Page 1 1 IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA 2 ATLANTA DIVISION 3 DONNA CURLING, ET AL.,)) 4 Plaintiffs,)) 5) CIVIL ACTION NO. vs.)) 6 BRAD RAFFENSPERGER, ET 1:17-CV-2989-AT AL,) 7) Defendants.) 8 9 10 11 12 13 VIDEOTAPED 30(b)(6) DEPOSITION OF ERIC B. CHANEY 14 (Taken by Plaintiffs) 15 August 15, 2022 10:20 a.m. 16 17 18 19 20 21 22 23 24 25 Reported by: Debra M. Druzisky, CCR-B-1848

1 APPEARANCES OF COUNSEL 2 On behalf of the Curling Plaintiffs: 3 DAVID D. CROSS, Esq. MARY G. KAISER, Esq. 4 SONJA N. SWANBECK, Esq. VERONICA ASCARRUNZ, Esq. 5 JENNA CONAWAY CAROLINE MIDDLETON б WAIL JIHADI OLUWASEGUN JOSEPH 7 Morrison & Foerster 2100 L Street NW, Suite 900 Washington, D.C. 20037 8 (202) 887-8795 9 dcross@mofo.com 10 -and-11 HALSEY G. KNAPP, JR., Esq. Krevolin & Horst 12 1201 West Peachtree Street, Suite 3250 Atlanta, Georgia 30309 13 (404) 888-9700 hknapp@khlawfirm.com 14 asparks@khlawfirm.com 15 On behalf of the Coalition Plaintiffs: 16 BRUCE P. BROWN, Esq. 17 Bruce P. Brown Law 1123 Zonolite Road, Suite 6 18 Atlanta, Georgia 30306 (404) 881-0700 19 bbrown@brucepbrownlaw.com 20 On behalf of the Deponent: 21 STEPHEN DELK, Esq. 2.2 Hall Booth Smith 1564 King Road Tifton, Georgia 23 31793 (229) 382-0515

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24 25

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THE VIDEOGRAPHER: Good morning. We're going on the record at 10:20 a.m., Monday, August 15th, 2022. Please note the microphones are sensitive and may pick up whispering, private conversations and cellular interference.

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Please turn off all cell phones or place them away from the microphones as they can interfere with deposition audio. Audio and video recording will continue to take place unless all parties agree to go off the record.

13 This is media unit one of the video 14 recorded deposition of Eric Chaney taken 15 by counsel for defendant in the matter of 16 Donna Curling, et al. versus Brad 17 Raffensperger, et al., filed in the United 18 States District Court of the Northern 19 Georgia -- District of Georgia, Case 20 Number 1:17-CV-02989-AT. 21 This deposition is being held at the

Fairfield Inn, located at 1815 PetersonAvenue South, Douglas, Georgia.

24My name is Scott Bridwell. I'm from25the firm of Veritext Legal Solutions. I

Page 7 am the videographer. The court reporter 1 2 is Debra Druzisky from the firm Veritext 3 Legal Solutions. I am not authorized to administer an 4 5 oath. I am not related to any party in 6 this action, nor am I financially 7 interested in the outcome. Counsel and all present in the room 8 9 and everyone attending remotely will now 10 state their appearance and affiliations 11 for the record. 12MR. CROSS: David Cross of Morrison & 13 Foerster on behalf of the Curling 14 plaintiffs. And with me is my colleague 15 Jenna Conaway. 16 Eric Chaney, witness. THE WITNESS: 17 MR. DELK: Stephen Delk on behalf of 18 Mr. Chaney. 19 MR. PICO-PRATS: Javier Pico-Prats on 20 behalf of the state defendants. 21 (Whereupon, a technical discussion 2.2 ensued off the record.) 23 THE VIDEOGRAPHER: Will the court 2.4 reporter please swear in the witness? 111 25

Page 8 1 ERIC B. CHANEY, 2 having been first duly sworn, was examined and testified as follows: 3 4 THE VIDEOGRAPHER: Thank you. We may 5 proceed. 6 EXAMINATION 7 BY MR. CROSS: Good morning, Mr. Chaney. 8 Ο. 9 Α. Good morning. 10 Appreciate you being here. You are here Ο. 11 pursuant to a subpoena; right? 12 Α. Yes. 13 Ο. And can you just give me your full name 14 again for the record? 15 Α. Eric Brandon Chaney. 16 And where do you currently live? Ο. 17 Α. 1044 Mallard Point Drive, Douglas, 18 Georgia. 19 Okay. And how long have you been at that Ο. 20 address? 21 Α. A couple months. 2.2 Q. And where were you before that? 23 512 Pine Needle Road, Douglas, Georgia. Α. 2.4 Ο. And how long were you there? 25 Α. Two years.

Page 9 And then how about before that? 1 Ο. I've lived in Douglas my entire life. 2 Α. 3 Okay. So always in Douglas, Georgia? 0. Yes. 4 Α. 5 Okay. And sorry. I get confused with Ο. counties in Georgia. You guys have a lot of 6 7 counties, 159; right? 8 Α. We do. 9 Ο. I grew up in South Carolina. I don't 10 think we have that many. What county do you 11 currently live in? 12 Α. Coffee. 13 0. And how long have you been in Coffee 14 County? 15 Α. My entire life. 16 Your whole life. Okay. Ο. 17 Have you -- so you've always voted in Coffee? 18 19 That's correct. Α. 20 Q. Okay. All right. Have you been deposed 21 before? 2.2 Α. I have. 23 How many times? Q. 24 Α. Once. 25 And just generally, what kind of case was Q.

	Page 10
1	that?
2	A. A civil case.
3	Q. Okay. Were you a witness or a party?
4	A. A party.
5	Q. Okay. Defendant?
6	A. Yes.
7	Q. Okay. So this will probably be similar.
8	I'll ask you questions during the course of the
9	day. You have to you have to answer the
10	question I ask unless Mr. Delk instructs you not
11	to.
12	If at any point you have a question about
13	the question, something's not clear, just tell me.
14	If you want to take a break at any point, that's
15	fine. The only rule is you have to answer a
16	pending question
17	A. Sure.
18	Q unless the break is to ask a question
19	to your counsel about privilege. Otherwise, you
20	need to answer.
21	Answers need to be audible and need to be
22	"yes" or "no," not "huh-uh" or "uh-huh."
23	A. Right.
24	Q. Otherwise, it makes it hard for Debra.
25	Is there any reason that you feel you

	Page 11	
1	cannot testify truthfully and completely today?	
2	A. No.	
3	Q. Okay. You're not on any kind of	
4	medications or anything that might affect your	
5	testimony?	
6	A. No.	
7	Q. Where did you go to school?	
8	A. I went to school in Coffee County since	
9	kindergarten and attended South Georgia College at	
10	the time. It's now South Georgia State College.	
11	Q. And that's here in Coffee County?	
12	A. That's correct.	
13	Q. When did you graduate college?	
14	A. I did not graduate from college.	
15	Q. All right. Did you attend '98 to 2001?	
16	A. In college? I did.	
17	Q. Okay. So you didn't do, what, a senior	
18	year?	
19	A. Yes. I attended college and high school	
20	my senior year.	
21	Q. Okay. And then so you didn't get a	
22	degree?	
23	A. I did not.	
24	Q. Got it.	
25	Do you have any other formal education	

		Page 12
1	besides	a high school degree and attending college?
2	Α.	I do not.
3	Q.	Okay. And you run a car dealership?
4	Α.	Yes, sir.
5	Q.	How long have you done that?
б	Α.	Since 2001.
7	Q.	Okay. So you left college and started
8	running	the car dealership?
9	Α.	That's correct.
10	Q.	Do you own the dealership?
11	Α.	I do not.
12	Q.	So you are you a manager?
13	Α.	I am actually the C.E.O.
14	Q.	C.E.O.? Okay.
15	Α.	Yes, sir.
16	Q.	So you started at that same so you
17	started	at that same dealership in 2001 and you've
18	been the	re for 21 years?
19	Α.	Yes.
20	Q.	What did you start as?
21	Α.	I guess in sales.
22	Q.	Okay.
23	Α.	Yeah.
24	Q.	When did you become the C.E.O.?
25	Α.	I don't recall.

Page 13 Would you say it's more than five years? 1 Ο. 2 Α. Yes. 3 Ο. More than ten years? 4 Α. No. 5 Okay. Who owns the dealership? Ο. Donnie Chaney, my father. 6 Α. 7 Okay. And new cars or used? Ο. Α. Used. 8 9 Ο. And that's here in Coffee County? 10 Α. Yes. 11 Ο. Is that in Douglas? 12 Α. Yes. 13 Ο. Okay. 14 (Whereupon, a technical discussion ensued off the record.) 15 BY MR. CROSS: 16 17 Have you had any other jobs since you left Q. college besides the dealership? 18 19 No, sir. Α. 20 Okay. And at some point you served on the Q. 21 Coffee County Board of Elections; right? 2.2 Α. That's correct. 23 How long did you do that? 0. 2.4 I'm not really sure an exact date that I Α. 25 went on the board.

	Page 14
1	Q. Would you say you served on the board more
2	or less than five years?
3	A. More.
4	Q. Okay. More than ten?
5	A. No.
6	Q. More than seven?
7	A. No.
8	Q. So somewhere maybe in the five to six,
9	seven-year range?
10	A. That's correct.
11	Q. Okay. And do I understand you resigned
12	from the board last Friday?
13	A. I did.
14	Q. Okay. And what was the reason for that?
15	A. Because I moved down to Mallard Point from
16	Bay Meadows.
17	Q. And where is Mallard Point?
18	A. It's on the east side of the county. Bay
19	Meadows is on the southwest side of the county.
20	District 3 is Bay Meadows encompassment, and
21	Mallard Point is District 5, if I recall correctly.
22	Q. Okay. So but you still live in the
23	county?
24	A. Yes.
25	Q. So why would you need to resign from the

Page 15 board if you're still in the county? 1 2 I was under the impression that the board Α. member has to reside within the district of the 3 commissioner who appoints him. 4 5 Ο. I see. How many districts are there in the 6 7 county? I think five. 8 Α. 9 Q. Okay. There's six voting precincts; 10 right? 11 Α. I'm not sure. 12 Okay. Does each district have its own Q. 13 voting precinct? 14 There again, I'm not sure --Α. 15 Q. Okay. 16 -- specifically. Α. 17 Okay. Just make sure you keep your voice Q. 18 up. 19 Α. Sure. 20 Okay. So how many members of the board 0. 21 are there? 2.2 Α. Five. 23 And each member of the board is appointed Ο. 24 by a commissioner of a particular district? 25 Α. Yes.

Page 16 1 Ο. And what district were you appointed for? 2 Α. Three. 3 Okay. And when were you appointed? 0. That was sometime in the last five to seven years? 4 5 Α. Correct. Okay. And who appointed you? 6 Ο. 7 Commissioner A.J. Dovers. Α. When did you move out of District 3? 8 0. 9 Α. Specifically, I'm not exactly sure of the 10 exact date, but a couple months ago. 11 Okay. And so what brought that to a head Ο. 12 on Friday? 13 Α. I have -- or had talked to my commissioner about, you know, if did I need to resign, did I 14 15 need to, you know, turn the resignation letter in. 16 They was not sure. 17 And they finally got some legal grounds 18 that you can't serve unless you're living or 19 residing within the district that you're appointed 20 to. So. 21 0. Okay. So this was an issue that just came 2.2 up on Friday? 23 It's an issue we addressed on Friday. Α. 2.4 Okay. When did -- when did the issue Ο. 25 first arise?

Page 17
A. I notified the commissioner when I moved.
Q. And that was a couple months ago?
A. Yes.
Q. Okay. And then when did you first hear
from the commissioner that you needed to live in
the district?
A. Friday.
Q. Okay. So you heard the same day and
resigned that day?
A. That's correct.
Q. Who else is current well, strike that.
Who is currently on the board right now
for Coffee County?
A. Our chairperson is Ms. Ernestine
Thomas-Clark. Co-chair I believe is either Wendell
Stone or Matthew McCullough. I'm not 100 percent
sure of that at this time.
Matthew McCullough is a board member,
Wendell Stone is a board member, and Andy Thomas is
Wendell Stone is a board member, and Andy Thomas is a board member currently.
a board member currently.
a board member currently. Q. Did you ever serve as chair?
a board member currently. Q. Did you ever serve as chair? A. No.

Page 18 board other than just a board member? 1 2 Α. No. 3 What were your responsibilities generally 0. as a member of the Coffee County election board? 4 5 Α. Just a board member. Right. But what does the Coffee County 6 Ο. 7 board do with respect to elections in the county? 8 Α. The board basically is in charge of hiring 9 the supervisor of elections and the assistant 10 supervisor of elections and making sure they fulfill their duties and conduct elections and make 11 12 sure that people are able to register to vote in 13 Coffee County. 14 Okay. And do I understand right that the Ο. 15 elections supervisor and the assistant elections 16 supervisor in Coffee County, they report to the 17 board? 18 Α. They do. 19 Have you served on any other election 0. 20 boards? 21 Α. No. 2.2 Ο. Have you had any other official positions 23 with respect to Georgia elections? 2.4 Α. No. 25 What did you do, if anything, to prepare 0.

1 for the deposition today? MR. DELK: And I'll instruct the 2 3 witness, don't divulge anything that you and I discussed in our meetings. 4 5 THE REPORTER: I'm sorry. I don't 6 know who was speaking. 7 MR. DELK: That was Stephen Delk. 8 THE REPORTER: Okay. Can you restate that, please? 9 10 MR. DELK: Sure. I was just 11 instructing the witness to not divulge 12 anything from my communications with him, 13 because that would be privileged information. 14 15 But subject to that, you can respond. 16 BY MR. CROSS: 17 So apart from talking with your counsel, Ο. 18 what, if anything, did you do to prepare for today? 19 On the advice of counsel, I respectfully Α. 20 decline to answer on the basis of my rights and 21 privilege under Article I, Section 1, Paragraph 16 2.2 of the Georgia Constitution, the Fifth Amendment of 23 the United States and Georgia law. 2.4 As the United States Supreme Court has 25 stated, privilege against testifying protects

Page 20 everyone, including innocent people, from answering 1 2 questions if the truth might be used to help create 3 a misleading impression that they were somehow involved in improper conduct. 4 5 So I hereby follow the advice of my counsel and respectfully decline to answer. 6 7 You're taking the Fifth Amendment in Ο. response to a question of what you did to get ready 8 9 for today? 10 Α. Yes. 11 Ο. Okay. 12 MR. CROSS: And Mr. Delk, just for 13 ease, if he's going to take the Fifth in 14 response to any other questions, if he 15 just says Fifth Amendment. 16 MR. DELK: That's fine, as long as we 17 stipulate that in -- by stating so, it 18 encompasses the entirety of the statement. 19 MR. CROSS: Yes. 20 MR. DELK: That's agreeable. 21 MR. CROSS: Yeah. Okay. You tell 2.2 me. 23 MR. DELK: Moving forward all you 24 need to do is say "Fifth Amendment," and 25 it saves you from having to read the whole

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Page 21 1 statement. 2 THE WITNESS: Yes. MR. CROSS: Yeah. 3 (Whereupon, a discussion ensued 4 5 off the record.) BY MR. CROSS: 6 7 All right. Let me hand you what's been Ο. mark -- what's going to be marked as Exhibit 1. 8 9 MR. CROSS: Mr. Delk, if you want to 10 take a look at it, it's a copy of the 11 document subpoena that we -- that my 12 client served. 13 (Whereupon, Plaintiff's Exhibit 1 was marked for 14 15 identification.) 16 BY MR. CROSS: 17 And sorry, disregard that red X. I wasn't Q. 18 going to use that particular copy, but it's the 19 only one we have. Otherwise, it's exactly the 20 same. 21 Α. Sure. But just tell me, do you recognize Exhibit 2.2 Q. 23 1? 24 Α. Yes. 25 Q. Okay. And so you recognize this as a

Page 22 subpoena that you received in this case to produce 1 2 documents? 3 Α. Yes. All right. So take -- turn to Page 10, if 4 0. 5 you would, where at the top it says Document Requests. And then you'll see that there's ten 6 7 document -- or sorry, 12 document requests that go 8 to Page 12. 9 Do you see that? 10 Α. Yes. 11 Walk me through what you did, if anything, Ο. 12 to collect and produce documents for this subpoena. 13 Α. Fifth Amendment. 14 There's nothing at all you're willing to 0. 15 tell me on that topic; is that right? 16 Α. Fifth Amendment. 17 Okay. Do you recall receiving a subpoena, Q. 18 a separate document subpoena from the other 19 plaintiffs, the Coalition plaintiffs? 20 Α. Fifth Amendment. 21 Can you -- what, if anything, did you do Ο. 2.2 to collect documents in response to a subpoena that 23 you received for documents from the other 2.4 plaintiffs in this case? Fifth Amendment. 25 Α.

Page 23 (Whereupon, a discussion ensued 1 off the record.) 2 BY MR. CROSS: 3 I'm going to mark that as Exhibit 2. 4 Ο. 5 That's the Coalition subpoena. (Whereupon, Plaintiff's 6 7 Exhibit 2 was marked for identification.) 8 9 BY MR. CROSS: 10 Mr. Chaney, do you recognize Exhibit 2 as Ο. 11 a second subpoena you received for documents in 12 this case? 13 (Whereupon, the document was 14 reviewed by the witness.) 15 THE WITNESS: Yes. 16 BY MR. CROSS: 17 And what, if anything, did you do to Q. collect documents for that subpoena? 18 19 Α. Fifth Amendment. 20 (Whereupon, a discussion ensued 21 off the record.) 2.2 MR. CROSS: Let's go off the record 23 for a second. 2.4 THE VIDEOGRAPHER: We're going off 25 the record at 10:39.

Page 24 (Whereupon, a discussion ensued 1 off the record.) 2 3 THE VIDEOGRAPHER: We are on the record at 10:43 a.m. 4 5 (Whereupon, Plaintiff's Exhibit 3 was marked for 6 7 identification.) 8 BY MR. CROSS: 9 Ο. All right. Mr. Chaney, I'm going to hand 10 you Exhibit 3. We'll let Mr. Delk look at it 11 first. 12 Tell me if you recognize Exhibit 3. 13 (Whereupon, the document was 14 reviewed by the witness.) 15 THE WITNESS: I do. 16 BY MR. CROSS: 17 Okay. And what is Exhibit 3? Q. 18 My response for production of documents. Α. 19 In response to the subpoena served by the Ο. 20 Coalition plaintiffs; right? See where it says 21 C.G.G.? 2.2 Α. Yes. Okay. And if -- do I understand 23 Ο. 24 correctly, you have not produced any document at 25 all in response to either of the document subpoenas

Page 25 1 you received; right? 2 MR. DELK: Object to the form. You can answer if you understand. 3 THE WITNESS: I produced what I have. 4 5 BY MR. CROSS: Which is nothing? 6 Ο. 7 Α. I produced what I have. Okay. Walk me through the documents that 8 Ο. 9 you produced in response to the subpoenas. 10 Describe them for me. 11 MR. DELK: I'll object to the extent 12 there's a qualifier in one of the 13 responses about documents by agreement of 14 counsel regarding any documents that have been previously produced in the 15 16 litigation. 17 But subject to that, he can certainly 18 respond. 19 BY MR. CROSS: 20 What did you personally produce in 0. 21 response to the subpoenas, if anything? 2.2 Α. Everything that's here. What does that mean? 23 0. 2.4 Α. It's pretty cut and dry. It's in black 25 and white. Everything that's here --

Page 26 1 Ο. Right. And --2 Α. -- is what I produced. 3 Okay. And if we look, in response to one, Q. you say "none." Right? 4 5 Α. That's correct. 6 Ο. Two says "none." Right? 7 Α. That's right. In fact, if we go from three to eight, 8 Ο. 9 they all say "none." Right? 10 Α. Okay. 11 Meaning you represented you had no Ο. 12 documents to produce in response to any of those 13 requests; correct? 14 Α. That's correct. 15 Q. Then we get to number nine; right? 16 Α. Okay. 17 And nine has an objection about Q. 18 attorney-client privilege and work product. Do you 19 see that? 20 Α. I do. 21 Ο. And then it says: 2.2 "Chaney has no additional 23 documents of which he is aware to 2.4 provide in response to this request outside of what has been previously 25

Page 27 provided to Marilyn Marks." 1 2 Do you see that? 3 That's correct. Α. Okay. And you're talking about there 4 Ο. documents that Ms. Marks received from Coffee 5 County in response to open records requests; right? 6 7 Α. That's correct. Okay. What involvement did you have in 8 Ο. 9 collecting documents for the open records requests 10 that Ms. Marks served that are referenced there? 11 Α. Fifth Amendment. 12 Ο. And number ten has the same response; 13 right? 14 Α. That's correct. 15 Q. Number 11 has the same response; right? 16 That's correct. Α. 17 So for nine, ten and 11, did you have any Q. 18 involvement in collecting documents for the open 19 records requests that are referenced in those 20 responses? 21 Fifth Amendment. Α. Because you have not produced any 2.2 Q. 23 documents yourself in response to nine, ten and 11 2.4 apart from what might have been included in the open records productions; right? 25

Page 28 Fifth Amendment. 1 Α. 2 Ο. And then when we get to the rest of the requests, 12 through 27, they all say "none." 3 Right? 4 5 Α. That's correct. So you represented you had no documents at 6 Ο. 7 all to produce in response to those requests; 8 correct? 9 Α. Yes. 10 And you're not going to tell me anything Ο. 11 about what you did to look for documents in 12 response to any of these requests; is that right? 13 Α. Fifth Amendment. 14 When you received either of the subpoenas Ο. 15 for documents, did you destroy documents that were 16 responsive to that request? 17 Α. Fifth Amendment. 18 Had you previously destroyed documents Ο. 19 responsive to those requests? 20 Α. Fifth Amendment. 21 Are you aware that, as a member of the Ο. 2.2 Coffee County election board of -- election board, 23 that you have certain legal obligations under 2.4 Georgia law to preserve the documents with respect 25 to county election business?

	Page 29
1	A. Fifth Amendment.
2	Q. Have you complied with that obligation?
3	A. Fifth Amendment.
4	Q. Take a look at request two in Exhibit 3,
5	if you would, please, on the first page. This one
б	asks for:
7	"All communications, including
8	text messages with Misty Hampton
9	related to, referencing or regarding
10	Coffee County election matters,
11	including election records, election
12	activities or election system
13	components."
14	Do you see that?
15	A. I do.
16	Q. And Misty Hampton is the is a former
17	elections supervisor in Coffee County; right?
18	A. Correct.
19	Q. And she left in February of 2021; right?
20	A. I don't know the exact date.
21	Q. Does that sound about right?
22	A. I don't know.
23	Q. Well, do you recall that she left in the
24	spring of 2021?
25	A. I do.

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	Page 30
1	Q. Okay. And she served in that position,
2	was it about nine years?
3	A. I don't know.
4	Q. She was in that position the whole time
5	you were on the board; right?
6	A. Yes.
7	Q. Okay. And so do I understand right that,
8	in response to the request number two here, you had
9	absolutely no documents to provide us that in any
10	way relate to, or any communications with the
11	former elections supervisor that in any way relate
12	to Coffee County election matters?
13	A. That's correct.
14	Q. Even though you're required to preserve
15	those by law?
16	A. I don't have any documents.
17	Q. When did you destroy those?
18	MR. DELK: Object to the form.
19	BY MR. CROSS:
20	Q. When did you destroy those documents?
21	A. Fifth Amendment.
22	Q. Why did you destroy those documents?
23	A. Fifth Amendment.
24	Q. You destroyed every communication you ever
25	had with Misty Hampton, even those regarding Coffee

Page 31 County election matters; is that right? 1 Fifth Amendment. 2 Α. 3 MR. DELK: Object to the form. BY MR. CROSS: 4 5 Are you aware that the proceeding we're Ο. test -- you're testifying in today is a civil 6 7 proceeding, not a criminal proceeding? It's my understanding. 8 Α. 9 Ο. Okay. And are you aware that, when a 10 witness asserts the Fifth Amendment in a civil 11 proceeding, the Court can infer that the individual 12 has done what they're being asked about? 13 Α. Fifth Amendment. 14 Does that inference concern you? 0. Α. Fifth Amendment. 15 16 MR. DELK: Object to the form. 17 BY MR. CROSS: Do you believe you've committed a crime? 18 Ο. 19 Fifth Amendment. Α. 20 Mr. Chaney, are you or have you been under 0. 21 investigation by any federal or state authorities 2.2 at any time? 23 Α. No. 2.4 Ο. Are you being or have you been called to 25 testify in any federal or state grand jury

Page 32 proceeding? 1 2 Α. No. 3 Are you or have you received any formal or 0. informal assurance of immunity from any federal or 4 5 state authority? Not that I'm aware of. 6 Α. 7 Have you sought immunity? Ο. 8 Α. No. 9 Ο. Have you been charged with a crime 10 regarding any matter in which you are claiming 11 Fifth Amendment privilege today? 12 Α. No. 13 0. Has any law enforcement authority 14 contacted you about any matter on which you're 15 claiming the Fifth Amendment privilege today? 16 MR. DELK: Object to the form. 17 THE WITNESS: Fifth Amendment. 18 BY MR. CROSS: 19 At all times that you were engaged in any Ο. matter related to the Coffee County election 20 21 process or involving Coffee County election 2.2 equipment, were you acting in your official 23 capacity as a member of the Coffee County Board of 24 Elections? I don't understand the form of your 25 Α.

Page 33 1 question. Can you --2 Ο. Sure. 3 -- rephrase that? Α. You have been inside the Coffee County 4 Ο. 5 election office; right? 6 Α. Yes. 7 Ο. And was there ever a point where you were inside the Coffee County elections office in any 8 9 capacity other than as a member of the board? 10 Α. No. 11 Just so I understand, when you're invoking Ο. 12 the Fifth Amendment today, are you doing that on 13 your personal behalf or on behalf of the Coffee County Board of Elections? 14 15 MR. DELK: Object to the form. You 16 know that's not legally proper to do it on 17 behalf of the board. And this deposition 18 is noticed for individual, not a 30(b)(6), 19 so I object to the entire format of that 20 question being improper. 21 MR. CROSS: I mean, it seems like 2.2 we're agreeing, but I just want to make 23 sure that he's asserting the Fifth 2.4 personally, not on behalf of the board. 25 MR. DELK: He's only providing

Page 34 1 testimony personally. 2 MR. CROSS: Okay. BY MR. CROSS: 3 Do you disagree with your counsel? 4 Ο. 5 Α. I do not. 6 Q. Okay. 7 (Whereupon, Plaintiff's Exhibit 4 was marked for 8 9 identification.) 10 BY MR. CROSS: 11 So Mr. Chaney, I've handed you what's been 0. 12 marked as Exhibit 4. Just take a moment to read 13 through it, and tell me if you recognize it. 14 (Whereupon, a discussion ensued 15 off the record.) (Whereupon, the document was 16 17 reviewed by the witness.) 18 THE WITNESS: Yes, sir, I do. 19 BY MR. CROSS: 20 And what do you recognize Exhibit 4 as? Q. 21 It's just an investigation summary where Α. 2.2 there was a complaint -- or complaints filed I 23 quess through the Secretary of State's office. And 2.4 I see the findings and the potential violation on 25 the back of the page.

	Page 35	
1	Q. Okay. So Exhibit 4 is an official summary	
2	from the Secretary of State's office about an	
3	investigation involving Coffee County; is that	
4	fair?	
5	A. Yes.	
6	Q. And what involvement, if any, did you have	
7	with this investigation?	
8	A. None that I recall.	
9	Q. So did anybody from the State interview	
10	you as a member of the board?	
11	A. Not that I recall.	
12	Q. Did anyone from the State provide a report	
13	to any to you as a member of the board other	
14	than what's written here?	
15	A. Not that I recall.	
16	Q. Okay. So if we look at Exhibit 4, look at	
17	complaint two on Page 1. Do you see that?	
18	A. I do.	
19	Q. And it reads:	
20	"A video surfaced on YouTube where	
21	it showed Coffee County election	
22	supervisor Misty Martin discussing the	
23	ways in which the election software	
24	could be manipulated."	
25	Do you see that?	

	Page 36
1	A. I do.
2	Q. And Misty Martin is the same person as
3	Misty Hampton?
4	A. Yes.
5	Q. Okay. So we're talking about the, at this
6	time, the Coffee County election supervisor; right?
7	A. Yes.
8	Q. Okay. And are you familiar with that
9	YouTube video?
10	A. Yes.
11	Q. You filmed that video; right?
12	A. Fifth Amendment.
13	Q. The video that's referenced there, that
14	was filmed during an official meeting of the Coffee
15	County election board in the Coffee County
16	office election office; right?
17	A. Fifth Amendment.
18	Q. All right. Turn to the third page, if you
19	would. Do you see where it has Findings at the
20	top?
21	A. Yes, sir.
22	Q. And then Complaint Two referencing that
23	same complaint. Do you see that?
24	A. Yes.
25	Q. And under the findings here, the State

reports:

1 "Ms. Martin, along with Coffee 2 County Board of Election member Eric 3 Chaney, made two videos claiming the 4 5 Dominion system election software could be manipulated." 6 7 Do you see that? I do. 8 Α. 9 Ο. Do you disa -- dispute that finding? 10 Α. Fifth Amendment. It then goes on, if you come to the third 11 0. 12 sentence, four lines down in the middle, do you see 13 where it reads, "Ms. Martin never"? 14 Α. I do. And it -- and the finding here is: 15 Ο. 16 "Ms. Martin never once during the 17 videos explained the intended use of 18 the adjudication process. 19 "The video was very misleading and 20 seemed its purpose was simply to 21 create doubt and public mistrust in 2.2 the Dominion Voting System." 23 Do you see that? 2.4 Α. Yes. 25 Was it your purpose in creating this video Q.

Page 38 to create doubt and public mistrust in the Dominion 1 2 Voting System? MR. DELK: Object to the form. 3 THE WITNESS: Fifth Amendment. 4 5 BY MR. CROSS: What was the purpose of the video? 6 Ο. 7 Α. Fifth Amendment. As you sit here, do you have any reason to 8 0. 9 believe creating the video was criminal? 10 Α. Fifth Amendment. Do you believe that video being released 11 Ο. 12 to the public was criminal? 13 Α. Fifth Amendment. 14 If you come down to the second paragraph, Ο. do you see where there's discussion of a password 15 16 that was taped to the bottom of the computer screen 17 Ms. Martin was using? 18 Α. Yes. 19 (Whereupon, a discussion ensued 20 off the record.) 21 (Whereupon, Plaintiff's Exhibit 5 was marked for 2.2 23 identification.) 24 BY MR. CROSS: 25 I'll hand you Exhibit 5. And just tell me Ο.

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if you recognize Exhibit 5, please. 1 2 Α. Not specifically, I don't. 3 Ο. So Exhibit 5 is a screenshot that we took from the video that's referenced in this complaint 4 5 of a Post-It note there and the password. Does that help you recognize what that is? 6 7 I don't -- I mean, I see something there, Α. but I don't know if it's a password or what it is. 8 9 Ο. Okay. But do you re -- looking at Exhibit 10 5, do you recall that portion of the video where 11 there was a screen -- the computer screen in the 12 elections office that had a Post-It note with some 13 digits written on it? Do you recall that? 14 Fifth Amendment. Α. 15 Ο. Okay. In the findings here, the Secretary 16 of State reports in the last sentence: 17 "It was later discovered the 18 password was used to access the 19 Dominion Voting System." 20 Do you see that? 21 Α. I do. 2.2 Ο. Do you disagree with that finding? Fifth Amendment. 23 Α. 2.4 Ο. Do you know whether that password was used 25 to access the E.M.S. server computer or if it was

Page 40 instead used to access a particular election 1 2 database for the November 2020 election that the County received on a hard drive from the State? 3 Α. Fifth Amendment. 4 5 Did you, yourself, ever log in to the Ο. E.M.S. server desktop in the Coffee County election 6 7 office? Α. 8 No. 9 Ο. Do you know what the password was? 10 Α. No. 11 Do you know if anyone ever changed that Ο. 12 password? 13 Α. I do not. 14 (Whereupon, a discussion ensued off the record.) 15 16 (Whereupon, Plaintiff's 17 Exhibit 6 was marked for identification.) 18 19 BY MR. CROSS: 20 All right. Let me hand you what's been 0. 21 marked as Exhibit 6. 2.2 (Whereupon, the document was 23 reviewed by the witness.) 2.4 THE WITNESS: Okay. 25 BY MR. CROSS:

Page 41 Do you recognize Exhibit 6? 1 Ο. 2 Α. Yes. And what is it? 3 0. There's quite a bit of information here, 4 Α. 5 several different things. So let's start with the letter. The cover 6 Ο. 7 letter in Exhibit 6 is a letter that you sent on 8 behalf of the Coffee County Board of Elections; 9 right? 10 Α. Yes. 11 And you sent that to the House Ο. 12 Governmental Affairs Committee; right? 13 Α. Yes. 14 And that was for the state of Georgia 0. House Governmental Affairs Committee; right? 15 16 Α. Yes. 17 And what was the purpose of you sending Q. this letter on behalf of the board? 18 19 Α. I feel it's pretty self-explanatory with 20 the language inside the letter. It gives our 21 complaints. 2.2 Ο. Well, was the idea to convey to the House Governmental Affairs Committee concerns that the 23 2.4 Coffee County board had about the reliability of 25 the Dominion Voting System?

Page 42 Object to the form. 1 MR. DELK: 2 You can answer. 3 THE WITNESS: We had issues in, that we've noted in this letter that we would 4 5 have liked some clarity on and some guidance from the Secretary of State's 6 7 office. BY MR. CROSS: 8 9 Ο. So then why did you send the letter to the 10 House Governmental Affairs Committee instead of 11 directly to the Secretary of State's office? 12 Α. I think it addresses it here inside the 13 letter, that we was having some issues and that we 14 had contacted the Secretary of State's office and 15 we had had -- you know, we'd not gotten anywhere 16 with the Secretary of State's office by submitting, 17 you know, any complaints or calls or so on and so forth. 18 19 So the board over some period of weeks or Ο. 20 months had in -- had raised certain concerns with 21 the Dominion system with the Secretary of State's 2.2 office and had not gotten a response; is that 23 right? 2.4 As I recall. Α. And so then the board decided to 25 Ο. Okay.

Page 43 turn to the House Governmental Affairs Committee 1 2 for help; is that right? MR. DELK: Object to the form. 3 You can respond unless I --4 5 THE WITNESS: Okay. MR. DELK: -- unless I instruct 6 7 otherwise. 8 THE WITNESS: That's correct. 9 BY MR. CROSS: 10 Okay. And what was the reason that you 0. decided to include each of the exhibits to the 11 12 letter? 13 Α. It's just data. It shows some of our --14 some of our issues we was having. 15 Well, how did you think that data would be 0. 16 helpful to the committee? 17 Α. I'm not sure. 18 Do you still have a copy of this letter Q. 19 yourself? 20 Α. I don't. 21 0. Why not? 2.2 Α. I don't know. 23 (Whereupon, Plaintiff's 2.4 Exhibit 7 was marked for 25 identification.)

Page 44 BY MR. CROSS: 1 2 Ο. All right. Mr. Chaney, handing you what's been marked as Exhibit 6. 3 MR. DELK: I think we're on seven. 4 5 MR. CROSS: Are we? (Whereupon, there was unreportable 6 7 cross-talk.) MR. CROSS: Yeah. Thank you. 8 Exhibit 7. 9 BY MR. CROSS: 10 11 And just tell me if you recognize Exhibit Ο. 12 7 as a collection of meeting minutes from the 13 Coffee County Board of Elections. 14 (Whereupon, the document was 15 reviewed by the witness.) 16 THE WITNESS: Yes. 17 BY MR. CROSS: And if you would, look on the cover page, 18 Ο. 19 the earliest date on these meeting minutes is 20 October 6th, 2020; right? 21 Α. Yes. And if you go to the second-to-last page, 2.2 Ο. 23 do you see that the most recent is May 3rd of this 24 year? 25 Α. Yes.

Page 45 Okay. And how often when you were on the 1 Ο. board did the board meet? 2 Once a month. 3 Α. Were there ever special meetings? 4 Ο. 5 I think so, but I don't recall Α. 6 specifically. 7 Okay. So it met at least once a month? Ο. Α. That's correct. 8 9 And what was the purpose of those Ο. 10 meetings? 11 Α. We would just discuss board of elections 12 business and, you know, things that boards discuss 13 during a meeting. 14 Was there an expectation that the board Ο. 15 meeting minutes would capture all of the topics 16 that were addressed at those meetings? 17 Α. It's my understanding that it would. 18 Ο. All right. Turn to the third page. This 19 is the November 10, 2020 meeting. Do you see that? 20 Α. I do. 21 If you look down at number six, do you see Ο. 2.2 where it says, "Mrs. Martin discussed the general election results"? 23 2.4 Α. Yes. 25 Ο. And then this captures some of the

Page 46 dialogue in this. And if you come down kind of 1 2 towards the middle of the paragraph, you'll see 3 where it says, "Mr. Chaney expressed his feelings." Do you see that? 4 5 Α. I do. 6 Ο. And it says: 7 "Mr. Chaney expressed his feelings of how the Dominion system 'sickens 8 9 him, '" which is in all caps, "of the 10 possibility of fraud and the deception 11 that can be manipulated by the 12 adjudication process. 13 "Mr. Chaney also stated that he 14 told his state representative that he 15 was not trying to shoot the messenger, 16 but the Dominion system he felt was a 17 piece of junk." 18 Do you see that? 19 I do. Α. 20 Do you recall this discussion at the board Q. 21 meeting? 2.2 Α. Not verbatim, I don't. 23 Okay. But does this generally capture 0. accurately your feelings at the time? 24 25 MR. DELK: Object to the form.

Page 47 You've not given him a complete statement 1 of this document. 2 But subject to that, you can respond. 3 THE WITNESS: Fifth Amendment. 4 5 BY MR. CROSS: Do you have a view on the reliability of 6 Ο. 7 Georgia's Dominion Voting System? Fifth Amendment. 8 Α. 9 Ο. What was it about the possibility of fraud 10 with the Dominion Voting System that sickened you? 11 Α. Fifth Amendment. 12 Are you aware of any fraud involving the Q. 13 Georgia voting system? 14 Α. Fifth Amendment. 15 0. All right. Turn to the one, January 12th, 2021 meeting minutes. And you see under number one 16 17 of the attendees, it says, "absent, Eric Chaney." 18 Do you see that? 19 I do. Α. 20 Do you recall why you were absent on Q. January 12th? 21 2.2 Α. I do not. 23 Did you make an effort to attend board 0. 24 meetings? Α. 25 T did.

	Page 48
1	Q. Okay. And then you get to the next one
2	here is April 13, 2021. Do you see that?
3	A. I do.
4	Q. Did the board meet in February and March
5	of that year?
6	A. I don't recall.
7	Q. Is there a reason they would not have met
8	for two months out of the year?
9	A. I don't recall.
10	Q. Do you know why there are no meeting
11	minutes for any board meeting in February and March
12	of 2021?
13	A. I do not. But I would I think COVID
14	could have possibly had a hand in that. I don't
15	I'm there again, I'm not 100 percent sure. But
16	those dates strike me as possible dates that may
17	have been affected by that. But there again, I'm
18	not 100 percent sure of that.
19	Q. Yeah, and I'm not asking you to speculate.
20	You don't know why there are no meeting minutes for
21	those months?
22	A. I don't.
23	Q. Okay. Do you recall that Ms. Hamp
24	Misty Hampton and Jil Ridlehoover's employment with
25	the County ended on February 25th of 2021?

	Page 49
1	A. There again, I don't recall the exact
2	date, but I do agree their term did end.
3	Q. Okay. And when they signed their letters
4	of resignation, they did that in separate meetings
5	with the board; right?
6	A. Correct.
7	Q. And did you attend those two meetings?
8	A. I did.
9	Q. In the meeting with Ms. Hampton, was she
10	told that the reason she was being asked to resign
11	was because her timesheets were inaccurate?
12	A. That is correct.
13	Q. And did she admit in that meeting that her
14	timesheets were inaccurate?
15	A. I don't recall specifically if she
16	admitted it or not.
17	Q. Did she say in that meeting that she had
18	been directed by members of the board to capture
19	comp time in the way she submitted her timesheets?
20	A. I don't recall specifically.
21	Q. Do you recall personally acknowledging in
22	that meeting that she had been told to do that?
23	A. I do not.
24	Q. You just don't know one way or the other
25	whether you said that?

Page 50 1 Α. I don't. 2 Ο. Well, as you sit here, do you -- are you 3 aware that she was told by one or more members of the board to capture comp time in the way she 4 5 prepared her timesheets? MR. DELK: Object to the form. 6 7 I'm not. THE WITNESS: BY MR. CROSS: 8 9 Ο. You're saying you're not aware of that? 10 Α. I'm not aware if that was specifically 11 stated that way. 12 Well, what are you aware of about what was Ο. 13 conveyed to Ms. Hampton about how to capture her 14 time, her comp time? 15 Α. I'm not aware -- I'm not sure exactly. 16 Well, what are you sure of? Ο. 17 I'm not sure of the way -- the form of Α. 18 that question, if I can answer correctly, because 19 I'm not exactly sure of the verbiage that was used, 20 you know, as telling her how to calculate her time. 21 0. Okay. So tell me whatever you can about 2.2 what Ms. Hampton was told to capture comp time with 23 respect to her timesheets. 2.4 Α. I'm --25 MR. DELK: Object to the form.

Page 51 1 THE WITNESS: I'm not sure. There 2 again, I don't know how she was told to do 3 her comp time. BY MR. CROSS: 4 5 Well, you're not offering a view that she Ο. submitted fraudulent timesheets, are you? 6 7 Α. Yes. You are offering that view? 8 Ο. 9 Α. I am. 10 Ο. Based on what? Video evidence that she was not in the 11 Α. 12 office during office hours that she had written 13 down that she was present in the office doing 14 office --But if the additional --15 Ο. 16 Α. -- duties. 17 Sorry. Go ahead. Q. 18 No, I'm done. Α. 19 But if the additional time on those Ο. 20 timesheets was capturing comp time that she was 21 owed in accordance with the instructions of the 2.2 board, how would that be fraud? 23 MR. DELK: Object to the form. 2.4 There again, I told you THE WITNESS: 25 I don't know the specifics of her comp

Page 52 time agreement or what she was to put. 1 2 But I know that, if you're in the office from -- if you're putting on your 3 timesheet that you're in the office from 4 5 8:00 to 3:00, that you're in the office is my opinion. And if you're not there on 6 7 video, then you're not in the office. BY MR. CROSS: 8 9 Ο. She was salaried; right? 10 Α. Yes. 11 What was her salary? Ο. 12 Α. I don't know. 13 Ο. And she got paid the same salary over the 14 course of the year; right? 15 Α. Yes. 16 So regardless of what she put on her Ο. 17 timesheet, she got paid the same; right? 18 Α. Yes, I assume that's right. 19 There was no suggestion to her in that Ο. 20 meeting or at any other time that her timesheets 21 caused the County to pay her more than she was 2.2 owed; right? 23 Can you rephrase that again so I can maybe Α. get a better -- clearer understanding? 2.4 25 0. All right. As a salaried employer, what

Page 53 she put on her timesheets did not affect how much 1 2 she got paid; right? 3 Α. If she says that she's in the office performing the duties of her job, then if she's not 4 5 there, I think that's -- there's -- in lies the problem. 6 7 Right. But regardless of what she puts on Ο. her timesheets, the paychecks she get -- that she 8 9 got was always the same; right? 10 Α. I'm not sure. 11 MR. DELK: Object to the form. 12 BY MR. CROSS: 13 Ο. You just don't know? 14 I don't know. Α. 15 Ο. Okay. So before you asked her to resign, 16 it wasn't important to you to figure out whether 17 she had been authorized to report her timesheets in the way she did and whether it even affected her 18 19 compensation? 20 MR. DELK: Object to the form. 21 THE WITNESS: Her not being at work 2.2 when she said she was at work was a big factor for me. 23 2.4 BY MR. CROSS: 25 What was the video evidence that you Ο.

Page 54 relied on? 1 2 Surveillance video from the elections Α. office. 3 How many cameras are there in that office? 4 Ο. 5 Α. I'm not sure. How many cameras were in that office at 6 Ο. 7 the time that you looked at the surveillance video? Α. I'm not sure. 8 9 Ο. Did you actually review the surveillance 10 video? 11 Α. T did. 12 How much video was there, for what time Q. 13 period? 14 I can't recall. Α. 15 Ο. Was it a week? Was it a month? Was it 16 multiple months? 17 Α. I'm not exactly sure. 18 Ο. Well, can you say it was more or less than 19 a month? 20 Α. There again, I'm not sure. 21 Well, did it take you a few minutes to Ο. 2.2 review it or did it take you hours or did it take 23 you days? 2.4 I was shown in just excerpts. Α. 25 Who showed you excerpts? 0.

Page 55 I don't recall. 1 Α. Was it another member of the board? 2 Ο. There again, I don't recall. 3 Α. Was it counsel for the board, like, Tony 4 Ο. 5 Rowell? I do not recall. 6 Α. 7 Ο. Where is that video surveillance today? I do not know. 8 Α. 9 Ο. Would it surprise you to learn that Coffee 10 County claims it doesn't exist? There again, I don't know. 11 Α. 12 Did that video surveillance cover the Ο. 13 month of January 2021? 14 I don't know. Α. You don't recall whether you viewed any 15 Ο. 16 video surveillance from the elections county office from January of 2021? 17 18 Α. I do not. 19 As a former member of the board, do you 0. 20 have any inside information into why that video 21 surveillance would have been destroyed? 22 Α. Fifth Amendment. 23 Do you recall that, in that meeting on --0. 2.4 in February of 2021, that Ms. Hampton showed up 25 with a letter of resignation in an envelope?

	Page 56
1	A. I do not remember specifically.
2	Q. Do you have a general memory of that, that
3	she offered a letter of resignation?
4	A. Yes.
5	Q. And do you recall that Mr. Rowell I'm
б	sorry, do you recall that Tony Rowell rejected that
7	and insisted that she sign a letter of resignation
8	that the board had drafted for her?
9	A. I don't recall specifically.
10	Q. Do you have a general memory that that's
11	how it went?
12	A. I do not.
13	Q. Why don't you tell me everything you
14	remember about that meeting. Walk me through it.
15	A. Fifth Amendment.
16	Q. In that meeting Mr. Rowell told
17	Ms. Hampton that, if she didn't sign the
18	resignation letter that the board had prepared,
19	that they would fire her and she would lose her
20	retirement; right?
21	A. Fifth Amendment.
22	Q. The board threatened her; correct?
23	MR. DELK: Object to the form.
24	THE WITNESS: Fifth Amendment.
25	BY MR. CROSS:

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	Page 57
1	Q. In that meeting do you recall that she
2	signed the letter of resignation handed to her by
3	Mr. Rowell?
4	A. Fifth Amendment.
5	Q. After the board met with her, they met
6	with Jil Ridlehoover; right?
7	A. That's correct.
8	Q. And you were in that meeting as well;
9	correct?
10	A. Yes.
11	Q. And did she sign the same letter of
12	resignation as Ms. Hampton?
13	A. Fifth Amendment.
14	Q. And do I understand correctly that you
15	said it was a big concern for you that Ms. Hampton
16	and Ms. Ridlehoover were reporting time in the
17	office when they were not actually there?
18	MR. DELK: Object to the form.
19	THE WITNESS: I had an issue more
20	with Misty handling the timecards and
21	timesheets. Because she was the one, if I
22	recall correctly, that said she had filled
23	out the timesheets for she and Jil, and
24	she had Jil sign the timesheets. And that
25	was my problem with both employees.

	Page 58
1	BY MR. CROSS:
2	Q. And that was discussed in this meeting?
3	A. If I recall.
4	Q. So you do remember some things from the
5	meeting?
б	A. Bits and pieces.
7	Q. So even though Ms. Ridlehoover had signed
8	timesheets that you say were fraudulent, you
9	shortly thereafter hired her to work for you;
10	right?
11	A. Fifth Amendment.
12	Q. Well, she does work for you; right?
13	A. Fifth Amendment.
14	Q. Okay. It's public knowledge that
15	Ms. Ridlehoover works for you; right, sir?
16	MR. DELK: You can answer that
17	question.
18	THE WITNESS: She does.
19	BY MR. CROSS:
20	Q. So you didn't you didn't have enough
21	concern with her committing fraud to think she was
22	an unreliable employee; is that fair?
23	A. As I stated before my reasons, Misty had
24	filled out both timesheets, and my problem was I
25	had more of an issue with the way Misty had

Page 59 conducted and done what she done that I felt like 1 Jil was a victim of circumstance. 2 3 By signing timesheets that you thought Ο. were fraudulent? 4 5 Fifth Amendment. Α. James Barnes replaced Ms. Hampton as the 6 Ο. 7 elections supervisor in Coffee County; right? Α. Yes. 8 9 Do you recall that he began around April Ο. 10 1st of 2021? I'm not sure of the exact date, but in 11 Α. 12 that time frame, yes. 13 0. Do you know if anyone had access to the Coffee County election office between the time 14 15 Ms. Hampton was let go and the time Mr. Barnes 16 started? 17 Α. I don't. I know I did not. 18 Q. Have you ever heard of Mike Lindell? 19 Α. I have. 20 Q. And who is he? 21 A guy that does a lot of commercials, Α. 2.2 infomercials on TV is all I know. 23 He owns My Pillow; right? Q. 2.4 That's -- I think so. Α. 25 Q. And have you seen any news about

	Page 60
1	Mr. Lindell as associated with former President
2	Trump?
3	A. Bits and pieces, I have.
4	Q. When was Mr. Lindell in the Coffee County
5	election office?
6	A. To my knowledge, he's never been in the
7	elections office.
8	Q. You're not aware of Mr. Lindell being in
9	Coffee County in around February, late February or
10	early March 2021?
11	A. No, sir.
12	Q. What about Doug Logan?
13	A. No recollection of the name.
14	Q. You're not aware of Doug Logan being in
15	the Coffee County election office?
16	A. No.
17	Q. What about Paul Maggio?
18	A. I don't recognize the name.
19	Q. Not aware of him in that office?
20	A. Not that I'm aware of.
21	Q. What about Chris sorry. What about
22	Scott Hall?
23	A. I don't know the name.
24	Q. Not aware of him in that office?
25	A. No, sir.

Page 61 Do you know Robert Sinners? 1 Ο. 2 Α. I know the name. Who is that? 3 0. Just an attorney in the -- I know the name 4 Α. 5 of Robert Sinners, but I don't know Robert Sinners. He works for the Secretary of State's 6 Ο. 7 office; right? Α. No idea. 8 9 Ο. You don't know Robert Sinners who started 10 working for the Secretary of State's office in 20 -- February of 2021? 11 12 Α. I do not. 13 Ο. Is there a reason why you have his phone 14 number? As I said, I don't know Robert Sinners. 15 Α. Ι 16 knew he's an attorney, but I don't -- past that, I don't know Robert Sinners. 17 18 Okay. All right. Look at the meeting 0. 19 minutes from June 8th, 2021. 20 Α. Okay. 21 0. I'm sorry. Before we turn to that, the 2.2 video surveillance that you reviewed when 23 Ms. Hampton was asked to resign, did you see in any 2.4 of that video anyone in the Coffee County elections 25 office that wasn't supposed to be there?

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Fifth Amendment. 1 Α. 2 Ο. Was that something that was discussed with other members of the board or counsel? 3 Fifth Amendment. 4 Α. 5 Take a look at the June 8, Ο. All right. 2021 minutes. Do you recall this board meeting? 6 7 Not specifically, I do not. No, sir. Α. Do you recall Mr. Barnes reporting to you 8 Ο. 9 or anyone else on the board at any meeting that the 10 Secretary of State's office had come in and taken the E.M.S. server and the I.C.C. that had been in 11 12 Coffee County? 13 Α. I vaguely remember some discussion of 14 that, but I don't remember any specific 15 information. 16 Tell me what you remember about that. Ο. 17 First of all, the terms "I.C.C. scanner" Α. 18 and -- I mean, all the -- that really doesn't --19 that doesn't ring a -- you know, I don't even know 20 what that is, per se. 21 He just made mention that something was --2.2 some of the equipment wasn't working, he contacted 23 the Secretary of State's office, as I recall, and 2.4 they had come -- I think, if I remember correctly, 25 they come down, they couldn't get it to work or

Page 63 couldn't figure it out, so they took some 1 2 equipment, I'm not sure of what, back with them. And this was a -- this was something that 3 Ο. John -- Mr. Barnes conveyed to the board? 4 5 Α. That's right. And was that at a board meeting? 6 Ο. 7 Α. I think so. Okay. Do you know why that doesn't appear 8 Ο. in any of the board meeting minutes? 9 10 Α. I do not. 11 Does that surprise you? Ο. 12 There again, I said I think so. I'm not Α. 13 100 percent sure that it was conveyed to us in a 14 board meeting. I don't recall. 15 Ο. Well, something as serious as the 16 Secretary of State's office seizing two major 17 components of your voting equipment, you'd expect that to be discussed in a board meeting, wouldn't 18 19 you? 20 Α. I --21 MR. DELK: Objection. 2.2 THE WITNESS: I was never under the 23 impression that it was seized. I was 2.4 under the impression that they replaced 25 our equipment. That's my understanding.

Page 64 BY MR. CROSS: 1 2 Ο. Replacing, getting new election equipment, the E.M.S. and the I.C.C., wouldn't you expect that 3 to be discussed at a board meeting? 4 5 MR. DELK: Object to the form. Asked 6 and answered. 7 THE WITNESS: I'm not sure. BY MR. CROSS: 8 9 Where were the board meetings typically 0. 10 held? 11 Typically, they were held at the Board of Α. 12 Elections office. 13 Ο. So where Misty Hampton's office was? 14 Α. That's correct. Okay. And that's the same office where 15 Ο. 16 the E.M.S. server, the I.C.C. and the B.M.D.s were 17 all stored; right? 18 Α. That's correct. 19 So the June 8 --Ο. 20 MR. DELK: When we talk about the board, just for clarification so there's 21 no confusion about Misty's office, can 2.2 23 we -- the Board of Elections building 24 perhaps? 25 MR. CROSS: Sure. Yeah. That's

Page 65 1 fair. I'm not suggesting they're all in 2 Misty Hampton's office. BY MR. CROSS: 3 But just so we're clear, the board 4 0. 5 meetings were typically held in the county elections office, and there are separate spaces in 6 7 that office where some of the equipment is stored; is that fair? 8 9 Α. That's fair. 10 Okay. And the June 8, 2021 meeting, do Ο. 11 you have any reason to think that that was not held 12 in the county elections office? 13 Α. I don't. I don't recall, but I would assume that it was held there. 14 15 MR. DELK: And I'll instruct you, 16 don't assume. You're under oath. If you know, answer. 17 18 MR. CROSS: Yeah. 19 MR. DELK: If you don't, then you 20 don't know. 21 THE WITNESS: I'm not 100 percent 2.2 sure, yes. BY MR. CROSS: 23 2.4 Ο. Okay. But do you recall having board 25 meetings at some location other than the county

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elections office, official board meetings like 1 2 this? We did hold Zoom board meetings at some 3 Α. point during the pandemic, but I'm not sure if this 4 5 was one of them. I don't know. Right. But June of 2021, a year and a 6 Ο. 7 half into the pandemic, you guys were back in the office at that point; right? 8 9 Α. I -- it's fair to think so, yes. 10 Okay. Do you recall being in the county Ο. elections office on June 8th for a meeting and 11 12 seeing individuals come in from the State to 13 replace the E.M.S. server? 14 Α. I don't. 15 Ο. Has anyone ever told you the State claims 16 to have replaced your server on June 8th? 17 Α. Yes. 18 When did you hear that? Q. 19 MR. DELK: I'll object and say don't 20 divulge any communication with counsel. 21 But subject to that warning, you may 2.2 respond. 23 Taking the Fifth. THE WITNESS: 24 BY MR. CROSS: 25 Ο. Okay. Do you know whether the Secretary

	Page 67
1	of State's office actually replaced the E.M.S.
2	server in Coffee County?
3	A. I don't know specifically.
4	Q. So you don't know for sure whether that
5	server was actually replaced?
6	A. I'm not say I didn't see them do it
7	physically. So.
8	Q. Okay. What's your understanding of why
9	the server was replaced?
10	A. Fifth Amendment.
11	Q. What's your understanding of why the
12	I.C.C. was replaced by the State?
13	A. Fifth Amendment.
14	Q. Did Mr. Barnes ever convey to you or
15	others on the board any concern that that equipment
16	had been compromised?
17	A. Fifth Amendment.
18	Q. Are you aware that he testified under oath
19	that he that that was his understanding of why
20	it was being replaced?
21	A. No, I'm not.
22	Q. Are you aware of anyone ever having
23	compromised the E.M.S. server in Coffee County?
24	A. Fifth Amendment.
25	Q. Did Mr. Barnes ever say anything to you

Page 68 about the password not working on -- for the E.M.S. 1 2 server? Not that I recall. 3 Α. So what was your understanding as to why 4 0. 5 the server was replaced by the State? Fifth Amendment. 6 Α. 7 Did you ever hear from anyone that the Ο. server, the E.M.S. server was no longer accessible 8 9 by the password? 10 Α. Fifth Amendment. 11 Let me ask a better question. Before the 0. 12 server was replaced by the State, had you heard at 13 that time that the password was no longer working? 14 Fifth Amendment. Α. 15 Ο. Do you know why the password may have 16 stopped working, assuming that happened? 17 Α. Fifth Amendment. 18 Do you know whether anyone at the county 0. 19 level has the ability to change the password for 20 the E.M.S. server? 21 Fifth Amendment. Α. 2.2 Ο. Do you know if anyone ever changed it? Fifth Amendment. 23 Α. 2.4 All right. Turn to the September 7, 2021 Ο. meeting minutes, please. So if you come down to 25

Page 69 number seven, do you see where it says: 1 "James Barnes said Beau Roberts 2 from Dominion Voting Systems is 3 looking into the missing mobile ballot 4 5 printer"? Do you see that? 6 7 Α. Yes. What was that about? 8 Ο. 9 Α. I don't recall. 10 Was there a mobile ballot printer that Ο. 11 Coffee County had that had gone missing? 12 Α. I do not recall. 13 0. So nothing you remember about this? 14 No, sir. Α. Why was Beau Roberts of Dominion looking 15 Ο. 16 into a missing printer instead of someone on behalf 17 of the county or the state? MR. DELK: Object to the form. 18 19 THE WITNESS: I don't know. 20 BY MR. CROSS: 21 Do you know if it was ever found? Ο. 2.2 Α. I don't know. 23 All right. Go to the next month, November 0. 2.4 9, 2021. Do you see that? 25 Yes, sir. Α.

Page 70 Number nine reads: 1 Ο. "Agent Paul Allen is looking into 2 election fraud that has nothing to do 3 with the board or elections staff." 4 5 Do you see that? 6 Α. I do. 7 Agent Paul Allen, who is that? Ο. I don't recall that name. 8 Α. 9 Ο. Do you recall whether he was with the 10 State of Georgia or federal? As I said, I don't recall the name. 11 Α. 12 You don't recall anything about who he was Ο. 13 with? 14 I do not. Α. 15 Ο. What was he looking into with respect to 16 election fraud? 17 Α. I have no idea. 18 Q. There's nothing you can tell me about this 19 topic? I don't recall any of that. I don't 20 Α. 21 recall who Paul Allen is. 2.2 Ο. If you look at number ten, it reads: 23 "Eric Chaney notified the board 2.4 that he had recently moved out of his 25 commissioner's district.

Page 71 1 "Upon further research, he 2 discovered there is no stipulation that Board of Elections and 3 registration members must live in the 4 5 same district as the person who 6 appointed them. 7 "He has decided to remain on the board at least two more years." 8 9 Do you see that? 10 Α. Yes. 11 And what was the research that you did at Ο. 12 that time? 13 MR. DELK: I'll object to the extent 14 it involves any privileged communication with counsel. 15 16 But subject to that, you can respond. 17 THE WITNESS: I had made Commissioner 18 Dovers aware that I had moved, as I 19 previously stated. And he said he would 20 be in charge of finding out if I needed to 21 resign or not. 2.2 And he got back with me and said that 23 he had gotten with someone in the county, 2.4 I'm not sure of who, and they had said 25 that I could fulfill the rest of my term

Page 72 on the board. 1 BY MR. CROSS: 2 And that was in November of 2021? 3 Ο. That's correct. 4 Α. 5 Do you know who Commissioner Dovers 0. with -- who he spoke with to confirm that you could 6 remain on the board? 7 Α. I do not. 8 9 And to clarify this, I told them I was 10 moving out of the district, not moved. 11 Ο. Well, it says here: 12 "Eric Chaney notified the board 13 that he had recently moved ... " 14 Α. Yes. 15 Q. Right? 16 I said I was going to move, that I was --Α. 17 that is -- I had not formally moved yet. 18 So you're saying that the meeting minutes Ο. 19 are wrong where it says you had already moved? 20 Well, I had not moved as of this date. Α. Ι 21 was planning on moving earlier, but some did --2.2 I -- well, you couldn't find furniture and so on 23 and so forth, so it delayed my moving. 2.4 Until when? Ο. I don't recall the specific date, but it 25 Α.

Page 73 was after the first of the year. 1 2 Ο. Sometime early in 2021? I --3 Α. MR. DELK: 2022. 4 5 BY MR. CROSS: 2022. 6 Ο. Sorry. 7 Sometime in early 2022? 8 Α. Yes. 9 Ο. That's when you moved out of the district? 10 Α. That's correct. Okay. But in the meeting on December 7, 11 Ο. 12 2021 when you guys approved the meeting minutes, 13 which you seconded, you didn't tell anyone that that was inaccurate; right? 14 15 Α. I did not. So in November of last year, you informed 16 Ο. 17 the board that you are moving out of the district. 18 Commissioner Dovers says no problem, you can finish 19 out your term for at least two more years. 20 Right? 21 That was my understanding. Α. 2.2 Ο. Okay. And then all of a sudden, out of 23 the blue this past Friday, somebody comes to you 2.4 and says, well, that's wrong and you now have to 25 resign?

Page 74 I was called --1 Α. 2 MR. DELK: Objection. Asked and 3 answered. THE WITNESS: I was called and he 4 5 said that, because of something they -- a law they had found, that I needed to 6 7 resign. BY MR. CROSS: 8 9 Ο. Called by whom? 10 Α. Commissioner Dovers. And what was the law that he had found? 11 0. 12 MR. DELK: Object to the form. 13 THE WITNESS: I don't know. 14 BY MR. CROSS: 15 Ο. You resigned your position without 16 bothering to ask what the law was that they relied 17 on telling you you had to leave? I did. 18 Α. 19 There's nothing you can tell me about the 0. 20 legal basis for why you left? 21 As I said --Α. 2.2 MR. DELK: Object to the form. Calls 23 for a legal conclusion. He's a lay 2.4 witness. 25 You can respond.

Page 75 1 THE WITNESS: I don't have any 2 response. BY MR. CROSS: 3 Tell me everything about -- well, let's 4 Ο. 5 back up. You got a call from Commissioner Dovers on 6 7 Friday? Α. That's correct. 8 9 Ο. Were you expecting a call from him? 10 Α. I was not. 11 Where were you when he called you? Ο. 12 On a lawnmower mowing the grass. Α. 13 Ο. So he called you on your cell? He did. 14 Α. 15 Ο. And what did he say when he called you? 16 As I stated before, that it had been Α. 17 brought to his attention that, in fact, if you moved out of the district into another district, 18 19 that you could not serve on a board that you were 20 appointed to by the elected commissioner for their 21 district. 2.2 Ο. And he said that there was some law that 23 they had dug up that said that that's -- that's the 2.4 rule? 25 Α. That's correct.

Page 76 Did you ask him why they didn't find it 1 Ο. 2 when they did the research in November of 2021? 3 I mean, I was hot, tired, on a lawnmower, Α. and I wasn't -- I didn't have a lot of appetite for 4 5 getting into any legal jargon with Commissioner Dovers. I felt like he knew what he was talking 6 7 about. So. Well, you felt like he knew what he was 8 0. 9 talking about in November when he gave you the 10 opposite opinion; right? 11 MR. DELK: Object to the form. 12 BY MR. CROSS: 13 Ο. Yes? 14 I don't know. Α. 15 0. The commissioner called you up out of the 16 blue and said that they were taking the complete 17 opposite position of what he told you they had 18 researched and confirmed almost a year ago, and you 19 had no questions for him about it at all? 20 MR. DELK: Object to the form. 21 BY MR. CROSS: 2.2 Ο. Is that your testimony, sir? 23 MR. DELK: Asked and answered. 2.4 Argumentative. 25 I've already answered THE WITNESS:

Page 77 1 that. 2 BY MR. CROSS: 3 You had no questions for him? Ο. No questions. 4 Α. 5 Okay. And what did you say when he told Ο. 6 you that? 7 Α. Okay. 8 Ο. And you hung up? 9 Α. That's pretty much the basis for our 10 conversation. That was the whole conversation? 11 Ο. 12 I didn't say it's the whole conversation. Α. 13 I said that was the basis of our conversation. What was the rest of the conversation? 14 Ο. 15 Α. I don't recall specifically. 16 Well, tell me what you recall from the Ο. 17 conversation you just had on Friday that was 18 important enough that you resigned your position on 19 the board. 20 I already told you. Α. 21 Tell me the rest of it. Ο. 2.2 Α. I told you. 23 So the whole conversation was he tells you Ο. 2.4 I was wrong almost a year ago, you have to quit, 25 and you said okay and that was it?

Page 78 1 Pretty much. Α. 2 Ο. Okay. You say "pretty much." What am I 3 missing? MR. DELK: Object to the form. 4 Asked and answered multiple times. 5 You can tell him the same thing if 6 7 you need to. THE WITNESS: I've stated what 8 9 happened. BY MR. CROSS: 10 11 What else was said in that call beyond 0. 12 what you've now disclosed? 13 Α. I've disclosed what was said in the call. 14 So he said one thing, you said one thing, Ο. and that was the entirety of the conversation? 15 16 Α. (Whereupon, there was no audible response 17 by the deponent.) 18 MR. DELK: Object to the form. 19 BY MR. CROSS: 20 Q. "Yes"? 21 Α. Pretty much. 2.2 Q. Well, see, you keep hedging. 23 MR. DELK: He answered your question. 24 BY MR. CROSS: 25 You understand you're on video; right? Ο.

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1	A. I do.
2	Q. You understand that there's a judge that's
3	going to watch that video at some point and assess
4	your credibility; right?
5	A. I do.
6	Q. You understand that video may become
7	public?
8	A. Sure.
9	Q. Okay. So I'm going to ask you again, tell
10	me the entirety of the conversation, entirety of
11	what you and Mr Commissioner Dovers talked
12	about on Friday, start to finish.
13	MR. DELK: Object to the form.
14	THE WITNESS: I've already
15	MR. DELK: Asked and answered.
16	THE WITNESS: stated that.
17	BY MR. CROSS:
18	Q. So the entirety of the conversation, not
19	pretty much, not part of it, not some of it, the
20	entirety of the conversation was he called you up,
21	said I was wrong almost a year ago, you now have to
22	leave the board, and you said okay, and that's the
23	whole conversation?
24	A. That pretty well sums it up.
25	Q. You seem like you want to keep hedging.

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1	A. I'm not hedging anything.
2	MR. DELK: Object to the form.
3	You don't have to respond to his
4	argumentative comments. Wait for a
5	question.
6	BY MR. CROSS:
7	Q. All right. And you want us to believe
8	that you leaving the board out of the blue on
9	Friday has nothing to do with this deposition in
10	this case.
11	MR. DELK: Object to the form.
12	BY MR. CROSS:
13	Q. Is that right?
14	A. No.
15	Q. You don't want us to believe that?
16	A. It's inaccurate. It's not correct.
17	Q. Okay. And you leaving the board on Friday
18	had nothing to do with the fact that you let people
19	come in to the elections office on January 7 of
20	2021 and access the voting equipment; is that is
21	that your testimony?
22	MR. DELK: Object to the form.
23	THE WITNESS: I've not let anyone
24	into the elections office. I've never had
25	a key to the elections office.

Γ

facilitate access to the elections office on 3 January 7, 2021 for individuals to access the 4 5 voting equipment? Fifth Amendment. 6 Α. 7 Q. And are you saying that that had nothing to do with the fact that you suddenly left the 8 9 board on Friday? 10 Α. Fifth Amendment. 11 0. There we go. 12 MR. PICO-PRATS: Can we go off the 13 record real quick so I can jump to the 14 restroom? 15 MR. CROSS: Sure. Yeah. Why don't 16 we take a break. It's a good time. 17 THE VIDEOGRAPHER: Okay. We're going 18 off the record at 11:44. 19 (Whereupon, a discussion ensued 20 off the record.) 21 (Whereupon, there was a brief 2.2 recess.) 23 THE VIDEOGRAPHER: We're back on the 2.4 record at 12:02. BY MR. CROSS: 25

Are you testifying that you did not

BY MR. CROSS:

0.

1

2

Page 82 Mr. Chaney, the -- sorry, just to go back, 1 Ο. 2 just to make sure I understand something, the Coffee County elections supervisor, I think we 3 covered this before, but that person and their 4 5 assistant reports to the Coffee County board; 6 right? 7 Α. Correct. So they take -- they take their direction 8 Ο. 9 from the board members; is that fair? 10 MR. DELK: Object to the form. 11 You can answer. 12 THE WITNESS: Not from the board 13 members, the board. BY MR. CROSS: 14 From the board? 15 Ο. 16 Α. Yes. 17 Okay. Do you know Lin Wood? Q. 18 Not personally. Α. 19 But you -- you've heard of him? Ο. 20 Heard the name, yes. Α. 21 Ο. Have you ever met him? 2.2 Α. I have not. Has he ever been in the Coffee County 23 Ο. 2.4 election office to your knowledge? 25 Α. Not to my knowledge.

Page 83 Do you know Stephanie Lambert? 1 Ο. Α. 2 I do not. Do you know if she's ever been in the Q. 3 Coffee County election office? 4 5 Α. I do not. Do you know Sidney Powell? 6 Ο. 7 Α. I've heard the name. Have you met her? 8 Ο. 9 Α. I have not. 10 Do you understand that she represented the Ο. 11 Trump campaign in some election litigation? 12 Α. Correct. 13 Ο. Did you ever have any communications with 14 her? I did not. 15 Α. 16 Ο. Has she ever been in the Coffee County 17 election office? 18 Α. Not to my knowledge. 19 Do you know Patrick Byrne? Ο. 20 Α. I do not. 21 Ever communicated with him? Ο. 2.2 Α. No, sir. 23 Has he ever been in the Coffee County 0. 24 election office? 25 Α. Not to my knowledge.

Page 84 Do you know Ben Cotton? 1 Ο. 2 Α. I do not. Ever communicated with him? 3 Ο. Not to my knowledge. 4 Α. 5 Do you know if he's ever been in the Ο. Coffee County election office? 6 7 Α. Not that I know of. Do you have any reason to believe that he 8 Ο. 9 has been? 10 Α. As I said, I don't know. I don't know 11 that he has or has not been. 12 Q. Okay. Do you know Russell Ramsland? 13 Α. I do not. Have you ever communicated with him? 14 0. 15 Α. Not that I'm aware of. 16 Do you know whether he's ever been in the Ο. 17 Coffee County election office? 18 Α. There again, not that I know of. 19 Do you know Steve Bannon? Ο. 20 Α. I've heard the name. 21 You understand he worked on the Trump Ο. 2.2 campaign; right? 23 I just know the name. I don't know to Α. 2.4 what degree. 25 You don't know whether Steve Bannon worked Ο.

Page 85 1 on the Trump campaign? 2 I'm not sure. I think he was something to Α. do with Trump, but I don't know about campaign or 3 whatnot. 4 5 Do you know whether he was ever in the Ο. Coffee County election office? 6 7 Α. I do not. Do you know Doug Franks? 8 0. 9 Α. I don't. 10 Do you know whether he was in the Coffee Ο. County election office? 11 12 Α. I don't. 13 0. Do you know Cathy Latham? 14 I do. Α. And she's the former chair of the G.O.P. 15 Ο. 16 in Coffee County; right? 17 Α. Yes. 18 Okay. Fair to say she's been in the Ο. 19 Coffee County election office multiple times; 20 right? 21 I'm not sure how many times, but I'm sure Α. 2.2 she's been in there. 23 Well, you've been in that office with her; Ο. 2.4 right? I have seen Cathy in the office, yes. 25 Α.

Page 86 1 Do you know Greg Freemyer? Ο. 2 Α. I do not. Do you know whether he's ever been in the 3 0. Coffee County election office? 4 5 Α. I do not. Do you know the firm Sullivan Strickler? 6 Ο. 7 Α. I do not. Never heard of them? 8 Ο. 9 Α. Not that I recall. 10 I may have asked you this one before. Ο. 11 Sorry if I did. Do you know the name Paul Maggio? 12 I do not. You've asked that, but I'm Α. 13 not -- I don't -- that name doesn't ring a bell. 14 So you don't recall ever meeting him at 0. 15 any point? 16 No, sir. Α. 17 Are you saying you have not met him or you Q. 18 just don't remember one way or the other? 19 I don't recall whether I've met him or Α. 20 not. 21 Do you know whether Paul Maggio has ever 0. 2.2 been in the Coffee County election office? 23 I do not. Α. 2.4 Do you have any reason to believe he has Ο. 25 not been?

Page 87 MR. DELK: Object to the form. 1 THE WITNESS: As I said, I'm not sure 2 if he has or has not been. 3 BY MR. CROSS: 4 5 Do you know Jenna Ellis? Ο. 6 Α. I do not. 7 Ever communicated with her? Ο. 8 Α. No. 9 Do you know whether she's ever been in the Ο. 10 Coffee County election office? 11 Α. T do not. 12 Do you know Jennifer Jackson? Q. 13 Α. I do not. 14 Do you know whether she's ever been in the Ο. Coffee County election office? 15 16 Α. T don't. 17 You said earlier you don't know Scott Q. Hall? 18 19 I don't. I -- the name rings a bell from Α. 20 open records requests and so on and so forth, but I 21 don't know him. 2.2 Ο. So you're only -- but your only 23 familiarity with the name is open records requests 2.4 that came in to the county while you were on the 25 board?

Page 88 1 Α. That's right. 2 Ο. I think you said earlier you're not familiar with Doug Logan? 3 Α. I'm not. 4 5 And you don't know whether he's ever been Ο. in the Coffee County election office? 6 7 Α. No, sir. And you don't know whether Scott Hall's 8 Ο. ever been in that office? 9 10 Α. I'm not sure, no, sir. 11 (Whereupon, a discussion ensued 12 off the record.) 13 (Whereupon, Plaintiff's Exhibit 8 was marked for 14 15 identification.) 16 BY MR. CROSS: 17 Mr. Chaney, I've handed you what's been Q. marked as Exhibit 8. Just take your time and 18 19 you're welcome to flip through it, read through it 20 if you need. 21 (Whereupon, the document was 2.2 reviewed by the witness.) BY MR. CROSS: 23 2.4 Okay. So the exhibit -- the E-mails in Ο. Exhibit 8 are E-mails that were provided to us by 25

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1	counsel for Coffee County in response to an open
2	records request.
3	Do you are you aware of that?
4	A. Yes.
5	Q. Okay. And the E-mail at the top of the
6	first page is from Jennifer Herzog on April 12th of
7	2022. Do you see that?
8	A. Yes.
9	Q. And Ms. Herzog is at the firm where
10	Mr. Delk works; right?
11	A. Correct.
12	Q. So Ms. Herzog, is it your understanding
13	that she represent she's counsel for Coffee
14	County?
15	A. Yes.
16	Q. Does she also represent you personally or
17	no?
18	A. Not that I'm aware of.
19	Q. Okay. And so there's an E-mail thread
20	here we're going to talk through here in a little
21	bit. She forwards that on to Ryan Germany at the
22	Secretary of State's office on April 12th of this
23	year; right?
24	A. Yes.
25	Q. And do you know Ryan Germany?

	Page 90
1	A. I do not.
2	Q. Are you aware that he is the general
3	counsel in the Secretary of State's office?
4	A. I'm not.
5	Q. Never heard of Ryan German?
6	A. No, sir.
7	Q. So you've never spoken with him, never
8	communicated with him; right?
9	A. No, sir.
10	Q. And then she copies Anthony Rowell, which
11	is another attorney for Coffee County; right?
12	A. That's right.
13	Q. And that's the Tony Rowell we talked about
14	earlier that was in the meeting with Ms. Hampton
15	when she was let go?
16	A. Right.
17	Q. Okay. Now, if we if you come to the
18	bottom of the second page of the E-mail thread, or
19	really look in the middle, do you see there's an
20	E-mail from Emma Brown at the Washington Post?
21	A. I do.
22	Q. And she sends that E-mail at 5:00 in the
23	morning on April 12th of 2022; right?
24	A. Yes.
25	Q. And she sends it to Wesley Vickers at

Page 91 Coffee County? 1 2 Α. Yes. 3 Who's Wesley Vickers? Ο. He is the county manager or comptroller, I 4 Α. 5 would -- I would say. I'm not sure of his exact title, but. 6 7 What is his relationship, if any, with the Ο. Coffee County Board of Elections? 8 9 Α. I'm not sure. 10 Ο. And then Ms. Brown also contacted 11 Mr. Rowell and Ms. Herzog. Do you see that? 12 Α. I do. 13 Ο. And the subject is Time Sensitive Washington Post Inquiry. Do you see that? 14 15 Α. Yes. 16 And then you see in the first paragraph Ο. 17 she writes: 18 "As you know from my previous 19 inquiries to each of you, I have been 20 reporting on the claim that 21 businessman Scott Hall arranged after 2.2 the 2020 election to ferry a team of 23 people to Coffee County where he says 2.4 in a recorded phone call that they 25 made copies of Dominion election

Page 92 equipment with permission from local 1 elections officials." 2 3 Do you see that? I do. 4 Α. 5 And you were one of the local elections Ο. officials that gave permission for that; right? 6 7 MR. DELK: Object to the form. THE WITNESS: Fifth Amendment. 8 9 BY MR. CROSS: 10 Ms. Brown then goes on: Ο. 11 [As read] "The County's former 12election supervisor Misty Hampton 13 (previously Martin) told me that Scott Hall did visit her office with other 14 15 people after she reached to someone on 16 the 'federal level' seeking help" 17 investigating -- "seeking help investigate the election." 18 19 Do you see that? 20 I do. Α. 21 She then goes on: Q. 2.2 "She said she did not remember how 23 many people or who they were or when 2.4 they visited or what they did. She 25 said Eric Chaney was present with her

Page 93 and she did nothing without his 1 2 knowledge." 3 Do you see that? I do. 4 Α. 5 And that's a true statement, right, that Ο. 6 you were present when this happened and you knew 7 what was going on? Α. Fifth Amendment. 8 9 0. Ms. Brown then writes: 10 "Hampton said the group passed 11 through the locked door between the 12building foyer and the election 13 department, which she described as an 14 area off limits to the general public 15 but a place where non-county employees 16 such as candidates, anyone seeking to 17 meet with her, even her mother, could 18 go and did go." 19 Do you see that? 20 Α. I do. 21 Q. She then goes on: 2.2 "She also said that, while she was 23 sure that Hall and the team he brought 2.4 did not enter a locked room housing 25 the touch screen voting machines, she

Page 94 did not know whether they entered the 1 2 room housing the E.M.S. server as that 3 room was often unlocked during the day and she wasn't watching their every 4 5 move." Do you see that? 6 7 I do. Α. But you are aware that that team did, in 8 Ο. 9 fact, enter the room with the E.M.S. server; 10 correct? Fifth Amendment. 11 Α. 12 You're aware that they connected hard Q. 13 drives to that equipment and copied it; right? 14 Fifth Amendment. Α. 15 Ο. You're aware that they brought in a 16 borrowed scanner and copied cast ballots; right? 17 Α. Fifth Amendment. 18 You're aware that Cathy Latham provided 0. 19 that scanner; right? 20 Α. Fifth Amendment. 21 She borrowed that scanner from her church, Ο. 2.2 did she not? 23 Fifth Amendment. Α. 2.4 When did she return it to the church? 0. 25 Fifth Amendment. Α.

Page 95 So then if we come up, Ms. Herzog sends 1 0. 2 Ms. Brown's E-mail to you the same day and writes: "Eric, we received the below 3 correspondence at 5:05 a.m. Please 4 5 give Tony Rowell and myself a call as soon as possible to discuss." 6 7 Do you see that? I do. 8 Α. 9 Ο. And then later that afternoon, you write 10 back to Ms. Herzog in an E-mail. Do you see that? 11 Α. T do. 12 Q. And you write: 13 "I do not know Scott Hall..." 14 Right? 15 Α. That's correct. 16 That was a lie; right? Ο. 17 MR. DELK: Object to the form. 18 THE WITNESS: No. 19 BY MR. CROSS: 20 That was not a lie? Q. 21 Α. That was not a lie. 2.2 Q. Okay. And you write: 23 "I do not know Scott Hall, and to 2.4 my knowledge I am not aware of nor was 25 I present at the Coffee County Board

Page 96 of Elections and registration's office 1 2 when anyone illegally accessed the server or the room in which it is 3 contained." 4 5 Do you see that? 6 Α. I do. 7 0. Everything you wrote in that sentence was a lie; right? 8 9 MR. DELK: Object to the form. 10 THE WITNESS: Fifth Amendment. 11 BY MR. CROSS: 12 Is it your position that, when Scott Hall Ο. 13 and others came in and accessed the voting 14 equipment in Coffee County in January of 2021, that 15 that was legal? 16 Α. Fifth Amendment. 17 Q. Do you dispute that it was illegal? Fifth Amendment. 18 Α. 19 Did the board authorize that? Ο. 20 Α. Fifth Amendment. 21 Did you authorize that? Ο. 2.2 Α. Fifth Amendment. 23 Did Ms. Hampton authorize that? 0. 24 Fifth Amendment. Α. If you come down to the middle of your 25 Ο.

Page 97 E-mail, do you see the sentence that begins "I have 1 no knowledge whether"? 2 I do. 3 Α. And you wrote to Ms. Herzog: 4 Ο. 5 "I have no knowledge whether or not Misty allowed anyone without 6 authorization to access the server 7 room (which remains locked). And 8 9 because of the layout of the elections 10 office, which is very small, you have 11 to walk through Misty's office to 12 access that room. 13 "Therefore, it is highly unlikely, if not impossible, for her not to know 14 who did or did not enter the server 15 room." 16 17 Do you see that? 18 Yes. Α. 19 You then go on: Ο. 20 "I have no personal knowledge that 21 anyone without authorization accessed 2.2 the server room..." 23 Do you see that? 2.4 Α. Yes. 25 That was a lie; right? Ο.

Page 98 MR. DELK: Object to the form. 1 No. 2 THE WITNESS: BY MR. CROSS: 3 So that's a true statement, that you have 4 Ο. 5 no personal knowledge that anyone without authorization accessed the server room? 6 7 Fifth Amendment. Α. Well, is it a lie or is it a true 8 Ο. 9 statement? 10 Α. Fifth Amendment. 11 Well, you just said it's not a lie. Ο. 12 Α. Fifth Amendment. 13 Ο. Okay. And you go on in that same sentence 14 to say that you also have no "knowledge of any 15 other statements or allegations in Ms. Brown's 16 letter." 17 Do you see that? 18 Α. That's correct. 19 That also was a lie; right? Ο. 20 Fifth Amendment. Α. 21 MR. DELK: Object to the form. 2.2 BY MR. CROSS: 23 And you wrote this E-mail specifically for Ο. 2.4 the purpose of Ms. Herzog providing it as the 25 response to the Washington Post inquiry; right?

Page 99 1 Α. Correct. 2 0. Did you convey the truth of what happened 3 to your counsel or did you lie to your counsel, too? 4 5 MR. DELK: Object to the form. 6 That's privileged. 7 THE WITNESS: Fifth Amendment. 8 BY MR. CROSS: 9 Ο. Why did you write this dishonest E-mail in 10 response to the inquiry from the Washington Post? 11 MR. DELK: Object to the form. Asked 12 and answered. 13 THE WITNESS: Fifth Amendment. 14 BY MR. CROSS: 15 0. In the days leading up to January 7 of 16 2021, you reached out to Misty Hampton and asked if 17 she'd be willing to work with folks to get access to the voting equipment in her elections office; 18 19 right? 20 MR. DELK: Object to the form. 21 THE WITNESS: Fifth Amendment. 2.2 BY MR. CROSS: 23 You had multiple conversations with her Ο. 2.4 about that; right? 25 Α. Fifth Amendment.

		Page 100
1	Q.	You told her specifically that one of
2	those ind	lividuals would be a man named Scott Hall;
3	right?	
4	Α.	Fifth Amendment.
5	Q.	Cathy Latham was one of the key
б	individuals who helped organized this with Scott	
7	Hall; rig	nt?
8	Α.	Fifth Amendment.
9	Q.	You and Ms. Latham worked together to
10	organize	this; correct?
11	Α.	Fifth Amendment.
12	Q.	On the morning of January 7, 2021, you
13	were awar	e that Scott Hall and others arrived in
14	the Coffe	e County election office specifically for
15	the purpo	ose of copying ballots and copying data
16	from the	voting equipment; right?
17	Α.	Fifth Amendment.
18	Q.	Did you send any text messages about that?
19	Α.	Fifth Amendment.
20	Q.	Do you use Signal?
21	Α.	Fifth Amendment.
22	Q.	It's incriminating whether you use Signal
23	at all?	
24	Α.	Fifth Amendment.
25	Q.	I take it you use Signal only to commit

Page 101 crimes? 1 2 Α. Fifth Amendment. 3 MR. DELK: Object to the form. BY MR. CROSS: 4 5 You were in the Coffee County elections Ο. office on January 7, 2021 yourself; right? 6 7 Α. Yes. Ms. Latham was also there; right? 8 0. 9 Α. Fifth Amendment. 10 Ο. You were there when Scott Hall walked into 11 the door; right? 12 Α. Fifth Amendment. 13 (Whereupon, Plaintiff's Exhibit 9 was marked for 14 15 identification.) 16 BY MR. CROSS: 17 All right. Mr. Chaney, I've handed you Q. what's been marked as Exhibit 9. Take a moment to 18 19 read through it. But do you recognize that these 20 are text messages that you exchanged with Misty 21 Hampton? 2.2 (Whereupon, the document was 23 reviewed by the witness.) 2.4 THE WITNESS: I recognize this as a 25 text thread, but I'm not -- I mean, I

Page 102 1 can't testify to them. 2 BY MR. CROSS: 3 Ο. Text thread with Misty Hampton? Fifth Amendment. 4 Α. 5 All right. Do you see at the bottom 0. there's pagination 24 pages, if you look on the 6 7 bottom right corner? 8 Yes, sir. Α. 9 Ο. Go to Page 12 of 24 in the text thread 10 with Ms. Hampton. You see the date November 12th, 2020 --11 12 Α. Yes. 13 0. -- 10:08 p.m.? 14 And she wrote to you: 15 "Did you like that post? Was that 16 okay?" 17 You said: "I did. Very good." 18 She writes: "Thank you." 19 Do you see that? 20 I do. Α. 21 Do you recall what this was about, what Ο. 2.2 this post was about? 23 Fifth Amendment. Α. 2.4 Okay. And then you write back: Ο. 25 "Thanks for your hard work."

Page 103 1 She says: "Thank you for all your help." 2 3 You say: "It has not gone unnoticed." 4 5 She says: "Thank you." Do you see that? 6 7 I do. Α. And your view was that Ms. Hampton, at 8 Ο. 9 least before the issue of the timesheets arose, she 10 did a good job managing the elections office; 11 right? 12 Α. Fifth Amendment. 13 0. Whether Ms. Hampton did a good job is 14 potentially incriminating to you? 15 MR. DELK: Object to the form. 16 THE WITNESS: Fifth Amendment. 17 BY MR. CROSS: 18 Ο. Then in -- just stay with me, because 19 we're going to flip through this. Go to Page 13. 20 On November 13, 2020, she sent you a picture of a 21 ballot that had two O.R. codes. 2.2 Do you remember that? Fifth Amendment. 23 Α. 2.4 Do you recall during your time as a member 0. 25 of the Coffee County board that the Dominion system

	Page 104		
1	sometimes would generate ballots from the B.M.D.s		
2	that had more than one Q.R. code?		
3	A. Fifth Amendment.		
4	Q. Was that an issue that you or anyone in		
5	the County to your knowledge raised with the State?		
6	A. Fifth Amendment.		
7	Q. And if you look down at the bottom, she		
8	also sent a picture of a ballot that she said was		
9	missing some of the races that were supposed to be		
10	on that ballot.		
11	Do you see that?		
12	A. I do.		
13	Q. Do you recall that being a concern that		
14	you or others had with the in Coffee County with		
15	the voting system?		
16	A. Fifth Amendment.		
17	Q. Was that a concern that you or others on		
18	the board raised with the State?		
19	A. Fifth Amendment.		
20	Q. All right. Come to November 17. This is		
21	the top of Page 15. Do you see that?		
22	A. Yes.		
23	Q. And so on November 17, 2020 at 1:55, she		
24	sends you a postal a U.S. postal receipt. Do		
25	you see that?		

Page 105 1 Α. Yes. What was that for? 2 Ο. Fifth Amendment. 3 Α. Then on November 19, 2020, do you see that 4 Ο. 5 you exchanged some texts with her at 5:19 p.m.? Are you with me there? 6 7 Α. Yes, I'm there. And then you wrote to her: 8 0. 9 "Do you have the election bulletin 10 from the Secretary of State office 11 about how the audit had proved the 12 machines reliable and that Notes 13 should certify the original numbers?" 14 Do you see that text? 15 Α. I do. 16 Ο. She writes back: 17 "I will go back on Firefly and find them." 18 19 Do you see that? 20 Yes. Α. 21 And then you respond: Q. 2.2 "E-mail them to me, please. 23 Trump's man wants them." 2.4 Do you see that? 25 Α. I do.

Page 106 Who is Trump's man? 1 Ο. 2 Α. Fifth Amendment. 3 Why did somebody associated with former Ο. President Trump want something from Coffee County, 4 5 Georgia? MR. DELK: Object to the form. 6 7 THE WITNESS: Fifth Amendment. BY MR. CROSS: 8 9 Ο. Do you know the name Jesse Binnall, B-I-N-N-A-L-L? 10 11 Α. T don't. 12 Have you ever communicated with him? Q. 13 Α. Not to my knowledge. 14 Are you aware that he is one of Trump's Ο. 15 personal lawyers? 16 Α. T'm not. 17 Q. So you indicate: 18 "Trump's man wants them." 19 She writes: "Okay." 20 Then you write: 21 "They're after the S.O.S. and 2.2 GOV." 23 Do you see that? 2.4 I do. Α. 25 And you're referring to the Secretary of Q.

Page 107 State Raffensperger and Governor Kemp; right? 1 Fifth Amendment. 2 Α. Ms. Hampton responds: 3 Ο. "Good," with four exclamation 4 5 points. "I'll help them any way I can." 6 7 And then you respond: "Me, too." 8 9 Do you see that? 10 Α. I do. 11 Why did you have to help Trump's man, 0. 12 whoever that was, go after Secretary Raffensperger 13 and Governor Kemp? 14 Fifth Amendment. Α. 15 Q. Why did you want to help Trump's man do 16 anything? Fifth Amendment. 17 Α. 18 Ο. Did you believe what you were doing to 19 help Trump's man was a crime? 20 Α. Fifth Amendment. 21 Do you believe that now? Ο. 2.2 Α. Fifth Amendment. 23 Is whatever you were doing in this text Ο. 2.4 the subject of any criminal investigation to your 25 knowledge?

		Page 108	
1	A. Fifth Amendment.		
2	MR. DELK: Object to the form.		
3	BY MR. CROSS:		
4	Q. And then you come down, you see I	ecember	
5	lst, 2020, 11:10 a.m.?		
6	A. Yes.		
7	Q. And you sent her a screenshot fro	om Amazon.	
8	Do you see that?		
9	A. That's correct.		
10	Q. And what you had just purchased o	on Amazon	
11	is a digital voice recorder. Do you see t	hat?	
12	A. That's correct.		
13	Q. Why did you purchase a digital vo	ice	
14	recorder?		
15	A. We use a recorder in the board me	etings to	
16	record. We did have a cassette recorder,	but we	
17	went to a digital recorder.		
18	Q. And so that was purchased to reco	ord the	
19	board meetings?		
20	A. That's correct.		
21	Q. And are the board meetings typica	illy	
22	recorded in that way?		
23	A. That's correct.		
24	Q. Do you have any reason to believe	that	
25	those recordings no longer exist?		

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Page 109 1 Α. I'm not sure. MR. CROSS: Mr. Delk, since your firm 2 3 also represents Coffee County, we need those produced, please. 4 5 MR. DELK: We'll take that up 6 following the deposition. 7 MR. CROSS: Okay. 8 BY MR. CROSS: 9 Ο. Then if you come to the top of the next 10 page, December 1st, 2020, do you -- sorry, just 11 flip the page. Or did you already flip? Oh, yeah, 12 you're there. I'm sorry. 13 The top of that page, December 1st, you 14 sent Ms. Hampton contact information for someone 15 named Tyler Harper. Do you see that? 16 MR. DELK: Object to the form. 17 You can respond. THE WITNESS: Which page are you on 18 19 now? BY MR. CROSS: 20 21 Ο. Top here. Do you see Tyler Harper? 2.2 Α. I do. 23 Who is Tyler Harper? 0. 2.4 He's a senator for district eight in Α. 25 Georgia.

Page 110 Why did you send Tyler Harper's contact 1 Ο. 2 information to Misty Hampton on December 1st of 3 2020?That's not a phone number. 4 Α. 5 Ο. Well, it's a V.C.F. That's how you forward contact information; right? 6 7 Α. I'm not sure. Well, do you know why you would -- why you 8 0. 9 sent contact information for Tyler Harper to 10 Ms. Hampton? Fifth Amendment. 11 Α. 12 Q. And she responds: 13 "Tell me who a good lawyer would be for that." 14 What was that about? 15 16 Α. Fifth Amendment. 17 Q. And in this thread, you say to her: 18 "Did you get Tyler's contact 19 info?" 20 She writes: 21 "Yes, it left him off, but I just 2.2 did a new one with him in it." 23 What's she talking about there? 2.4 Fifth Amendment. Α. 25 She then writes: Ο.

Page 111 "Just hope I don't get fired for 1 it. L.O.L." 2 You wrote: 3 "You won't," with an exclamation 4 5 point. Do you see that? 6 7 Fifth Amendment. Α. 8 What was she doing that might get her 0. fired? 9 Fifth Amendment. 10 Α. 11 Ο. Why were you confident she would not get 12 fired? Fifth Amendment. 13 Α. 14 Were you confident she would not get fired Ο. 15 by virtue of your position on the board? 16 Α. Fifth Amendment. And then if you come down, still on 17 Q. December 1st of 2020, do you see you sent her a 18 19 text that says: 20 "Do you still have those lawyers' 21 E-mails?" 2.2 Do you see that? 23 I do. Α. 24 What lawyers? Ο. Fifth Amendment. 25 Α.

Page 112 She writes: "I do." 1 Ο. 2 You write: "E-mail them in the morning." 3 What was it you wanted her to E-mail them about? 4 5 Α. Fifth Amendment. Then on December 2nd of 2020 at 7:14 p.m., 6 Ο. 7 she writes to you: 8 "Trump is going to be in Valdosta Sunday afternoon." 9 10 Do you see that? 11 Α. T do. 12 Q. She writes below that: 13 "So who do we know that can get us 14 Calle of talking to him?" 15 Do you see that? 16 Α. T do. 17 Q. And then you write: "Dominic's buddy. Russ Goodman." 18 19 Right? 20 Α. I do. 21 Who's Russ Goodman? Ο. 2.2 Α. Fifth Amendment. 23 Who's Dominic? Ο. 2.4 Fifth Amendment. Α. 25 Why did you think that Dominic or Russ Q.

	Page 113
1	Goodman could get any of you guys access to Trump
2	at this time?
3	A. Fifth Amendment.
4	Q. So December 4th of 2020, top of the next
5	page, 10:33 a.m., do you see that?
6	A. Yes.
7	Q. Ms. Hampton writes to you:
8	"I am sitting here with Tony
9	Rowell. And after him looking at the
10	numbers from the recount, he suggests
11	that we do not certify.
12	"The certification is supposed to
13	be done by noon today. We have
14	drafted a letter to be sent to the
15	State, so I was going to see if you
16	can sign a letter."
17	Do you see that?
18	A. I do.
19	Q. Then later that day she writes:
20	"You busy?"
21	Do you see that?
22	A. Yes.
23	Q. Then on December 8, 2020 at 2:36 p.m., she
24	writes:
25	"Why is he scared?"

Page 114 1 Do you see that? I do. 2 Α. 3 Q. And you write back: "Pussy." 4 5 Α. I do. Who are you referring to? 6 Q. 7 Α. Fifth Amendment. Are you referring to Tony Rowell? 8 Ο. Fifth Amendment. 9 Α. 10 She then questions: Ο. 11 "You have a signed copy?" 12And you say: "Yes." 13 Do you see that? 14 I do. Α. 15 Q. Signed copy of what? 16 Fifth Amendment. Α. She then writes: "Okay." 17 Q. 18 And you write: "I want you there." 19 Right? Are you with me? 20 Α. I see. You wanted her where? 21 Q. 2.2 Α. Fifth Amendment. 23 What was it you wanted her to do? Ο. 24 Fifth Amendment. Α. She then writes: 25 Q.

Page 115 "Good. Are you going to be here 1 with Ed and Robert Preston?" 2 3 Do you see that? I do. 4 Α. 5 Ο. Who's Robert Preston? He is a local journalist that owns Douglas 6 Α. 7 Now -- represents Douglas Now. I don't know if he 8 owns it. Was Robert Preston involved with the 9 Ο. 10 YouTube video that we talked about earlier where 11 Ms. Hampton showed how the adjudication system 12 worked, was he involved in that getting on the 13 Internet? 14 Fifth Amendment. Α. 15 MR. DELK: Object to the form. 16 BY MR. CROSS: 17 And Ed, is that Ed Voyles? Q. 18 Α. I don't know. 19 Well, she wrote she was going to be here Ο. 20 with Ed and Robert Preston, and you responded: 21 "Yes." 2.2 Right? 23 MR. DELK: Object to the form. 2.4 THE WITNESS: I can't speculate for 25 Misty.

Page 116 1 BY MR. CROSS: I understand that. But just so we're 2 Ο. No. 3 clear we're reading the same thing, she writes: "Are you going to be here with Ed 4 5 and Robert Preston?" You respond: "Yes." 6 7 Right? That's correct. 8 Α. 9 0. Okay. You didn't ask her who Ed was? 10 Α. I did not. 11 Well, do you have any reason to think it's Ο. 12 someone other than Ed Voyles? 13 Α. There again, I can't speculate on Misty's 14 behalf. 15 Ο. Okay. Ed Voyles is a former member of the 16 Coffee County elections board; right? 17 Α. He was. 18 Was he a chairman at one point? Q. 19 I'm not sure. Α. 20 Ed Voyles was in the election office for Q. 21 some portion of January 7th of 2021 right? 2.2 Α. Fifth Amendment. 23 So then on December 8, 2020, later that Ο. 24 same day we were just looking at, 9:44 p.m., you 25 wrote to Ms. Hampton:

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Page 117 "Think we can get James to give a 1 2 statement?" 3 Do you see that? Α. I do. 4 5 Ο. Who is James? Fifth Amendment. 6 Α. 7 And then she responds: Q. "No, he does not want to be 8 involved." 9 10 You respond: "That's going to hold us up." 11 12She writes: 13 "I don't think so. I really do not know if he is a legal citizen." 14 15 Do you see that? 16 T do. Α. 17 And when you said, "that's going to hold Q. 18 us up, " hold what up? 19 MR. DELK: Object to the form. 20 THE WITNESS: Fifth Amendment. 21 BY MR. CROSS: 2.2 Q. Is James, whoever he is, is that a -- is 23 he a legal citizen? 2.4 Fifth Amendment. Α. 25 You then write back: Q.

Page 118 "All we need is a written 1 2 statement." 3 Do you see that? Α. I do. 4 5 Ο. A written statement for what? Fifth Amendment. 6 Α. 7 A written statement about what? 0. Fifth Amendment. 8 Α. 9 Ο. A written statement by whom? 10 Α. Fifth Amendment. 11 What can you tell me about the written Ο. 12 statement that you said you needed? 13 Α. Fifth Amendment. Who was the written statement for? 14 0. Fifth Amendment. 15 Α. 16 Then the next day, December 9, 2020, 9:27 0. a.m., you write -- I'm still at the bottom of the 17 18 page. I'm sorry. She -- Ms. Hampton writes: 19 "Does Wendell think he is going to 20 change the vote to not go tomorrow?" 21 You write back: 2.2 "I'm about to puss this joker 23 off." 2.4 Do you see that? 25 Α. I do.

Page 119 What was the vote that was being discussed 1 Ο. 2 there? Fifth Amendment. 3 Α. Then on December 10th, 20:20, 4:09 p.m., 4 Ο. 5 she writes to you: "Dominic is pissed and he is 6 7 trying to call you." Do you see that? 8 9 Α. I do. 10 Ο. The next day at 12:12 p.m., you write: "Send me T.J.'s number." 11 12 Do you see that? 13 Α. I do. 14 Who is T.J.? Ο. I'm not sure. Fifth Amendment. 15 Α. 16 And you see she sends you: 0. 17 "T.J. V.C.F." 18 Do you see that? 19 Α. Yes. 20 Q. So as you sit here, you don't know who 21 T.J. was? 2.2 Α. Fifth Amendment. 23 0. All right. Then come down to the top of 24 the next page. You see it's dated December 30, 25 2020 at 4:00 p.m.?

	Page 120
1	A. Yes, sir.
2	Q. And there are three screenshots of poll
3	pads, three photos of poll pads that Ms. Hampton
4	sent you. Do you see that?
5	A. Yes.
б	Q. And on the first one she shows that the
7	poll pad is accessing Netflix; right?
8	A. Yes.
9	Q. And on the second one, she shows that the
10	poll pad is accessing, what is she what is that?
11	Do you know what that is? Some sort of games?
12	MR. DELK: Object to the form.
13	THE WITNESS: I'm not sure.
14	BY MR. CROSS:
15	Q. One of the things that Ms. Hampton had
16	raised as a concern with you and others was that
17	the poll pads used in Georgia are connected to the
18	Internet; right?
19	A. That's correct.
20	Q. And you're aware that well, back up.
21	Ms. Hampton's daughter also worked for the
22	County; right?
23	A. She did.
24	Q. She helped with elections?
25	A. She was employed part-time with the

1 County.

2 Ο. And you're aware that, during at least one 3 election, Ms. Hampton's daughter was able to use a poll pad to watch Netflix during the election; 4 5 right? Ms. Hampton conveyed that to you? Fifth Amendment. 6 Α. 7 Then if you come down to the bottom, Ο. 8 there's still -- just so you can see, we're still 9 on December 30 of 2020. That spills over to the 10 top of Page 20, and there's an additional photo. 11 So this is still December 30. Do you see 12 that? 13 Α. Yes. 14 And there's a card game that's depicted on 0. 15 a computer screen in that one; right? 16 Α. Yes. 17 Q. And here Ms. Hampton wrote to you: 18 "This is the computer that the 19 I.C.C. scanner is connected to." 20 Right? MR. DELK: Object to the form. 21 2.2 THE WITNESS: Fifth Amendment. BY MR. CROSS: 23 2.4 And then she sends you another photo. Ο. Do you see that below? 25

				Page 122
1		A.	Yes.	
2		Q.	And there she writes:	
3			"This is the E.M.S. server	
4		comp	puter."	
5			Do you see that?	
6		Α.	Fifth Amendment.	
7		Q.	Then on December 31 of 2020 at	7:46 p.m.,
8	you	wrote	e to her:	
9			"Did you get the letter sent?"	
10			Do you see that?	
11		Α.	Yes.	
12		Q.	What letter?	
13		Α.	Fifth Amendment.	
14		Q.	Sent to whom?	
15		Α.	Fifth Amendment.	
16		Q.	About what?	
17		Α.	Fifth Amendment.	
18		Q.	For what purpose?	
19		Α.	Fifth Amendment.	
20		Q.	Who wrote it?	
21		A.	Fifth Amendment.	
22		Q.	What was your involvement?	
23		Α.	Fifth Amendment.	
24		Q.	Who else was involved?	
25		Α.	Fifth Amendment.	

Page 123 1 She responds to you: Ο. 2 "No. I am going to finish it 3 tomorrow." 4 Do you see that? 5 Α. I do. And then you responded with an E-mail 6 0. 7 address for Preston Haliburton. Do you see that? Α. I do. 8 9 Why did you give her Preston Haliburton's Ο. E-mail address? 10 Fifth Amendment. 11 Α. 12 Okay. Are you aware that Mr. Haliburton Ο. 13 represents Cathy Latham? 14 Fifth Amendment. Α. 15 0. All right. Come to Page 22 of 24. If you 16 come down in the middle, do you see there's a text 17 January 6th of 2021 at 4:26 p.m.? 18 Α. I do. 19 And on that day, Ms. Hampton wrote to you: Ο. 20 "Scott Hall is on the phone with 21 Cathy about wanting to come scan our 2.2 ballots from the general election like 23 we talked about the other day. I am 2.4 going to call you in a few." 25 Do you see that?

Page 124 1 Α. I do. "Cathy" refers to Cathy Latham; right? 2 Ο. Fifth Amendment. 3 Α. So you were aware, at least as of January 4 0. 5 6th of 2021, that Scott Hall was coming in to the Coffee County election office at least to access a 6 7 copy, to scan ballots; right? 8 Α. Fifth Amendment. 9 0. So when you testified earlier that your 10 only familiarity with Scott Hall was through an 11 open records request, that was a lie; right, sir? 12 MR. DELK: Object to the form. 13 THE WITNESS: Fifth Amendment. 14 BY MR. CROSS: 15 Ο. Are you aware that lying under oath is a 16 felony? 17 Α. Fifth Amendment. 18 Q. Do you know who Javier represents? 19 I do. Α. The Secretary of State's office; right? 20 Q. 21 Α. I do. 2.2 Do you understand the Secretary of State's Ο. 23 office has a lawyer sitting in this room in which 24 you just lied? 25 MR. DELK: Object to the form.

Page 125 BY MR. CROSS: 1 2 0. Right? A. Fifth Amendment. 3 She then writes back later that same day, 4 Ο. 5 8:54 p.m.: "I found out tonight that there is 6 7 another way to change the ballots in R.T.R." 8 9 Do you see that? 10 Α. I do. 11 Ο. What's R.T.R.? 12 Α. I don't know. 13 Ο. And you write back: "What?" 14 She writes: "Yelp." 15 You say: "How?" 16 She says: "I found a manual on Dominion." 17 And then you say: "Wow." 18 Do you see that? 19 MR. DELK: Object to the form. 20 THE WITNESS: I do. 21 BY MR. CROSS: 2.2 Ο. What was this other way to change ballots? I'm not sure. 23 Α. 24 Then on January 7, 2021, 10:18 a.m., she 0. 25 writes to you:

Page 126 "Hey, are you coming to the 1 office? I need a board member to be 2 here when we transfer ballots." 3 Do you see that? 4 5 Α. I do. Why did a board member need to be there to 6 Ο. 7 transfer ballots? Fifth Amendment. 8 Α. 9 Ο. And by "transfer ballots," she's talking 10 about copying the ballots for Scott Hall and others; right? 11 12 MR. DELK: Object to the form. 13 THE WITNESS: Fifth Amendment. 14 BY MR. CROSS: 15 Q. And you wrote: 16 "I'll be there at 11:00." 17 Right? I did. 18 Α. 19 And you don't dispute that you were in the Ο. 20 Coffee County election office on January 7, 2021; 21 right? 2.2 Α. Fifth Amendment. 23 And when you were in the office that day, Ο. 2.4 you saw Scott Hall come in with others right? Fifth Amendment. 25 Α.

	Page 127
1	Q. And you don't dispute that Ms. Latham was
2	in the office that day; right?
3	A. Fifth Amendment.
4	(Whereupon, Ms. Curling joined the
5	deposition.)
6	BY MR. CROSS:
7	Q. You don't dispute that Jil Ridlehoover was
8	in the office that day; right?
9	A. Fifth Amendment.
10	Q. If you come to the top of the next page,
11	January 7 of 2021 at 7:24 p.m., you send a phone
12	number to Ms. Hampton.
13	Do you see that?
14	A. I do.
15	Q. Whose phone number is that?
16	A. I don't know.
17	Q. Why did you send her that number?
18	A. I don't know.
19	Q. Nothing you can tell me about that phone
20	number?
21	A. Fifth Amendment.
22	Q. That phone number is for Robert Sinners,
23	S-I-N-N-E-R-S; right?
24	A. I'm not sure.
25	Q. You sent a phone number to Ms. Hampton on

Page 128 January 7, 2021 and you have no idea whose number 1 2 it is? Fifth Amendment. 3 Α. I'm going to ask you again, Mr. Chaney. 4 Ο. 5 You are aware that that phone number is registered to Robert Sinners; right? 6 7 Α. Fifth Amendment. MR. DELK: Object to the form. 8 9 BY MR. CROSS: What was Mr. Sinners' involvement in a 10 Ο. 11 team coming into the Coffee County elections office 12 on January 7, 2021 to copy ballots and copy 13 proprietary data off of the Dominion voting 14 equipment? 15 MR. DELK: Object to the form. 16 THE WITNESS: Fifth Amendment. 17 BY MR. CROSS: 18 Did you personally communicate with Ο. 19 Mr. Sinners? 20 Α. Fifth Amendment. 21 Were you asking Ms. Hampton to communicate Ο. 2.2 with Mr. Sinners about those events? 23 Fifth Amendment. Α. 2.4 Who in the Secretary of State's office to 0. 25 your knowledge was aware of what happened on

Page 129 January 7th, 2021 involving Mr. Hall and Mr. Maggio 1 2 and others? Fifth Amendment. 3 Α. MR. DELK: Object to the form. 4 5 BY MR. CROSS: When did they become aware? 6 Ο. 7 Α. Fifth Amendment. Immediately after you send her this phone 8 0. 9 number, you write to her: 10 "Let's switch to Signal." 11 Right? 12 Fifth Amendment. Α. 13 Ο. Well, it's written here in front of us. Т 14 mean, we can get that much right. You wrote to 15 her: 16 "Let's switch to Signal." 17 Right? MR. DELK: Object to the form. Asked 18 19 and answered. THE WITNESS: Fifth Amendment. 20 21 BY MR. CROSS: 2.2 0. You wanted to switch to Signal because you 23 wanted to make sure you could delete the messages 24 you guys were exchanging; right? 25 Α. Fifth Amendment.

Page 130 Maybe if you'd thought of that sooner, we 1 Ο. wouldn't have all these texts, would we? 2 Fifth Amendment. 3 Α. MR. DELK: Object to the form. 4 5 BY MR. CROSS: Thought of it a little bit too late. 6 Ο. 7 MR. DELK: Argumentative. Don't -- you don't have to respond. 8 9 That's not even a question. BY MR. CROSS: 10 11 I gathered from going through the document Ο. 12 requests earlier where you wrote "denied" that you 13 have no responsive Signal messages to produce to 14 us; is that right? 15 Α. Fifth Amendment. 16 In fact, you've recently told people Ο. 17 associated with the Coffee County board that you 18 deleted those messages; right? 19 MR. DELK: Object to the form. 20 THE WITNESS: Fifth Amendment. 21 BY MR. CROSS: 2.2 On January 8th of 2021 at 11:52 a.m., she Ο. 23 writes to you: 2.4 "Did you check Signal?" Right? 25

		Page 131	
1	А.	That's right.	
2	Q.	And then she says:	
3		"Call you in just a minute."	
4		Do you recall, do you remember talking to	
5	her that	morning?	
б	Α.	Fifth Amendment.	
7	Q.	The team of individuals who came in to	
8	copy ball	lots and the voting equipment, they were	
9	still in	the office doing that on January 8th	
10	right?		
11	А.	Fifth Amendment.	
12	Q.	On January 12th of 2021 at 2:56 p.m., she	
13	sends you	a handwritten note with the name Bob and	
14	then Chr:	is Linscheid, L-I-N-S-C-H-E-I-D.	
15		Do you see that?	
16	Α.	I do.	
17	Q.	Who is Chris Linscheid?	
18	Α.	I don't know.	
19	Q.	And she includes a phone number. Do you	
20	see that	?	
21	Α.	I do.	
22	Q.	Why did she send you those?	
23	Α.	I don't know.	
24		MR. DELK: Object to the form.	
25	BY MR. CI	ROSS:	

Page 132 Nothing you can tell me about that? 1 Ο. Fifth Amendment. 2 Α. 3 0. Did you ever communicate with Chris Linscheid? 4 5 Α. Fifth Amendment. Did you ever call that number? 6 Ο. 7 Fifth Amendment. Α. Do you know if those individuals are 8 0. 9 involved in copying ballots and voting equipment in 10 Coffee County? 11 MR. DELK: Object to the form. 12 THE WITNESS: Fifth Amendment. 13 BY MR. CROSS: On January 15, 2021 at 5:08 p.m., she 14 Ο. 15 wrote to you: 16 "Do you have Snapchat? Signal is 17 down," with an exclamation point. 18 Do you see that? 19 I do. Α. 20 Q. Did you use Snapchat? 21 Fifth Amendment. Α. 2.2 Q. Did you communicate with her or others on 23 Snapchat about individuals copying ballots and 2.4 voting equipment? Fifth Amendment. 25 Α.

Page 133 1 She then writes to you on January 19, 2021 Ο. at 10:35 a.m.: 2 3 [As read] "If you happen to be in town, the guys measuring my desk are 4 5 still" there -- "are still here." Do you see that? 6 7 I do. Α. That was a code that you and Ms. Hampton 8 Ο. 9 worked out regarding individuals being in the 10 office copying voting equipment; right? 11 MR. DELK: Object to the form. 12 THE WITNESS: Fifth Amendment. 13 BY MR. CROSS: 14 There was no one there actually measuring Ο. 15 her desk; isn't that right? 16 Α. Fifth Amendment. 17 Because not only did individuals copy Q. 18 voting equipment on January 7, but they came back, 19 some of the same people and some different people 20 came back on the 19th to do some additional 21 copying; right? 2.2 MR. DELK: Object to the form. 23 THE WITNESS: Fifth Amendment. 2.4 BY MR. CROSS: 25 Doug Logan was there on January 19, wasn't Ο.

Page 134 he? 1 2 Fifth Amendment. Α. 3 Did you guys agree to use code "measuring Ο. my desk" to hope that it would conceal that what 4 5 you were doing was criminal? MR. DELK: Object to the form. 6 7 THE WITNESS: Fifth Amendment. 8 BY MR. CROSS: 9 Ο. Then the next day on January 20, 2021, 10 6:47 p.m., she writes: 11 "Do you have a high capacity 12 scanner in your office?" 13 Do you see that? 14 Α. What's the date again? 15 Q. January 20, 2021, 6:47 p.m. 16 T do. Α. 17 And she was asking you for the scanner Q. because she was still scanning ballots from the 18 19 November 2020 election for this team of 20 individuals; right? 21 MR. DELK: Object to the form. 2.2 THE WITNESS: Fifth Amendment. 23 BY MR. CROSS: 2.4 Ο. You're aware that Misty Hampton helped 25 scan ballots from the November 2020 election from

Page 135 January 7 of 2021 until January 27th of 2021? 1 2 MR. DELK: Object to the form. THE WITNESS: Fifth Amendment. 3 BY MR. CROSS: 4 5 Some of those ballots were scanned on this Ο. scanner that Ms. Latham provided from her church; 6 7 right? Fifth Amendment. 8 Α. 9 Ο. Did you provide her a high pass -- high 10 capacity scanner for that purpose? Fifth Amendment. 11 Α. 12 Ο. If you come down, you'll see on January 13 7th -- January 27, 2021 at 9:23 a.m., she writes to 14 you: 15 "I took care of the people 16 measuring my desk." 17 Do you see that? 18 Α. I do. 19 That was her way of letting you know that Ο. 20 she had sent the ballots on a flash drive; right? 21 MR. DELK: Object to the form. 2.2 THE WITNESS: Fifth Amendment. BY MR. CROSS: 23 2.4 Where did she send those ballots? Ο. 25 Α. Fifth Amendment.

Page 136 Were you the one who told her where to 1 Ο. send those ballots? 2 Fifth Amendment. 3 Α. Who wanted the ballots? 4 Ο. 5 Α. Fifth Amendment. Why did they want them? 6 Q. 7 Fifth Amendment. Α. Were any of the ballots or other 8 Ο. 9 information that was taken from the voting 10 equipment in Coffee County provided to Robert 11 Sinners? 12Α. Fifth Amendment. 13 Ο. Turn to the last page. Do you see on 14 February 27, 2021, 9:00 a.m., you wrote to her: 15 "You're welcome. I wish you the 16 best. Use your knowledge to get 17 ahead"? 18 Do you see that? 19 Α. I do. 20 Q. And she writes: 21 "T.J. is coming Wednesday to have 2.2 lunch and meet some people if you 23 would like to join." 2.4 You respond: 25 "Okay. If I'm in town, I'll try

Page 137 1 to come." 2 Do you see that? I do. 3 Α. Ο. Who is T.J.? 4 5 Α. I do not recall. When you referred earlier to "Trump's 6 Ο. 7 man," were you referring to Robert Sinners? Fifth Amendment. 8 Α. 9 (Whereupon, Plaintiff's Exhibit 10 was marked for 10 11 identification.) 12BY MR. CROSS: 13 Ο. All right. Let me hand you what's been marked as Exhibit 10. Take your time to read 14 15 through it for a moment if you need to. 16 MR. BROWN: This is Bruce Brown. Т 17 did not catch the answer to the last 18 question as to whether Sinners was Trump's 19 man referenced in the prior text. I just 20 did not hear the -- if he answered it or 21 not. 2.2 MR. CROSS: I think it was "Fifth 23 Amendment," but Debra can confirm. 2.4 Yeah. Yeah. 25 MR. BROWN: Thank you very much.

Page 138 1 Sorry for the interruption. 2 (Whereupon, the document was 3 reviewed by the witness.) 4 THE WITNESS: Okay. 5 BY MR. CROSS: So have you had a chance to flip through 6 Ο. 7 Exhibit 10? Α. 8 Yes. 9 Ο. Have you seen this before? 10 Α. I have not. Okay. All right. So let's talk a little 11 Ο. 12 bit about this. Come to -- the E-mails work from 13 the back to the front in chronological order like 14 most do. Come to three pages from the end. You'll see a November 30, 2020 E-mail at 7:10 p.m. from 15 16 Jim Penrose, bottom of the right-hand page. MR. DELK: When you say the page, are 17 18 you talking about whole pages? Because 19 they're front and back copied. 20 MR. CROSS: Yeah. Yeah. 21 MR. DELK: What was the date and time 2.2 again? 23 MR. CROSS: November 30, 2020. 2.4 MR. DELK: Okay. 25 BY MR. CROSS:

	Page 139
1	Q. So Jim Penrose at FightBack.law sends an
2	E-mail addressed to Paul and Greg. Do you see
3	that?
4	A. Yes.
5	Q. And do you know Jim Penrose?
б	A. I do not.
7	Q. Never communicated with him?
8	A. No, sir.
9	Q. He writes to Paul and Greg:
10	"Thanks so much for jumping onto
11	this opportunity in Nevada. I am
12	connecting you with the lead attorney
13	in Nevada, Jesse Binnall, along with
14	Brian Kennedy," there's a phone
15	number, "to ensure we get the
16	engagement letter in place for
17	tomorrow's forensic activities."
18	Do you see that?
19	A. Yes.
20	Q. It goes on on the top of the next page:
21	"From our side, Doug Logan will be
22	joining you and flying out there with
23	you. Your P.O.C. on the ground Nevada
24	is Todd from our team."
25	Do you see that?

		Page 140
1	Α.	I do.
2	Q.	And then if you come down, it says:
3		"Todd, the Sullivan Strickler
4	P.(D.C. for the flight is Paul Maggio.
5	The	e Sullivan Strickler team lead is
б	Gre	eg Freemyer."
7		Do you see that?
8	Α.	Yes.
9	Q.	Do you know what this is about?
10	Α.	I do not.
11	Q.	Okay. If you come up, Jesse Binnall from
12	Harvey H	Binnall responds to that E-mail on November
13	30, 2020). Do you see that? Middle of the previous
14	page.	
15	Α.	This next page?
16	Q.	Go back, here.
17	Α.	Okay.
18	Q.	And if you look at this E-mail,
19	Mr. Binr	nall writes to Jim Penrose. Do you see
20	that?	
21	Α.	Yes.
22	Q.	And then included and copied, do you see
23	Abigail	Frye from the same firm as Mr. Binnall?
24	Α.	I do.
25	Q.	Then there's B-R-I-T-R-A-V at

Page 141 ProtonMail.com. Do you see that? 1 2 Α. I do. Do you know who that is? 3 Ο. Α. I don't. 4 5 Then you see there's an E-mail for Doug Ο. 6 Logan? 7 Α. Yes. 8 An E-mail for Greg Freemyer at Sullivan Ο. Strickler? 9 10 Α. Uh-huh. "Yes"? 11 Ο. 12 Α. I do. 13 0. And then we see Lin Wood; right? 14 Α. That's right. 15 Q. Then we see Paul Maggio; right? 16 Α. Yes. 17 Q. Phil Waldron at Bonfire Search, do you see that? 18 19 Α. Yes. 20 Q. Then Sidney Powell at FederalAppeals.com, 21 do you see that? 2.2 Α. Yes. 23 And you see the subject line of the E-mail 0. 24 here is Urgent in all caps, Nevada Forensics 25 Engagement?

	Page 142
1	A. I do.
2	Q. All right. So come up now, the next
3	E-mail at the bottom of the previous page is from
4	Greg Freemyer at Sullivan Strickler, on November
5	30, 2022 sorry, 2020 at 11:57 p.m.
6	Do you see that?
7	A. I do.
8	Q. And then come up, the next E-mail we see
9	is on December 1st of 2020 at 4:09 a.m. from Paul
10	Maggio. Are you with me?
11	A. I do.
12	Q. And he writes:
13	"Attached is the engagement
14	agreement for the Nevada work as well
15	as the possible Georgia work."
16	Do you see that?
17	A. I do.
18	Q. Do you know what that's about?
19	A. I don't.
20	Q. All right. Come to I'm sorry. They're
21	not numbered. It would be a lot easier. But flip
22	four pages, like, whole pages in to the document
23	from the front and you'll see an E-mail from Jesse
24	Binnall on December 5th of 2020.
25	Yeah. Yeah. So here on December 5th of

Page 143 2020, Jesse Binnall writes to Paul Maggio and some 1 other individuals. Are you with me? 2 3 Α. Yes. Ο. And he writes: 4 5 "I don't have any authority regarding Michigan. Who is your 6 7 campaign contact there?" Do you see that? 8 9 Α. I do. Do you know whether "campaign" refers to 10 0. 11 the Trump campaign? 12 Α. I don't. 13 MR. DELK: Object to the form. 14 BY MR. CROSS: 15 Ο. And Mr. Binnall is responding to an E-mail on December 5th, 2020 at 6:32 p.m. from Paul 16 17 Maggio. Do you see that immediately below? 18 Α. Yes. 19 And Mr. Maggio wrote to Jesse Binnall: Ο. 20 "Good evening. The Sullivan 21 Strickler team has arrived in Antrim 2.2 County, Michigan and will be on-site 23 at 9:00 a.m. tomorrow." 2.4 Do you see that? 25 Α. T do.

Page 144 And you're aware that there is evidence 1 Ο. 2 that individuals went in and copied, had access to 3 voting equipment in Antrim County, Michigan on or around this time? 4 5 Α. I'm not. And below that it also says: 6 Ο. 7 "It is our assumption that we will be working under our existing 8 9 agreement and maintain the same daily 10 rate/conditions of the signed document 11 for Nevada." 12 Do you see that? 13 Α. T do. 14 So what we have here are E-mails produced Ο. 15 by Mr. Maggio indicating that his firm, Sullivan 16 Strickler, was engaged to do forensic work on 17 voting equipment in Antrim County, Michigan; 18 Nevada; and possibly Georgia. 19 Are you with me? 20 Α. Okay. 21 And do you still maintain that you don't 0. 2.2 know who Paul Maggio is? 23 Α. That's correct. 2.4 Okay. Are you familiar with the R.I.C.O. Ο. 25 statute?

	Page 145
1	A. I'm not.
2	Q. Do you know what a R.I.C.O. crime is?
3	A. Fifth Amendment.
4	Q. So then if you come forward in the next
5	page, do you see the December 6th, 2020 E-mail from
6	Paul Maggio?
7	A. I do.
8	Q. Right here. This side.
9	A. Okay.
10	Q. And here he writes:
11	"Since we have already begun work
12	in Antrim County, Michigan, it would
13	be best for all parties if we have a
14	signed agreement in place. Attached
15	is an engagement agreement."
16	Do you see that?
17	A. Yes.
18	Q. Then Jim Penrose responds to that, look at
19	the bottom of the next page, December 6th, 2020 at
20	1:49 p.m sorry, going in that direction.
21	Do you see that bottom over here?
22	A. Okay.
23	Q. Mr. Penrose responds to Paul Maggio,
24	including Sidney Powell and Doug Logan. Do you see
25	that at the bottom?

Page 146 I do. 1 Α. And Mr. Penrose writes: 2 Ο. 3 "Here is the signed E.L. from Sidney Powell, Defending the 4 5 Republic." Do you see that? 6 7 I do. Α. Next paragraph: 8 Ο. "Please do not communicate about 9 10 any additional forensics work in 11 Arizona to the other legal teams. 12 Keep that in confidential channels 13 with me, Sidney and Doug only." 14 Do you see that? 15 Α. I do. 16 And do I understand correctly, you 0. 17 maintain you've never communicated with Sidney Powell? 18 19 That's correct. Α. 20 Q. Never communicated with Doug Logan? 21 Α. That's correct. 2.2 Were you aware that they were involved in Q. 23 an effort to access voting equipment in states 24 around the country? 25 Α. Fifth Amendment.

Page 147 Were you aware that they were involved in 1 0. 2 efforts to access voting equipment in Coffee County in or around January of 2021? 3 Fifth Amendment. 4 Α. 5 All right. Flip another page ahead. Ο. Do you see in the middle of the page an E-mail from 6 7 Paul Maggio on December 8th of 2020? MR. DELK: What time? 8 3:52 p.m., here. 9 MR. CROSS: 10 MR. DELK: Okay. 11 THE WITNESS: T do. 12 BY MR. CROSS: 13 Ο. And here Mr. Maggio writes: 14 "Jim, per our discussion, we will 15 upload the system files from the 16 election management server collected 17 from Antrim County, Michigan to a secure Sharefile site." 18 19 Do you see that? 20 I do. Α. 21 Were you aware that Mr. Maggio's firm had 0. 2.2 taken files from an election management server in 23 Antrim County? 2.4 Α. I was not. 25 Ο. Were you aware that they put them on the

Page 148 1 Internet? 2 Α. No. 3 Were you aware that they took the data 0. from Coffee County that they copied on January 7 4 5 and January 8, maybe January 19, put that on the Internet as well? 6 7 Α. Fifth Amendment. Sidney Powell responds, if you come up, on 8 Ο. 9 December 8 -- up here. It should be up there. 10 Yep. 11 Hold on. Are we on the same page? 12 MR. DELK: What's the time and date? 13 BY MR. CROSS: 14 Yeah, here. Sidney Powell responds to the Ο. December 8 E-mail from Paul Maggio we just looked 15 16 at, she responds the same day at 4:01 p.m. 17 Do you see that? 18 Α. I do. 19 And she writes: Ο. 20 "Nevada must be paid by the 21 campaign." 2.2 Do you see that? 23 I do. Α. 2.4 Do you know whether that refers to the 0. 25 Trump campaign?

Page 149 I do not. 1 Α. She also indicates: 2 Ο. "I have seen none of that 3 information. I am authorizing payment 4 5 today for Michigan." Do you see that? 6 7 I do. Α. Do you know whether the Trump campaign 8 0. 9 paid for the individuals who went in to Coffee 10 County on or around January 7, 2021 to copy ballots 11 and copy the voting equipment there? 12 MR. DELK: Object to the form. 13 THE WITNESS: Fifth Amendment. 14 BY MR. CROSS: 15 Ο. Then if you come to -- keep going forward, 16 you see an E-mail at the bottom here from Sidney 17 Powell on December 21 of 2020? 18 Α. I do. 19 And she writes to Paul Maggio and others. Ο. 20 Do you see that? 21 Α. Yes. You see Doug Logan's on that as well? 2.2 Q. 23 Yes. Α. 2.4 Ο. And someone Tricia at FederalAppeals.com. 25 Do you see that?

Page 150 I do. Α. 1 2 Ο. And here she writes: 3 "Copying Tricia with instructions to transfer money promptly with 4 5 understanding that I and Phil Waldron and Todd and Conan will receive a copy 6 7 of all data immediately and have access to all information needed 8 9 immediately to complete their assessment. And a complete copy of 10 11 all analysis you do is to be given to 12 us as well." 13 Do you see that? I do. 14 Α. 15 Q. Do you know Phil Waldron? 16 T do not. Α. 17 Ever communicated with him? Q. 18 Not to my knowledge. Α. 19 Do you know who Todd is here? Ο. 20 I do not. Α. 21 Do you know who Conan is here? Ο. 2.2 Α. I do not. 23 Were you aware that, when you helped give Ο. 24 access to Scott Hall, Paul Maggio and others on 25 January 7th, 2021 into Coffee County, that that was

Page 151 part of a broader initiative to breach voting 1 2 equipment across the country? Fifth --3 Α. MR. DELK: Object to the form. 4 5 THE WITNESS: Fifth Amendment. BY MR. CROSS: 6 7 All right. Now come to the top of this Ο. page. You're there. Do you see the E-mail still 8 9 in the same thread, Paul Maggio writes on January 10 7, 2021 to Sidney Powell. 11 Do you see that? 12 Α. I do. 13 Ο. 10:31 a.m.; right? 14 Α. Yes. 15 Q. Doug Logan's included on that; right? 16 Α. Yes. 17 Q. Jim Penrose is on that; right? 18 That's right. Α. 19 And the subject line now says Coffee 0. 20 County, Georgia Forensics Engagement Agreement. 21 Are you with me? 2.2 Α. Yes. 23 And Mr. Maggio writes to Sidney Powell: Q. 2.4 "Per Jim Penrose's request, we are 25 on our way to Coffee County, Georgia

Page 152 to collect what we can from the 1 2 election/voting machines and systems." 3 Do you see that? I do. 4 Α. And you see in the next sentence he 5 Ο. indicates that they are doing this "per our 6 7 existing agreement." Do you see that? 8 Α. I do. 9 Ο. And do you still maintain that you don't 10 know Paul Maggio and he wasn't in the office that 11 day when you were there January 7 of 2021? 12 Α. Fifth Amendment. 13 Ο. Now come to the first page. Later that same day, January 7, 2021, Paul Maggio E-mails 14 15 Sidney Powell and others at 4:10 p.m. Do you see 16 that? 17 Α. Yes. 18 Q. And he writes: 19 "Everything is going well here in Coffee County, Georgia." 20 21 Do you see that? 2.2 Α. T do. 23 And everything went well in Coffee County, 0. Georgia because you and Ms. Hampton were there to 2.4 25 help; right?

Page 153 MR. DELK: Object to the form. 1 2 THE WITNESS: Fifth Amendment. BY MR. CROSS: 3 You organized their trip with Ms. Hampton; 4 Ο. 5 right? MR. DELK: Object to the form. 6 7 THE WITNESS: Fifth Amendment. BY MR. CROSS: 8 9 Ο. You organized their trip to Coffee County 10 with Ms. Latham; right? Fifth Amendment. 11 Α. 12 Q. Who else did you organize it with? 13 Α. Fifth Amendment. 14 Then on January 8, 2021, the most recent Ο. E-mail is from Paul Maggio to Sidney Powell and 15 others at 3:48 p.m. Do you see that? 16 17 Α. I do. 18 So we're on January 8, 2021, and Ο. 19 Mr. Maggio writes: 20 "Sidney, everything went smoothly 21 yesterday with the Coffee County 2.2 collection. Everyone involved was 23 extremely helpful." 2.4 Do you see that? 25 Α. T do.

Page 154 1 That included you; right? 0. 2 MR. DELK: Object to the form. THE WITNESS: Fifth Amendment. 3 BY MR. CROSS: 4 5 He then writes: Ο. "We are consolidating all of the 6 7 data collected and will be uploading it to our secure site for access by 8 9 your team." 10 Do you see that? 11 T do. Α. 12 Q. Were you aware at the time that you let 13 these people come in to collect data that they were 14 going to put it on the Internet? 15 Fifth Amendment. Α. 16 Do you think that's a secure way to manage Ο. 17 a voting system? Fifth Amendment. 18 Α. 19 Do you have any concerns about what that Ο. 20 means for the reliability of the voting system 21 going forward? 2.2 Α. Fifth Amendment. 23 Did you think what you were doing was 0. 24 legal? Fifth Amendment. 25 Α.

	Page 155
1	Q. Did you think you were helping the
2	republic?
3	A. Fifth Amendment.
4	Q. Do you think you were serving your duty
5	under the Constitution?
6	A. Fifth Amendment.
7	Q. Or were you doing it for the money?
8	A. Fifth Amendment.
9	Q. Did you get paid?
10	A. Fifth Amendment.
11	Q. Did you receive anything of value in
12	exchange for letting folks in to the Coffee County
13	office to do this?
14	A. Fifth Amendment.
15	MR. DELK: Object to the form.
16	BY MR. CROSS:
17	Q. Turn to the very last page of this
18	document, please. Do you see there's an invoice
19	here from Sullivan Strickler?
20	A. I do.
21	Q. And you see it's billed to Sidney Powell.
22	Do you see that?
23	A. I do.
24	Q. And you see it's dated January 7 of 2021;
25	right?

	Page 156
1	A. I do.
2	Q. And under Client/Matter, do you see it
3	says Voting Machines Analysis?
4	A. I do.
5	Q. And then below Activity, there's a date of
6	January 7, 2021 for the first entry. Do you see
7	that?
8	A. I do.
9	Q. And the activity is described as
10	forensics, colon, forensic expert daily rate;
11	right?
12	A. That's right.
13	Q. And then for the date of January 7, 2021,
14	it says:
15	"On-site Coffee County, Georgia.
16	Four people times one day."
17	Right?
18	A. Correct.
19	Q. Who were the four people that came in to
20	the Coffee County elections office for collection
21	when you were there that day?
22	MR. DELK: Object to the form.
23	THE WITNESS: Fifth Amendment.
24	BY MR. CROSS:
25	Q. And then there's a second entry that says

	Page 157
1	Forensics Travel. Do you see that?
2	A. I do.
3	Q. Mileage, 394 miles round trip Atlanta,
4	Georgia to Douglas, Georgia. Do you see that?
5	A. I do.
6	Q. And there's a charge of 220 dollars and 64
7	cents just for the travel; right?
8	A. I see that.
9	Q. The forensics work, the bill is
10	26,000 dollars; right?
11	A. Right.
12	Q. And so do you still maintain that you
13	don't know anything about what happened on January
14	7th of 2021 even though we've got a bill for over
15	26,000 dollars for Sullivan Strickler coming in to
16	do forensics copying of the voting equipment in
17	Georgia?
18	MR. DELK: Object to the form.
19	THE WITNESS: Fifth Amendment.
20	BY MR. CROSS:
21	Q. The truth is, Mr. Chaney, that the E-mail
22	that you sent Ms. Herzog in response to the
23	Washington Post inquiry was a lie, and you knew all
24	about what happened on January 7th, 2021; right?
25	MR. DELK: Object to the form.

Page 158 THE WITNESS: Fifth Amendment. 1 2 BY MR. CROSS: You know all about what they did on 3 0. January 8th; right? 4 5 Α. Fifth Amendment. You know what they did on January 19; 6 Ο. 7 right? Fifth Amendment. 8 Α. How many times did individuals come in to 9 Ο. 10 the Coffee County elections office in 2021 to copy ballots or copy voting equipment to your knowledge? 11 12 Α. Fifth Amendment. 13 Ο. How many times did they do it in 2020? 14 Fifth Amendment. Α. 15 Q. Why'd you do it? 16 Α. Fifth Amendment. 17 You don't want to explain, you don't want Q. to defend what you did? 18 19 Α. Fifth Amendment. 20 MR. DELK: Object to the form. 21 BY MR. CROSS: 2.2 Ο. So you're just going to let everyone infer 23 that you committed a crime? 2.4 Α. Fifth Amendment. Well, you're a true believer in the cause. 25 0.

Page 159 Object to the form. 1 MR. DELK: 2 Argumentative. That's not even a 3 question. 4 You don't have to respond. 5 BY MR. CROSS: So you left the board on Friday, and 6 0. 7 you're still working at your daddy's car 8 dealership; right? 9 Α. I haven't been in to work today, but I 10 assume I have a job when I get there. 11 Do you know whether anyone involved with 0. 12 the events of copying voting equipment in January 7 13 of 2021, or January 8 or January 19, whether anyone 14 associated with the County received any payment or 15 anything of value? 16 MR. DELK: Object to the form. 17 THE WITNESS: Fifth Amendment. 18 MR. DELK: While you're -- I don't 19 want to interrupt your flow. 20 MR. CROSS: I'm almost done. 21 MR. DELK: If you're getting close to 2.2 transitioning, we can --MR. CROSS: Yeah, I'm almost done. 23 2.4 MR. DELK: -- push through, but I'm 25 about at the point I need a break --

Page 160 1 MR. CROSS: Sure. MR. DELK: -- for a few minutes at 2 3 least. MR. CROSS: Sure. Yeah, I think I 4 5 can finish up, and then we'll take a break. 6 7 MR. DELK: Okay. (Whereupon, Plaintiff's 8 Exhibit 11 was marked for 9 10 identification.) 11 BY MR. CROSS: 12 All right. Let me hand you what's been 0. 13 marked as Exhibit 11. And just tell me if this is 14 something you've seen before. 15 (Whereupon, the document was 16 reviewed by the witness.) 17 THE WITNESS: I don't recall seeing this. 18 19 BY MR. CROSS: 20 So Exhibit 11 -- well, let me ask you 0. 21 this. When you served on the board -- let's make 2.2 it even simpler. 23 Are you familiar with a federal agency 24 called C.I.S.A., C-I-S-A? No, sir. 25 Α.

Cybersecurity and information -- I forget 1 Ο. 2 the acronym. Cybersecurity and information -that's embarrassing, because I don't remember. 3 I'm going to have to look it up. I always just call it 4 C.I.S.A. Get it right. 5 Okay. Cybersecurity and Infrastructure 6 7 Security Agency as part of D.H.S. Are you familiar with them? 8 9 Α. I'm not. 10 When you served on the board of Coffee 0. 11 County, what role does the board have with respect 12 to election security, if any? 13 MR. DELK: Object to the extent any 14 response he gives is him individually, not speaking on behalf of the board. 15 16 If I could just have a standing 17 objection, I'll try not to interrupt. 18 MR. CROSS: Sure. 19 THE WITNESS: Can you restate that? 20 I'm sorry. 21 BY MR. CROSS: 2.2 Yeah. Based on your experience as a 0. member of the Coffee County election board, what's 23 2.4 your understanding of the board's role with respect 25 to election security?

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Page 162 1 Just to carry out elections in a secure Α. 2 manner. 3 Ο. How so? The way we store equipment, you know, that 4 Α. 5 the voting machines are properly stored, locked, the scanners, the -- all that stuff, all the 6 7 equipment is kept locked away. And do you have an understanding that was 8 Ο. 9 it important to keep the voting equipment, things 10 like B.M.D.s, poll pads, the E.M.S. server, locked? 11 MR. DELK: Object to the form. 12 THE WITNESS: We have done that. 13 That's how things typically transpire. BY MR. CROSS: 14 15 Ο. And that was important for election 16 security? 17 Α. Yes. 18 Okay. Did you at any point while you were Ο. 19 on the board learn -- well, strike that. 20 Are you familiar with a -- with an 21 election security expert named Alex Halderman? 2.2 Α. No, I'm not. 23 Did you ever hear at any point while you Ο. 2.4 were on the board that an election security expert 25 had been given access by a federal judge to voting

	Page 163
1	equipment from Fulton County, and he had analyzed
2	that equipment?
3	A. I have not.
4	Q. So you never heard that from the Secretary
5	of State's office?
6	A. No, sir.
7	Q. Never heard that, in July of last year,
8	Dr. Halderman prepared a hundred-page report
9	detailing numerous very serious vulnerabilities
10	with that equipment?
11	A. I have not.
12	Q. No one ever told
13	A. And
14	Q. Oh, go ahead. I'm sorry.
15	A. When you say "equipment," you're saying
16	Q. The Fulton County Dominion voting
17	equipment.
18	A. Okay. Specifically for Fulton County
19	or
20	Q. Yes.
21	A. Okay. I have not.
22	Q. And specifically a B.M.D. that was
23	provided, a Dominion B.M.D.
24	A. Yeah, I'm just trying to get a basis on
25	what you're

Page 164 1 Ο. Sure. 2 Α. -- meaning to say. No, I have not. 3 And so I gather you also were not aware 4 Ο. 5 that the judge allowed Dr. Halderman's report to go to C.I.S.A. so that C.I.S.A. could do its own 6 7 assessment of the reliability of the Dominion voting equipment? 8 9 Α. No, sir. 10 What you have in front of you as Exhibit Ο. 11 11 is an advisory that C.I.S.A. released in June of 12 this year after working with Dr. Halderman, his 13 co-author on the report, Dominion and potentially 14 others, analyzing the vulnerabilities he had found. 15 That's what you've got. 16 And you're -- you've never seen this 17 before? 18 Α. I haven't. 19 And this, this wasn't something that the Ο. 20 Secretary's office provided the Coffee County 21 election board to your knowledge? 2.2 MR. DELK: Object to the form. 23 I'm not sure if they THE WITNESS: 2.4 provided it to other members or possibly 25 the supervisor, but I haven't personally

Page 165 seen it. 1 2 BY MR. CROSS: As a member of the Coffee County election 3 Ο. board, would you expect the Secretary's office to 4 5 advise a -- the county election boards that a federal agency had identified serious 6 7 vulnerabilities with the Dominion equipment you 8 were tasked with using? 9 MR. DELK: Object to the form. 10 BY MR. CROSS: 11 You'd expect them to let you know that; Ο. 12 right? 13 Α. T would. 14 If you look at the heading here, do you 0. 15 see number one, Summary? 16 Α. T do. 17 Q. It says: "This advisory identifies 18 19 vulnerabilities affecting versions of 20 the Dominion Voting Systems Democracy 21 Suite ImageCast X..." 2.2 Do you see that? 23 I do. Α. 2.4 And the ImageCast X, that's the B.M.D.; Ο. 25 right? You're aware of that?

Page 166 1 Α. I'm not. 2 Ο. Okay. That's -- it goes on: 3 "The ImageCast X can be configured to allow a voter to produce a paper 4 5 record or to record votes electronically." 6 7 So we're talking about the B.M.D. here. Are you with me? 8 9 Α. Okay. 10 And then if you come to the end of this Ο. 11 document, turn to the second-to-last page, do you 12 see there's a heading in bold, number three, 13 Mitigations at the bottom? 14 Α. Yes. And here it reads: 15 Q. 16 "C.I.S.A. recommends election 17 officials continue to take and further enhance defensive measures to reduce 18 19 the risk of exploitation of these 20 vulnerabilities." 21 Do you see that? 2.2 Α. T do. 23 "Specifically, for each election, Ο. election officials should." 2.4 25 And then you see there's about a dozen

Page 167 1 bullets that continue on to the top of the next 2 page? 3 Α. I do. Are you aware of any communication by the 4 Ο. 5 Secretary's office to the Coffee County election board or anyone with responsibility for Coffee 6 7 County elections to ensure that any of these mitigation measures were taken? 8 9 Α. I'm not personally aware. 10 Are you aware of any effort by Coffee Ο. 11 County to implement these mitigation measures? 12 MR. DELK: Object to the form. 13 THE WITNESS: I'm not aware. 14 BY MR. CROSS: 15 Ο. And you're not aware that anybody ever 16 told anyone at Coffee County they needed to 17 implement these measures; right? 18 Α. I'm not personally aware, no, sir. 19 And as a member of the Coffee County Ο. 20 election board, if mitigation measures as serious 21 as those here were being implemented in the county, 2.2 you would expect to have received a report on that 23 as a member of the board; right? 2.4 MR. DELK: Object to the form. 25 THE WITNESS: Can you state that

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1	again? I'm sorry. I didn't follow you.
2	BY MR. CROSS:
3	Q. Sure.
4	One of the things we established earlier
5	is that the board met at least monthly?
6	A. Right.
7	Q. And in those board meetings, things that
8	were germane to the responsibility of the Coffee
9	County election board were discussed?
10	A. Correct.
11	Q. And so we've got here a federal advisory
12	that came out in June of this year encouraging
13	certain mitigation measures to be taken with
14	respect to the Dominion system used in the state of
15	Georgia.
16	Are you with me?
17	A. I am.
18	Q. Okay. So if there were efforts made to
19	implement these mitigation measures in Coffee
20	County, would you expect that to have been
21	communicated to you at a board meeting or in some
22	other fashion as a member of the board?
23	MR. DELK: Object to the form.
24	THE WITNESS: Well, it may have been
25	at some point, but I don't recall.

	Page 169
1	BY MR. CROSS:
2	Q. Okay. Do you know the name Dominic, is it
3	LaRiccia, L-A-R-I-C-C-I-A?
4	A. I do.
5	Q. Who is that?
6	A. He is I think still our current state
7	representative in this district. But I know I
8	don't think he's going to be the representative
9	next term.
10	Q. All right. Are you familiar with an
11	organization called Cyber Ninjas?
12	A. I'm not.
13	Q. Never heard of them?
14	A. No, sir.
15	Q. Not aware that they're associated with
16	Doug Logan?
17	A. No, sir.
18	Q. Are you familiar with someone named Shawn
19	Stills [sic]?
20	A. No, sir.
21	Q. Never heard that name?
22	A. No.
23	MR. CROSS: All right. Let's go off
24	the record. Give me just one minute. I
25	think I'm done.

Page 170 1 MR. DELK: Okay. 2 THE VIDEOGRAPHER: We're going off the record at 1:26. 3 (Whereupon, a discussion ensued 4 5 off the record.) (Whereupon, there was a brief 6 7 recess.) 8 THE VIDEOGRAPHER: We're going back 9 on the record at 1:46. 10 BY MR. CROSS: 11 All right. Mr. Chaney, I'm almost done. 0. 12 Just a few more questions for you. 13 Α. Okay. 14 Will you get Exhibit 10 again real quick? 0. 15 It was the E-mail thread from Paul Maggio. 16 Α. Right. 17 One more question, if you look at the most Q. 18 recent E-mail, January 28 of 2021, and you come 19 down to the last E-mail address in the C.C. line, 20 do you see it says Magnolia 64 at ProtonMail.com? 21 Α. I do. 2.2 Q. Do you recognize that address? 23 Α. I do not. 2.4 Ο. Are you aware that that's an E-mail 25 address for Scott Hall?

Page 171 1 Α. I don't know. 2 Ο. You've never communicated with anyone at that address? 3 I have not. 4 Α. 5 Okay. All right. Let me hand you what's 0. being marked as Exhibit 12. 6 7 (Whereupon, Plaintiff's Exhibit 12 was marked for 8 9 identification.) 10 BY MR. CROSS: I'll give it to Mr. Delk first. 11 Ο. (Whereupon, the document was 12 13 reviewed by the witness.) BY MR. CROSS: 14 15 So this is a LinkedIn profile for Robert Ο. 16 A. Sinners, communications director in the 17 Secretary of State's office. Have you ever seen this before? 18 19 Not to my knowledge, no, sir. Α. 20 Q. Okay. So if you look at the first page, 21 do you see that at the bottom it indicates, Georgia 2.2 Republican Party, D.J.T., state director, Election 23 Day operations, from May of 2020 to February 2021? 2.4 Do you see that? 25 Α. T do.

Page 172 1 And you understand that D.J.T., that's 0. 2 Donald Trump? 3 MR. DELK: Object to the form. THE WITNESS: I'm not sure. 4 5 BY MR. CROSS: 6 Ο. Okay. And so we can see here that, 7 according to Mr. Sinners' LinkedIn page, he worked 8 with the Georgia Republican Party here from May of 9 2020 to February 2021. Are you with me? 10 11 Yes, sir. Α. 12 Q. And then we come up towards the top of 13 that, and it indicates in February of 2021, he 14 became an employee in the Secretary of State's 15 office as the director of constituent services. 16 Do you see that? 17 Where are we now? Α. 18 Q. Top of the first page. 19 I don't --Α. 20 Q. It's up here. 21 Α. Okay. 2.2 Ο. Do you see it? 23 Yes. Α. 2.4 Were you aware before today that he was Ο. 25 the director of constituent services in the

Secretary's office? 1 2 Α. No. 3 0. Do you know why it was in February of 2021, just shortly after Scott Hall and others 4 5 breached the election equipment in Coffee County, why it was that Mr. Sinners was then hired in the 6 7 Secretary's office? 8 MR. DELK: Object to the form. 9 THE WITNESS: Fifth Amendment. 10 BY MR. CROSS: 11 And you see here he was promoted to 0. 12 communications director in June of this year? 13 Α. I do. 14 And you never had any involvement with 0. 15 Mr. Sinners as part of your work on the Coffee 16 County election board? Fifth Amendment. 17 Α. 18 Do you sometimes leave bottles of natural Ο. 19 light beer on Ms. Hampton's car, on her windshield? 20 MR. DELK: Object to the form. 21 BY MR. CROSS: 2.2 Ο. From time to time; right? Fifth Amendment. 23 Α. 2.4 Fifth Amendment of whether you left beer Ο. 25 on the car?

Page 174 Fifth Amendment. 1 Α. You mentioned before, we talked about this 2 Ο. 3 briefly, I just want to make sure I understood, that you looked at video evidence from surveillance 4 5 cameras in the election county office at Coffee County before Ms. Hampton and Ms. Ridlehoover were 6 7 let qo; right? Α. That's correct. 8 9 Ο. Tell me everything that you know about the 10 surveillance system in that office. 11 I'm not privy to the surveillance system Α. 12 in that office. I don't know. 13 0. Well, you've been in the office many 14 times? 15 Α. I have. 16 Where are the cameras? Where have you 0. 17 seen cameras? I don't know. I never looked for cameras. 18 Α. 19 Well, when you looked at the video, what Ο. 20 was shown? What portion of the office was visible 21 in the cameras? 2.2 Α. It was just one area that was focused on 23 that I seen the door, the coming and going of the 24 door. 25 What area? Ο.

Page 175 1 Α. The front of the -- towards the front office. 2 3 The sort of that open foyer space where Ο. there's a window and Ms. Ridlehoover would sit 4 5 behind that window? The door that comes in and out of, not the 6 Α. 7 lobby door, but the door that goes in and out of 8 the -- that separates the public from the private 9 area. So when you come into the Coffee County 10 0. 11 election office, you walk in and there's a room 12 with a glass window in front of you, 13 Ms. Ridlehoover would sit behind that window; 14 right? Α. 15 That's correct. 16 And then off to the left there's a door, Ο. 17 and that door goes in to where Ms. Ridlehoover and 18 Ms. Hampton would sit? 19 Misty had a private office. Her office Α. 20 was through the -- to the left even of that door. 21 Ο. Right. So -- and that's fair. 2.2 So to be more precise, the door to the left of that window where Ms. Ridlehoover sat, when 23 24 you went through that door, you'd be into a room 25 where Ms. Ridlehoover's desk was to your right?

Page 176 1 That's right. Α. 2 Ο. Is that the door that you saw in the video? 3 4 Α. Yes. 5 Ο. Did the video surveillance capture any other portion of the office? 6 7 Α. Not that I recall. And Ms. Hampton's office was to the left 8 Ο. 9 when you came inside that door? 10 Α. That's correct. And she had a -- she could lock her door? 11 Ο. 12 Α. Yes. 13 Ο. And there were glass windows into her 14 door? 15 Α. That's right. 16 And before you went through the door into Ο. 17 Ms. Ridlehoover's space, to the left of that public room, there was also a glass window that looked 18 19 into the gyms room; right? 20 Α. Correct. And that -- that's -- the gyms room is 21 Ο. 2.2 where the E.M.S. server and I.C.C. were kept? 23 Α. Yes. Correct. 2.4 Including after the switch to the Dominion Ο. 25 system, Dominion and E.M.S. server sat in that same

Page 177 1 room? 2 Α. Correct. So that was visible, that room was visible 3 0. to the public as long as the blinds were open? 4 5 Α. That's right. And so the only camera that you're aware 6 Ο. 7 of is the one that caught that door that went from the public foyer into the space where 8 9 Ms. Ridlehoover sat? 10 Α. That I recall. 11 Okay. No other cameras you can think of? Ο. 12 Α. No. 13 Ο. Was there any other door that provided 14 access to Ms. Hampton's office besides that one 15 door? 16 No. Α. 17 So if you wanted to get in to Q. 18 Ms. Hampton's office, you'd have to come through 19 the front door of the building and then that door 20 that sat next to the window where Ms. Ridlehoover 21 sat? 2.2 MR. DELK: Object to the form. 23 BY MR. CROSS: 2.4 That was the only way to get to her Ο. office? 25

Page 178 1 That I'm aware of. Α. 2 Ο. When you come in through the door to the public space, there's also -- well, strike that. 3 There's a -- there's a room to the right 4 5 of that building where the pub -- where the early voting was done; right? 6 That's correct. 7 Α. And that room has its own door into the 8 Ο. 9 parking lot? 10 Α. That's right. 11 And that room also has a door that goes Ο. 12 into the space where Ms. Ridlehoover sat; right? 13 Α. That's correct. 14 So if you wanted to get into Ms. Hampton's Ο. 15 office, you wouldn't have to go through the door 16 where the camera is, you could come through the 17 early voting space; right? 18 Α. There again, I'm not sure if you can or 19 not. I'm not sure if that door that partitions off 20 those offices are kept locked or not. I'm not sure 21 of that. 2.2 Ο. Well, before you reached the conclusion 23 that the video camera captured all the time 2.4 Ms. Hampton was in the office, it was important to 25 figure out with whether there was another access

Page 179 1 point that was not on camera; right? 2 Α. I'm not sure. MR. CROSS: All right. I don't have 3 any further questions, Mr. Chaney. I 4 5 appreciate your time. 6 THE WITNESS: Thank you. 7 MR. CROSS: I think Mr. Brown may 8 have some questions. 9 THE WITNESS: Sure. 10 MR. CROSS: Bruce, you're up. EXAMINATION 11 12 BY MR. BROWN: 13 0. Mr. Chaney, my name is Bruce Brown. I 14 represent the Coalition plaintiffs in this case. Ι 15 just have a couple of questions. 16 MR. BROWN: If you could hand the 17 witness Exhibit 8. 18 MR. DELK: Do you mind if I close out 19 this "got it" on the screen so I can see 20 you? 21 MR. CROSS: Go ahead. Yeah. Go 2.2 ahead. Yeah. 23 What's Exhibit 8, Bruce? 2.4 MR. BROWN: Exhibit 8 is the Jennifer 25 Herzog exchange.

Page 180 1 MR. CROSS: He's got it. 2 BY MR. BROWN: 3 0. Let me refer you to Exhibit 8, and specifically your E-mail to Jennifer Herzog at the 4 5 bottom of the first page of Exhibit 8. Are you with me? 6 7 Α. I am. You'll see that you say I don't know Scott 8 0. 9 Hall. Is that still your testimony today? 10 Α. Fifth Amendment. 11 And then you say in the next line: Ο. 12 [As read] "...nor was I present 13 at the Coffee County Board of 14 Elections and registration office when 15 anyone illegally accessed the server." 16 Α. Fifth Amendment. 17 If I change that to say when anyone Q. 18 accessed the server, would that still be your 19 position, that you were not there when anyone 20 accessed the silver -- server, whether it was 21 illegal or not? 2.2 MR. DELK: Object to the form. 23 THE WITNESS: Fifth Amendment. 2.4 BY MR. BROWN: Let me drop down to the bottom sentence in 25 Ο.

Page 181 1 that paragraph. You say: 2 "I have no personal knowledge..." 3 Do you see that? 4 Α. Yes. 5 Contrary to the lawyer's statement, do you Ο. 6 have any knowledge that anyone accessed the server 7 room? Fifth Amendment. Α. 8 9 MR. DELK: Object to the form. 10 BY MR. BROWN: 11 I'm going to direct your attention back to Ο. 12 the lawsuit that was filed by Shawn Still. And I'm 13 going to see if I can do a screen share. 14 MR. BROWN: Debra, am I authorized to 15 do the screen share? 16 MR. DELK: What's he talking about 17 directing back? I don't recall any 18 lawsuit that he just stated. 19 MR. BROWN: Do you see the --20 MR. DELK: I want to make sure we're 21 on the same page. 2.2 MR. BROWN: I don't know if I'm 23 sharing the screen or not. Am I? 2.4 MR. DELK: No. 25 THE WITNESS: It doesn't appear so.

Page 182 (Whereupon, a technical discussion 1 ensued off the record.) 2 3 MR. BROWN: Let me -- I'm going to mark this as the next exhibit number, 4 5 which would be what? MR. DELK: 13. 6 7 MR. CROSS: 13, yeah. (Whereupon, Plaintiff's 8 Exhibit 13 was marked for 9 10 identification.) BY MR. BROWN: 11 12 Exhibit 13 is a copy of the lawsuit filed Ο. 13 by Shawn Still against you and other members of the 14 board and Brad Raffensperger. 15 Are you still not familiar with that 16 lawsuit? 17 Α. Sorry. It doesn't ring a bell. 18 Did you have any communications with Shawn 0. 19 Still before he filed this lawsuit that you recall? 20 Α. I don't even know who Shawn Still is. 21 Shawn Still is affiliated with Mr. Sinners Ο. 2.2 and Ms. Latham, and they're all so-called 23 alternative electors. 2.4 Does that refresh your recollection? 25 Fifth Amendment. Α.

Do you know if the facts relating to a 1 Ο. 2 lawsuit that was to be filed against Coffee County 3 were shared with anybody relating to Coffee County before they were -- before the lawsuit was filed? 4 5 Α. Fifth Amendment. MR. DELK: Object to the form. 6 7 BY MR. BROWN: Do you know anything about a friendly 8 0. 9 lawsuit that was filed by Shawn Still against 10 Coffee County for the purpose of getting access to 11 Coffee County's election equipment in discovery? 12 MR. DELK: Object to the form. 13 THE WITNESS: Fifth Amendment. 14 BY MR. BROWN: 15 0. Do you recall any friendly lawsuit being 16 filed against Coffee County so that, as was the 17 case in Nevada, election equipment could be obtained in discovery? 18 19 Fifth Amendment. Α. 20 Do you know why this lawsuit was dropped Ο. 21 the same day, January 7, that Brad [sic] Hall and 2.2 others made copies of the Coffee County election 23 equipment, making the lawsuit unnecessary? 2.4 MR. DELK: Object to the form.

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THE WITNESS:

Fifth Amendment.

25

BY MR. BROWN: Ο. Did you speak with Tony Rowell about this lawsuit either before or after it was filed? MR. DELK: Object to the form. That's attorney-client privileged. BY MR. BROWN: To your recollection, did you speak to 0. anybody about a lawsuit in December and January that was filed against you and the other members of the board and Brad Raffensperger? MR. DELK: Object to the form. Vague to the extent any such communications are privileged. THE WITNESS: Fifth Amendment. BY MR. BROWN: Do you know how Mr. Still got access to Ο. the information that he put in the complaint if it was not through some sort of back-door communications with people at Coffee County? MR. DELK: Object to the form. THE WITNESS: Fifth Amendment. BY MR. BROWN:

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Q. Did you talk with Cathy Latham about theShawn Still lawsuit?

25 A. Fifth Amendment.

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Page 185 Do you know who John Eastman is? 1 Ο. Α. 2 I do not. 3 Did you talk to him about the copying of Ο. the election equipment in Coffee County? 4 5 Α. Fifth Amendment. I don't have any further 6 MR. BROWN: 7 questions. (Whereupon, a technical discussion 8 ensued off the record.) 9 EXAMINATION 10 BY MR. PICO-PRATS: 11 12 Mr. Chaney, I just have a few more Q. 13 questions, and then we'll be done for the day. 14 Okay. Α. 15 0. Do you know who the plaintiffs are in this 16 lawsuit that you're being deposed for? 17 Α. I do not. Are you asking about know them 18 personally or --19 If you just know them --Ο. 20 Α. I do not. 21 Okay. Do you know who Donna Curling is? 0. 2.2 Α. I've seen the name, but I don't know who she is. 23 24 Ο. Do you know Donna Price? 25 Α. T don't.

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1	Q. Do you know Jeffrey Stromberg?
2	A. I do not.
3	Q. Do you know the Coalition for Greater
4	Governance?
5	A. I've seen that name.
6	Q. What do you know about the Coalition?
7	A. I think Marilyn Marks heads that up, if
8	I'm not mistaken. And she is she did reach out
9	to me sometime way back, but I don't specifically
10	remember our dialogue.
11	Q. When was the first time that Marilyn Marks
12	reached out to you?
13	A. I think it was sometime in 2020.
14	Q. Was it the front half of 2020?
15	A. The probably around or before the
16	election in 2020.
17	Q. The November
18	A. Yes.
19	Q election?
20	Do you know generally what Marilyn Marks
21	was reaching out about?
22	A. To be honest with you, I didn't appreciate
23	her she was annoying, and she wouldn't she'd
24	just call, call, call, call, E-mail, E-mail,
25	E-mail. I didn't want to have any dialogue with

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	Page 187
1	her.
2	Q. What was she calling about?
3	A. I'm not exactly sure.
4	Q. Did you ever actually speak with her or
5	was it only phone calls that were left unanswered?
6	A. I think I did speak to her on the phone,
7	you know, answer a call that I wasn't sure who it
8	was. And after speaking to her briefly and I
9	just didn't return calls or didn't reply to her
10	E-mails.
11	Q. When was the last time that she reached
12	out to you?
13	A. I'm not exactly sure.
14	Q. Was it in this year?
15	A. I'm not sure.
16	Q. Did you ever speak to her about the
17	Dominion voting equipment?
18	A. Not that I recall.
19	Q. Did you ever speak to her about the
20	forensic examination?
21	A. Not that I recall.
22	MR. PICO-PRATS: That's all the
23	questions I have for you.
24	THE WITNESS: Thank you.
25	(Whereupon, a discussion ensued

Page 188 1 off the record.) THE VIDEOGRAPHER: So we are going 2 3 off the record at 2:05 p.m. 4 (Whereupon, a discussion ensued 5 off the record.) 6 (Whereupon, the reading and 7 signing of the deposition by the witness was reserved.) 8 9 10 (Witness excused.) 11 12 (Whereupon, the deposition 13 concluded at 2:10 p.m.) 14 --000--15 16 17 18 19 20 21 2.2 23 24 25

1	VERITEXT LEGAL SOLUTIONS
2 3	FIRM CERTIFICATE AND DISCLOSURE
4	Veritext represents that the foregoing
5	transcript as produced by our Production Coordinators, Georgia Certified Notaries, is a true, correct and complete transcript of the
6	colloquies, questions and answers as submitted by the certified court reporter in this case.
7	
8	Veritext further represents that the attached exhibits, if any, are a true, correct and complete copy as submitted by the certified
9	reporter, attorneys or witness in this case;
10	And that the exhibits were handled and
	produced exclusively through our Production
11	Coordinators, Georgia Certified Notaries. Copies of notarized production certificates related to
12	this proceeding are available upon request to litsup-ga@veritext.com.
13	
	Veritext is not taking this deposition
14	under any relationship that is prohibited by OCGA 15-14-37(a) and (b). Case-specific discounts are
15	automatically applied to all parties at such time as any party receives a discount. Ancillary
16	services such as calendar and financial reports are available to all parties upon request.
17	available to all parties apon request.
18	
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Page 190 REPORTER CERTIFICATE 1 2 STATE OF GEORGIA) COBB COUNTY) 3 4 I, Debra M. Druzisky, a Certified Court Reporter in and for the State of Georgia, do hereby 5 certify: That prior to being examined, the witness 6 named in the foregoing deposition was by me duly sworn to testify to the truth, the whole truth, and nothing but the truth; 7 That said deposition was taken before me at the time and place set forth and was taken down 8 by me in shorthand and thereafter reduced to computerized transcription under my direction and 9 supervision. And I hereby certify the foregoing 10 deposition is a full, true and correct transcript of my shorthand notes so taken. 11 Review of the transcript was requested. If requested, any changes made by the deponent and 12 provided to the reporter during the period allowed are appended hereto. 13 I further certify that I am not of kin or counsel to the parties in the case, and I am not in 14 the regular employ of counsel for any of the said parties, nor am I in any way financially interested 15 in the result of said case. IN WITNESS WHEREOF, I have hereunto 16 subscribed my name this 18th day of August, 2022. 17 18 19 20 Debra M. Druzisky 21 Georgia CCR-B-1848 2.2 23 24 25

To: Mr. Delk 1 2 Re: ERIC B. CHANEY 3 Date Errata due back at our offices: 4 5 Greetings: 6 7 This deposition has been requested for read and sign by the deponent. It is the deponent's 8 responsibility to review the transcript, noting any changes or corrections on the attached PDF Errata. The deponent may fill out the Errata electronically 9 or print and fill out manually. 10 Once the Errata is signed by the deponent and 11 notarized, please mail it to the offices of Veritext (below). 12 When the Errata is returned to us, we will seal 13 and forward to the taking attorney to file with the original transcript. We will also send copies of 14 the Errata to all ordering parties. 15 If the signed Errata is not returned by the above date, the original transcript may be filed 16 with the court without the signature of the deponent. 17 Please send completed Errata to: 18 19 Veritext Production Facility 20 20 Mansell Court, Suite 300 21 Roswell, Georgia 30076 (770) 343-9696 2.2 23 24 25

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1	ERRATA FOR ASSIGNMENT # 5317960
2	I, the undersigned, do hereby certify that I
	have read the transcript of my testimony, and that
3	
4	<pre> there are no changes noted; or</pre>
5	the following changes are noted:
6	
	Pursuant to Rule 30(7)(e) of the Federal Rules
7	of Civil Procedure and/or OCGA 9-11-30(e), any
	changes in form or substance which you desire to
8	make to your testimony shall be entered upon the
	deposition with a statement of the reasons given
9	for making them.
10	To assist you in making any such corrections,
	please use the form below. If additional pages are
11	necessary, please furnish same and attach hereto.
12	PageLineChange:
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18	Reason for change:
19	
	DEPONENT'S SIGNATURE
20	
21	Sworn to and subscribed before me this day of
22	, 2022.
23	
	NOTARY PUBLIC
24	My Commission Expires:
25	Notary Public

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1 REPORTER DISCLOSURE 2 DISTRICT COURT) DEPOSITION OF ERIC B. CHANEY NORTHERN DISTRICT) 3 ATLANTA DIVISION) 4 Pursuant to Article 10.B of the Rules and Regulations of the Board of Court Reporting of the 5 Judicial Council of Georgia, I make the following 6 disclosure: I am a Georgia Certified Court Reporter. 7 I am here as a representative of Veritext Legal Solutions. Veritext Legal Solutions was contacted by 8 the offices of Morrison & Foerster to provide court reporting services for this deposition. 9 Veritext Legal Solutions will not be taking this deposition 10 under any contract that is prohibited by O.C.G.A. 9-11-28 (c). 11 Veritext Legal Solutions has no contract or agreement to provide court reporting services 12 with any party to the case, or any reporter or reporting agency from whom a referral might have 13 been made to cover the deposition. Veritext Legal Solutions will charge its 14 usual and customary rates to all parties in the case, and a financial discount will not be given to 15 any party in this litigation. 16 17 Debra M. Druzisky 18 Georgia CCR-B-1848 19 20 21 2.2 23 24 25

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(e) Review by witness; changes; signing. If requested by the deponent or a party before completion of the deposition, the deponent shall have 30 days after being notified by the officer that the transcript or recording is available in which to review the transcript or recording and, if there are changes in form or substance, to sign a statement reciting such changes and the reasons given by the deponent for making them. The officer shall indicate in the certificate prescribed by paragraph (1) of subsection (f) of this Code section whether any review was requested and, if so, shall append any changes made by the deponent during the period allowed. If the deposition is not reviewed and signed by the witness within 30 days of its submission to him or her, the officer shall sign it and state on the record that the deposition was not reviewed and signed by the deponent within 30 days. The deposition may then be used as fully as though signed unless, on a motion to suppress under paragraph (4) of subsection (d) of Code

Section 9-11-32, the court holds that the reasons given for the refusal to sign require rejection of the deposition in whole or in part.

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