health and Human Services, 200 Independence Avenue SW, Washington, DC 20201; 202–260–0365, PREPAct@hhs.gov.

SUPPLEMENTARY INFORMATION: The Public Readiness and Emergency Preparedness Act (PREP Act) authorizes the Secretary of the U.S. Department of Health and Human Services (the HHS Secretary) to issue a Declaration to provide liability immunity to certain individuals and entities (Covered Persons) against any claim of loss caused by, arising out of, relating to, or resulting from the manufacture, distribution, administration, or use of medical countermeasures (Covered Countermeasures), except for claims involving “willful misconduct” as

defined in the PREP Act. Under the PREP Act, a Declaration may be amended as circumstances warrant.

The PREP Act was enacted on December 30, 2005, as Public Law 109–148, Division C, 2. It amended the Public Health Service (PHS) Act, adding section 319F–3, which addresses liability immunity, and section 319F–4, which creates a compensation program. These sections are codified at 42 U.S.C. 247d–6d and 42 U.S.C. 247d–6e, respectively. Section 319F–3 of the PHS Act has been amended by the Pandemic and All-Hazards Preparedness Reauthorization Act (PAHPRA), Public Law 113–5, enacted on March 13, 2013, and the Coronavirus Aid, Relief, and Economic Security (CARES) Act, Public Law 116–136, enacted on March 27, 2020, to expand Covered Countermeasures under the PREP Act.

The PREP Act Declaration for Countermeasures Against Marburgvirus and/or Marburg Disease was first issued effective November 25, 2020. (85 FR 79198 (December 9, 2020)). The PREP Act Declaration for Ebola Virus Disease Vaccines was first issued December 3, 2014 (79 FR 73315 (Dec.10, 2014)), and amended December 3, 2015 (80 FR 76541 (Dec. 9, 2015)), December 3, 2016 (81 FR 89471 (Dec. 12, 2016)), and December 1, 2018 (84 FR 764 (Jan. 31, 2019)). The Declaration for Ebola Virus

Disease Therapeutics was issued effective February 27, 2015 (80 FR 22534 (April 22, 2015)), and amended February 27, 2015 (80 FR 76536 (December 9, 2015)), and December 1, 2018 (84 FR 757 (January 31, 2019)).

I am extending PREP Act Coverage for both Ebolaviruses and Marburgviruses due to the continued national security threat posed by these viruses. Ebolaviruses and Marburgviruses have the potential to cause significant morbidity and mortality during outbreaks. The risk of domestic cases is high due to ongoing outbreaks in other countries over the past decade. Development of and stockpiling vaccines, therapeutics, devices, and diagnostics for all species of both Ebolaviruses and Marburgviruses is needed for continued U.S. preparedness against the credible threat of a public health emergency due to outbreaks of these viruses.

I am amending the PREP Act Declaration for Countermeasures Against Marburgvirus and/or Marburg Disease to cover countermeasures previously covered under the Declaration for Ebola Virus Disease Vaccines and the Declaration for Ebola Virus Disease Therapeutics due to the similarities of the viruses and the need to expand Covered Countermeasures against Ebola Disease to include all vaccines, diagnostics, and devices in addition to previously covered vaccines and therapeutics, and to cover these countermeasures when administered or used by an Authority Having Jurisdiction to respond to a declared emergency, in addition to previously covered activities directly supported by the United States. All previously Covered Countermeasures for Ebolavirus and distribution activities continue to be covered. This action has the effect of combining the three previous Declarations into one amended Declaration and makes PREP Act coverage for Ebolavirus countermeasures consistent with PREP Act coverage provided for other health threats, including Marburg, Smallpox, Pandemic Influenza, Anthrax, and Acute Radiation Syndrome and emerging infectious diseases such as COVID-19.¹ This amended Declaration for Countermeasures Against Ebolavirus and/or Ebola Disease and Marburgvirus and/or Marburg Disease supersedes the PREP Act Declaration for Ebola Virus Disease Vaccines and the PREP Act Declaration for Ebola Virus Disease Therapeutics. The Declarations for Ebola Virus Disease Vaccines and Ebola

Virus Disease Therapeutics will expire under their own terms on December 31, 2023 and this amended Declaration becomes effective January 1, 2024, effectively replacing the three prior Declarations.

To be consistent with the most current World Health Organization International Classification of Diseases, the term Ebola disease or "EBOD" is used in this Declaration to refer to the disease, health condition, or threat to health that constitutes or may constitute a public health emergency. The term Marburg Disease or "MARD" is used in this Declaration to refer to the disease, health condition, or threat to health that constitutes or may constitute a public health emergency.²

Specifically, I am now amending the PREP Act Declaration Against Marburgvirus and/or Marburg Disease Countermeasures to: amend the title of the declaration to reflect that it covers Ebolaviruses and Marburgviruses; update Section I to identify the public health threat as arising from Ebolaviruses and Marburgviruses; update Section VI to amend the definition of Covered Countermeasures and to extend coverage to all vaccines, diagnostics, and devices for Ebolavirus in addition to vaccines and therapeutics; extend Section VII of the Declaration to provide coverage for Ebolavirus Countermeasures when administered or used by an Authority Having Jurisdiction to respond to a declared emergency; update Section VIII to amend the category of disease to be inclusive of Ebolaviruses and Marburgviruses; extend in Section XII the effective time period of the declaration through December 31, 2028; and republish the declaration in its entirety, as amended.

Unless otherwise noted, all statutory citations below are to the U.S. Code.

Description of This Amendment by Section

I am now amending the title of the Declaration to "Declaration, as Amended, for Public Readiness and Emergency Preparedness Act Coverage for Countermeasures against Ebolaviruses and/or Ebola Disease and Marburgvirus and/or Marburg Disease."

Section I. Determination of Public Health Emergency or Credible Risk of Future Public Health Emergency

I am amending Section I of the Declaration to update the determination of a public health emergency to state that the spread of Ebolaviruses and

Marburgviruses, and any resulting diseases or conditions including EBOD and MARD, and any virus or disease subcategories of these, presents a credible risk of a future public health emergency. Continued coverage under the PREP Act, as provided in this Declaration, is intended to prepare for and mitigate that credible risk.

Section VI. Covered Countermeasures

I am amending Section VI of the Declaration to include any antiviral, any other drug, any biologic, any diagnostic, any other device, or any vaccine, used to diagnose, mitigate, prevent, treat, cure, or limit EBOD, MARD, or the transmission of Ebolaviruses, Marburgviruses, or a virus mutating therefrom, or any device used in the administration of any such product, and all components and constituent materials of any such product.

Section VIII. Category of Disease, Health Condition, or Threat

I am amending Section VIII of the Declaration to update the category of disease to include any diseases or conditions including EBOD and MARD caused by Ebolaviruses and Marburgviruses, or any virus or disease subcategories of these or virus mutating therefrom.

Section XII. Effective Time Period

I am extending the effective time period for the Declaration through December 31, 2028.

Other conforming changes and technical corrections may be made throughout the Declaration for consistency and clarity.

Declaration, as Amended, for Public Readiness and Emergency Preparedness Act Coverage for Countermeasures Against Ebolavirus and/or Ebola Disease and Marburgvirus and/or Marburg Disease

To the extent any term previously included in the Declaration for Countermeasures Against Marburgvirus and/or Marburg Disease, the Declaration for Vaccines Against Ebola Virus Disease, or the Declaration for Therapeutics Against Ebola Virus Disease, including amendments, are inconsistent with any provision of this Republished Declaration, the terms of this Republished Declaration are controlling.

I. Determination of Public Health Emergency

42 U.S.C. 247d-6d(b)(1)

I have determined that there is a credible risk that the spread of Ebolaviruses and Marburgviruses, and

¹ See <https://aspr.hhs.gov/legal/PREPAct/Pages/default.aspx>.

² See <https://www.ncbi.nlm.nih.gov/pmc/articles/PMC6637750/>.

any resulting diseases or conditions including Ebola Disease (EBOD) and Marburg Disease (MARD), and any virus or disease subcategories of these may in the future constitute a public health emergency. For the purposes of this Declaration, MARD is the illness resulting from infection by any virus of the *Orthomarburgvirus* genus. EBOD is the illness resulting from infection of any of the following virus species of the *Orthoebolavirus* genus:

- Bundibugyo virus
- Ebola virus
- Sudan virus
- Tai Forest virus
- Ebolaviruses with undefined pathogenicity in humans

II. Factors Considered

42 U.S.C. 247d–6d(b)(6)

I have considered the desirability of encouraging the design, development, clinical testing, or investigation, manufacture, labeling, distribution, formulation, packaging, marketing, promotion, sale, purchase, donation, dispensing, prescribing, administration, licensing, and use of the Covered Countermeasures.

III. Recommended Activities

42 U.S.C. 247d–6d(b)(1)

I recommend, under the conditions stated in this Declaration, the manufacture, testing, development, distribution, administration, and use of the Covered Countermeasures.

IV. Liability Immunity

42 U.S.C. 247d–6d(a), 247d–6d(b)(1)

Liability immunity as prescribed in the PREP Act and conditions stated in this Declaration is in effect for the Recommended Activities described in Section III.

V. Covered Persons

42 U.S.C. 247d–6d(i)(2), (3), (4), (6), (8)(A) and (B)

Covered Persons who are afforded liability immunity under this Declaration are “manufacturers,” “distributors,” “program planners,” “qualified persons,” and their officials, agents, and employees, as those terms are defined in the PREP Act, and the United States. In addition, I have determined that the following additional persons are qualified persons: (a) Any person authorized in accordance with the public health and medical emergency response of the Authority Having Jurisdiction, as described in Section VII below, to prescribe, administer, deliver, distribute or dispense the Covered

Countermeasures, and their officials, agents, employees, contractors and volunteers, following a Declaration of an emergency; (b) any person authorized to prescribe, administer, or dispense the Covered Countermeasures or who is otherwise authorized to perform an activity under an Emergency Use Authorization in accordance with section 564 of the FD&C Act; and (c) any person authorized to prescribe, administer, or dispense Covered Countermeasures in accordance with section 564A of the FD&C Act.

VI. Covered Countermeasures

42 U.S.C. 247d–6b(c)(1)(B), 42 U.S.C. 247d–6d(i)(1) and (7)

Covered Countermeasures are: (1) any antiviral, any other drug, any biologic, any diagnostic, any other device, or any vaccine, used to diagnose, mitigate, prevent, treat, cure, or limit the harm EBOD, MARD, or the transmission of Ebolaviruses, Marburgviruses, or a virus mutating therefrom, any device used in the administration of any such product, and all components and constituent materials of any such product; (2) any product to diagnose, mitigate, prevent, treat, or cure a serious or life-threatening disease or condition caused by a product described in clause (1); or (3) a product or technology intended to enhance the use or effect of a drug, biological product, or device described in clause (1) or (2).

Covered Countermeasures must be “qualified pandemic or epidemic products,” or “security countermeasures,” or drugs, biological products, or devices authorized for investigational or emergency use, as those terms are defined in the PREP Act, the FD&C Act, and the Public Health Service Act.

VII. Limitations on Distribution

42 U.S.C. 247d}6d(a)(5) and (b)(2)(E)

I have determined that liability immunity is afforded to Covered Persons only for Recommended Activities involving Covered Countermeasures that are related to:

- (a) Present or future federal contracts, cooperative agreements, grants, other transactions, interagency agreements, memoranda of understanding, or other federal agreements, or activities directly conducted by the Federal Government; or
- (b) Activities authorized in accordance with the public health and medical response of the Authority Having Jurisdiction to prescribe, administer, deliver, distribute, or dispense the Covered Countermeasures following a Declaration of an emergency.

i. The Authority Having Jurisdiction means the public agency or its delegate

that has legal responsibility and authority for responding to an incident, based on political or geographical (*e.g.*, city, county, tribal, state, or federal boundary lines) or functional (*e.g.*, law enforcement, public health) range or sphere of authority.

ii. A Declaration of emergency means any Declaration by any authorized local, regional, state, or federal official of an emergency specific to events that indicate an immediate need to administer and use the Covered Countermeasures, with the exception of a federal Declaration in support of an Emergency Use Authorization under section 564 of the FD&C Act unless such Declaration specifies otherwise.

I have also determined that, for governmental program planners only, liability immunity is afforded only to the extent such program planners obtain Covered Countermeasures through voluntary means, such as (1) donation; (2) commercial sale; (3) deployment of Covered Countermeasures from federal stockpiles; or (4) deployment of donated, purchased, or otherwise voluntarily obtained Covered Countermeasures from state, local, or private stockpiles.

VIII. Category of Disease, Health Condition, or Threat

42 U.S.C. 247d–6d(b)(2)(A)

The category of disease, health condition, or threat for which I recommend the administration or use of the Covered Countermeasures is any diseases or conditions including EBOD and MARD caused by Ebolaviruses and Marburgviruses, or any virus or disease subcategories of these or virus mutating therefrom.

IX. Administration of Covered Countermeasures

42 U.S.C. 247d–6d(a)(2)(B)

Administration of the Covered Countermeasure means physical provision of the countermeasures to recipients, or activities and decisions directly relating to public and private delivery, distribution and dispensing of the countermeasures to recipients, management and operation of countermeasure programs, or management and operation of locations for purpose of distributing and dispensing countermeasures.

X. Population

42 U.S.C. 247d–6d(a)(4), 247d–6d(b)(2)(C)

The populations of individuals include any individual who uses or is administered the Covered

Countermeasures in accordance with this Declaration.

Liability immunity is afforded to manufacturers and distributors without regard to whether the countermeasure is used by or administered to this population; liability immunity is afforded to program planners and qualified persons when the countermeasure is used by or administered to this population, or the program planner or qualified person reasonably could have believed the recipient was in this population.

XI. Geographic Area

42 U.S.C. 247d–6d(a)(4), 247d–6d(b)(2)(D)

Liability immunity is afforded for the administration or use of a Covered Countermeasure without geographic limitation.

Liability immunity is afforded to manufacturers and distributors without regard to whether the countermeasure is used by or administered in any designated geographic area; liability immunity is afforded to program planners and qualified persons when the countermeasure is used by or administered in any designated geographic area, or the program planner or qualified person reasonably could have believed the recipient was in that geographic area.

XII. Effective Time Period

42 U.S.C. 247d–6d(b)(2)(B)

Liability immunity for Covered Countermeasures through means of distribution other than in accordance with the public health and medical response of the Authority Having Jurisdiction and extends through December 31, 2028.

Liability immunity for Covered Countermeasures administered and used in accordance with the public health and medical response of the Authority Having Jurisdiction begins with a Declaration and lasts through (1) the final day the emergency Declaration is in effect, or (2) December 31, 2028, whichever occurs first.

XIII. Additional Time Period of Coverage

42 U.S.C. 247d–6d(b)(3)(B) and (C)

I have determined that an additional 12 months of liability protection is reasonable to allow for the manufacturer(s) to arrange for disposition of the Covered Countermeasure, including return of the Covered Countermeasures to the manufacturer, and for Covered Persons to take such other actions as are

appropriate to limit the administration or use of the Covered Countermeasures.

Covered Countermeasures obtained for the Strategic National Stockpile (SNS) during the effective period of this Declaration are covered through the date of administration or use pursuant to a distribution or release from the SNS.

XIV. Countermeasures Injury Compensation Program

42 U.S.C 247d–6e

The PREP Act authorizes the Countermeasures Injury Compensation Program (CICP) to provide benefits to certain individuals or estates of individuals who sustain a covered serious physical injury as the direct result of the administration or use of the Covered Countermeasures, and benefits to certain survivors of individuals who die as a direct result of the administration or use of the Covered Countermeasures. The causal connection between the countermeasure and the serious physical injury must be supported by compelling, reliable, valid, medical, and scientific evidence in order for the individual to be considered for compensation. The CICP is administered by the Health Resources and Services Administration, within the Department of Health and Human Services. Information about the CICP is available at the toll-free number 1–855–266–2427 or <http://www.hrsa.gov/cicp/>.

XV. Amendments

42 U.S.C. 247d–6d(b)(4)

The December 3, 2014, Declaration under the PREP Act for Countermeasures Against Ebola Virus Disease Vaccines was first published on December 10, 2014, and amended and republished on December 9, 2015, December 12, 2016, and January 31, 2019. The republished amended Declaration for Countermeasures Against Ebolavirus and/or Ebola Disease and Marburgvirus and/or Marburg Disease supersedes the Declaration for Countermeasures Against Ebola Virus Disease Vaccines.

The February 27, 2015, Declaration under the PREP Act for Countermeasures Against Ebola Virus Disease Therapeutics was first published on April 22, 2015, and amended and republished on December 9, 2015, December 12, 2016, and January 31, 2019. The republished amended Declaration for Countermeasures Against Ebolavirus and/or Ebola Disease and Marburgvirus and/or Marburg Disease supersedes the Declaration for Countermeasures Against Ebola Virus Disease Therapeutics.

The November 25, 2020, Declaration under the PREP Act for Countermeasures Against Marburgvirus and/or Marburg Disease was published on December 9, 2020. This is the first amendment to and republication of the Declaration.

Any further amendments to this Declaration will be published in the **Federal Register**, as warranted.

Authority: 42 U.S.C. 247d–6d.

Dated: November 21, 2023.

Xavier Becerra,

Secretary, Department of Health and Human Services.

[FR Doc. 2023–26075 Filed 11–24–23; 8:45 am]

BILLING CODE 4150–37–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Heart, Lung, and Blood Institute; Amend Notice of Meeting

Notice is hereby given of a change in the meeting of the National Heart, Lung, and Blood Institute Special Emphasis Panel T32 Diversity Training Grants, December 1, 2023, 11:00 a.m. to 1:00 p.m., National Institutes of Health, 6705 Rockledge Drive, Bethesda, MD 20892 which was published in the **Federal Register** on October 26, 2023, FR Document No. 2023–23751, 88 FRN 73863.

This notice is being amended to change the meeting title to “The National Heart, Lung, and Blood Institute Special Emphasis Panel T32 Member Conflicts SEP.” The meeting is closed to the public.

Dated: November 20, 2023.

Melanie J. Pantoja,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2023–26020 Filed 11–24–23; 8:45 am]

BILLING CODE 4140–01–P

DEPARTMENT OF HOMELAND SECURITY

U.S. Customs and Border Protection

Customs Broker Permit User Fee Payment for 2024 and Announcement of eCBP Portal Payment Option

AGENCY: U.S. Customs and Border Protection, Department of Homeland Security.

ACTION: General notice.

SUMMARY: This document provides notice to customs brokers that the annual user fee that is assessed for each

**The below recipients are hereby
served the following notice:**

To: Nevada County Board of Supervisors

County Supervisor: Heidi Hall

County Supervisor: Ed Scofield

County Supervisor: Lisa Swarthout

County Supervisor: Susan Hoek

County Supervisor: Hardy Bullock

Board Clerk: Jeffrey Thorsby

Nevada County Health Officer: Dr. Sherilynn

Cooke

Nevada County Sheriff: Shannan Moon