BACKGROUND:
1. My name is Garland Favorito. I am a career Information Technology professional with over 40 years of experience in a wide variety of disciplines.
2. In 2006, I co-founded Voters Organized for Trusted Elections Results (VoterGA) VoterGA.org is a non-partisan, non-profit, all volunteer, dues free organization that has led the Election Integrity movement here for 16 years.
3. I have roughly 18 years of experience in research, analysis, study publication and conducting presentations about Georgia’s current and previous voting systems.
4. I explained in writing to Secretary of State (SOS) staff and evaluators in 2002 that most electronic systems under evaluation then were likely unconstitutional because they could not procedure verifiable, auditable and recount capable results.
5. The SOS ignored us, the legislature changed the law to allow voting with no independent audit trail, and the GA Supreme Court dismissed our law suit and allowed this travesty to continue for 18 years.
6. In 2019, a U.S. Supreme Court ruled the system was unconstitutional and banned them from future use in Georgia.
HB316 and THE DOMINION VOTING SYSTEM

1. In 2019, the General Assembly decided to purchase a voting system even if it accumulates votes hidden in QR codes that the voter cannot read.

2. Over the strenuous objections of hundreds of citizens, the legislature passed HB316 which legalized a new form of unverifiable voting.

3. The SOS then purchased the Dominion Democracy Suite 5.5 Ballot Marking Device (BMD) system that had been rejected in Texas and banned in Colorado.

4. The legislature and State Election Board also implemented new procedures that subverted audit and recount protections.

5. It is under these conditions that I was monitoring Fulton Co. interim results for the Nov. 3rd, 2020 election and became concerned.

FULTON INTERIM RESULTS

1. On Nov. 5th I noticed a Fulton Co. interim upload showed former V.P. Biden’s Fulton vote totals increased by approximately 20,000 votes while President Trump’s totals appeared to decrease approximately 1,000 votes.

2. That evening I emailed Fulton Elections Director, all Fulton Election Board members and a Fulton County election attorney about the irregularity I saw.

3. I also made an Open Records Request with them for the interim elections results summaries that were transmitted to the Secretary of State’s office.

4. I received no written response from anyone at Fulton County regarding my request since that time.
5. Since then I discovered that the national election line feeds shows huge abnormal spikes in votes for Joe Biden during the time of this particular absentee ballot processing in Fulton.

6. I also noticed huge spikes in the early morning of November 4th after monitors at State Farm Arena went home even though scanning of ballots continued.

INVALID MAIL-IN BALLOTS

1. At the full hand count audit, 4 counters, who were highly experienced poll workers, noticed mail-in ballots that appeared to be fraudulent.

2. These mail-in ballots had no mailing creases, differences in paper stock and contained perfectly filled out ovals that appeared to be marked with toner instead of a writing instrument.

3. Counters were not allowed to discuss these potentially fraudulent mail-in ballots with monitors like myself during the audit.

4. There appear to be thousands of these ballots and it is imperative they be independently inspected immediately or the voters will never have assurance that the Presidential election results are correct.

5. I have a pending Open Records Request with the Elections Director, the county Open Records processor, all election board members and the county election attorney to inspect these ballots now.
HAND COUNT AUDIT

1. HB316 requires the SOS to select only one race every two years to be audited.
2. On November 11th, the SOS selected the Presidential race and ordered counties to perform a full hand count of the votes cast.
3. I believed we would finally learn if the new Dominion BMD voting system counts ballots correctly.
4. As the audit started on November 13th, I was disturbed to learn that key counties resisted having monitors at the data entry point.
5. Also, the SOS forced counties to enter their data sheets into his central system and let the SOS office determine what the results of their audit were, rather than reporting their results from the bottom up according to standard election procedures used worldwide.
6. We polled all 159 counties and found that roughly 150 of them possessed no electronic total records for their own audit.
7. This top down flawed reporting structure using an ARLO program broke the reporting chain of custody and compromised audit results.
8. ARLO was created by VotingWorks which has been employed by the SOS to assist in Risk Limiting Audits (RLAs).
9. VotingWorks founder Ben Adida is a Trump hater who explicitly posted on social media “F*** Trump”.
10. More importantly, the inventor of RLA procedures, Dr. Phillip Stark wrote to Georgia legislators to explain that his RLA procedures cannot be used to audit BMD systems in part, because post-election audit procedures cannot audit what the BMD displayed to the voter.
11. VotingWorks provides improper audit procedure guidance to Georgia for their own profit motive at taxpayer expense.
DOMINION VOTE COUNT DISCREPANCIES

1. Upon completion of the audit state election director Chris Harvey notified the counties in a November 16\textsuperscript{th} memo to **certify the Dominion electronic results** if all ballots were originally processed.

2. These instructions effectively hid Dominion vote count inaccuracies and cost the President hundreds more votes.

3. The SOS then ordered counties to reset their systems for upcoming elections thus eliminating capabilities to examine the tabulator logic.

4. Nevertheless, we discovered at least one GA County so far where Dominion’s voting system swapped dozens of votes from Trump to Biden in a manner nearly identical to what happened in Antrim County Michigan.

5. The SOS can now order an independent forensic investigation of the county election management server and scanners or he could wipe the servers in the manner the previous SOS who is now governor did at Kennesaw State in 2017 after a law suit was filed.
RECOUNT TRANSPARENCY

1. On November 25\textsuperscript{th} Georgia counties began a recount requested by the President.

2. The recount, according to a new State Election Board rule, simply rescans bar coded in-person votes and reprints their previous unverifiable results. That renders Georgia recounts as meaningless.

3. While serving as a recount monitor in DeKalb County on November 27\textsuperscript{th}, I noticed what seemed to be ballots with the same potentially fraudulent characteristics to those counters noticed in Fulton County.

4. However, I could not get close enough to confirm whether or not they were valid because a county staffer wanted me to stay at least 6 feet away from the ballot table.

5. This rule applied to all counties and rendered recount and audit monitoring essentially meaningless.
UNLAWFUL RESTRICTION ON POLITICAL PARTIES

1. During the hand count audit and recount, our Constitution Party of Georgia monitors were consistently denied access to monitor in Cobb and Fulton counties despite the fact that the party had a qualified write-in candidate on the Presidential ticket.

2. County Election Directors blamed the SOS office for the decision although we saw nothing in writing from the SOS that would warrant such a conclusion.

3. In fact, such a conclusion appears to violate the O.C.G.A. 21-2-495 recount law.

4. SOS legal counsel Ryan Germany and SOS Raffensperger would not answer their personal cell phones to clarify their legal policy.

5. Nevertheless our monitors witnessed a variety of irregularities which they will tell you about today including.
   - A half dozen or more unsecured ballot suitcases.
   - Election Day and Advanced In Person ballots accidentally mixed into the same boxes that had to be reopened to separate the ballots.
   - A failure to properly backup the election files resulting in a county having to rescan all ballots a second time.
CONCLUSION

- I conclude with the background of Eric Coomer, the V.P. of Systems Strategy and Security, holder of key Dominion software patents and the state’s expert defense witness in the *Curling V. Raffensperger* case against the Dominion voting system.
- Mr. Coomer’s social media posts were found to be riddled with his own horrible foul language showing he is an ultimate Trump hater.
- He is also quoted on a recorded call with Antifa members saying: “Trump will not win. I made F***in* sure of it”.
- That is what $100+ million in Georgia taxpayer funds and another $200 million over the next 10 years purchased with the passage of HB316 and the SOS contract with Dominion.
- The Dominion purchase was made with a 20 year bond for equipment that has a 10 year shelf life

My testimony is on the VoterGA.Org web site Event tab and I am glad to take any questions you may have.

QUESTIONS

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