To:	
From:	
·	fidavit of Demand to Show Clean Hands and Federal Partnership O Agent is Notice to Principal and Notice to Principle is Notice to Agent
	ant, one of the people (as seen in Article 1 Section 2 of the Texas Juris, in this court of record do make the following claims:
	at the people hold all political power and government officials are their trustees and st for their benefit.
Texas Constitu	ntion Article 1, Section 2:
on their stands p this limi their go Added]	authority, and instituted for their benefit. The faith of the people of Texas ledged to the preservation of a republican form of government, and, subject to itation only, they have at all times the inalienable right to alter, reform or abolish vernment in such manner as they may think expedient. [Highlight is Emphasis that all elected officials in Texas have taken an official oath to protect
Constitution.	nat all elected efficials in Texas have taken all efficient outsi to protect
"(a) All	elected and appointed officers, before they enter upon the duties of their offices, the following Oath or Affirmation:
ability, _I this Stat	do solemnly swear (or affirm), that I will faithfully execute the fithe office of of the State of Texas, and will to the best of my preserve, protect, and defend the Constitution and laws of the United States and e, so help me God." elected or appointed officers, before taking the Oath or Affirmation of office
_	ed by this section and entering upon the duties of office, shall subscribe to the ag statement:

"I_______, do solemnly swear (or affirm) that I have not directly or indirectly paid, offered, promised to pay, contributed, or promised to contribute any money or thing of value, or promised any public office or employment for the giving or withholding of a vote at the election at which I was elected or as a reward to secure my appointment or confirmation, whichever the case may be, so help me God" [Highlight is Emphasis Added]

Affiant claims that the people of Texas have at all times the right to go to their legislators for the redress of grievances.

Texas Constitution Article 1, Section 27

"The citizens shall have the right, in a peaceable manner, to assemble together for their common good; and apply to those invested with the powers of government for redress of grievances or other purposes, by petition, address or remonstrance."

Please take notice that all rights belonging to the people of any of the 50 states are guaranteed to the people of Texas as well.

United States Constitution Article 4, Section 2, Paragraph 1

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

Affiant claims that the Help America Vote Act is a federal program where actors in the state are allowed to gain revenue by administration or cooperation. (Please see example from the Act below):

Public Law 107–252 107th Congress

An Act

To establish a program to provide funds to States to replace punch card voting systems, to establish the Election Assistance Commission to assist in the administration of Federal elections and to otherwise provide assistance with the administration of certain Federal election laws and programs, to establish minimum election administration standards for States and units of local government with responsibility for the administration of Federal elections, and for other purposes.

[Highlight is Emphasis Added]

TITLE I—PAYMENTS TO STATES FOR ELECTION ADMINISTRATION IM-PROVEMENTS AND REPLACEMENT OF PUNCH CARD AND LEVER VOTING MA-CHINES

42 USC 15301.

SEC. 101. PAYMENTS TO STATES FOR ACTIVITIES TO IMPROVE ADMINISTRATION OF ELECTIONS.

Deadlines. Notification. (a) IN GENERAL.—Not later than 45 days after the date of the enactment of this Act, the Administrator of General Services

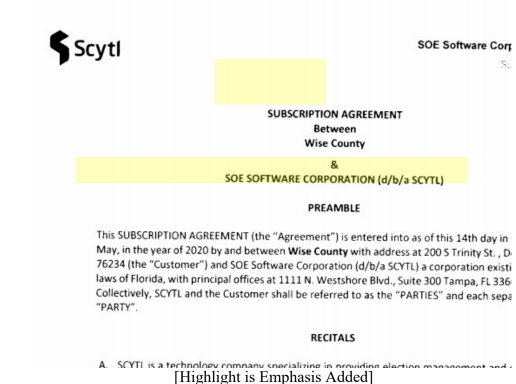
[Highlight is Emphasis Added]

PUBLIC LAW 107-252-OCT. 29, 2002 116 STAT. (in this title referred to as the "Administrator") shall establish a program under which the Administrator shall make a payment to each State in which the chief executive officer of the State, or designee, in consultation and coordination with the chief State election official, notifies the Administrator not later than 6 months after the date of the enactment of this Act that the State intends to use the payment in accordance with this section. (b) USE OF PAYMENT.-(1) IN GENERAL.—A State shall use the funds provided under a payment made under this section to carry out one or more of the following activities: (A) Complying with the requirements under title III. (B) Improving the administration of elections for Federal office. (C) Educating voters concerning voting procedures, voting rights, and voting technology. (D) Training election officials, poll workers, and election volunteers. (E) Developing the State plan for requirements payments to be submitted under part 1 of subtitle D of title (F) Improving, acquiring, leasing, modifying, or replacing voting systems and technology and methods for casting and counting votes.

[Highlight and Underline is Emphasis Added]

Affiant claims that voting machines from private vendors, such as Election Systems & Software (ES&S), Hart InterCivic, and Premier Election Solutions (formerly Diebold, Inc.), are utilized throughout the state of Texas. (Source: https://www.votetexas.gov/mobile/voting/how.htm)

Please take notice of an example of a public-private partnership in the following example of an agreement between the private election software company SCYTL and Wise County and Wood County, Texas.



[Highlight is Emphasis Added]

Source: https://wisecountytx.gov/DocumentCenter/View/883/SOE-Software---Agreement-PDF

Laura Wise | Election Administrator | Wood County, TX By admin | January 5th, 2021

Scytl Voter Education is a wonderful tool for our county. One of the n

acietha vatar laak un Matare ara abla ta da ta aur waheita an Source: https://scytl.us/quote/laura-wise-election-administrator-wood-county-tx/

Please take notice that these private vendors are neither elected by the people nor do they swear to uphold the Texas Constitution, and therefore not accountable to the people, yet they are acting on behalf of the government to handle the people's affairs.

Affiant claims that public-private partnerships engaged in the running of elections creates a conflict of interests, in that it is in the best interest of the private company to maintain their contract as long as possible, which can only be achieved by satisfying their customers, which are the government who contracted them, and not the people.

Affiant claims that the purpose of government is for the common good and not for the generation of profit for any exclusive person or group.

5 1 13

Massachusetts Constitution Article VII

"Government is institutied for the common good; for the protection, safety, prosperity and happiness of the people; and not for the profit, honor, or private interest of any one man, family, or class of men. Therefore the people alone have an incontestable, unalienable, and indefeasible right to institue government; and to reform, alter, or totally change the same, when their protection, safety, or prosperity and happiness require it." [Highlight is Emphasis Added]

Affiant claims that the government serves as the agent of the people and that they are at all times accountable to them.

Massachusetts Constitution Article V

"All power residing originally in the people, and being derived from them, the several magistrates and officers of government, vested with authority, whether legislative, executive, or judical, are their substitutes and agents, and are at all times accountable to them." [Highlight is Emphasis Added]

Affiant claims that the legislature is to assemble frequently for the redress of grievances.

Massachusetts Constitution Part the First Article XXII

"The legislature ought frequently to assemble for the redress of grievances, for correcting, strengthening and confirming the laws, and for making new laws, as the common good may require." [Highlight is Emphasis Added]

The people, having all political power and hiring trustees and servants to carry out their business, never granted authority for these servants to outsource their responsibility to a private company to conduct the business of the people, and doing so is an act of maladministration.

If you believe you in fact have clean hands and are not in violation of your trust indenture, it is Affiant's wish, order, and demand for you to give full disclosure of all program funds, documents, records, and contracts with private entities involved with the conduction of elections available and accessible to the public and make all equipment used available for auditing by an independent third party chosen by the people, such as Colonel Phil Waldron, and / or Jovan Hutton Pulitzer.

It is also Affiant's wish, order, and demand that the usage of voting machines be discontinued statewide from this point going forward.

If you believe you have the authority to ignore the above mentioned rights of the people, please respond by sworn affidavit under penalty of perjury with the constitutional provisions granting you the authority to do so within five (5) days. Should you fail to respond, you agree that you are working to undermine the authority of the people against your trust indenture, the Texas and United States Constitutions, and are knowingly trespassing against the rights of the people you swore to protect. You further agree that if you do not respond with a sworn affidavit showing constitutional provisions authorizing you to trample the

rights of the people within five (5) days that you agree to all the above mentioned and that no court shall reexamine this matter and shall accept the above terms as truth and law.

Any man or woman who denies these claims are true must rebut them under penalty of perjury in the form of a sworn affidavit. Any man or woman who decides to suppress this affidavit agrees to pay \$300,000 and any disputes by any public officials or private actors who are bound by contract to the Texas Constitution agrees to have these matters heard before an arbitrator of my choice. Any man or woman denying these claims are true must rebut these claims point by point within (5) days. Failure to respond means that by acquiescence you agree that all claims are true.

Verification

			n, and belief. Executed in, Texas Our Lord Two Thousand and Twenty One.
			Autograph of Affiant
Notary as JU	URAT CERTIFICAT	Ξ	
	Si	rate }	
	C	ounty }	
On this	day of	, 2021 (date)	before me,
a Notary Pub	olic, personally appear	ed	Name of Affiant,
who proved	to me on the basis of	satisfactory evidence b	e the woman whose name is subscribed to the
within instru	ment and acknowledg	ged to me that she exec	tuted the same in her authorized capacity, and that
by her autog	raph(s) on the instrum	ent the woman execut	ed the instrument.
I contify und	or DENALTV of DED	II IDV under the level	l laws of Texas State and the foregoing
*		TNESS my hand and c	
paragraph is	true and correct. W1	TNESS my hand and c	iliciai scai.
		Signature of Nota	ry / Jurat
		seal	