

RESOLUTION FOR STATE-WIDE FORENSIC AUDIT AND CRIMINAL INVESTIGATION

WHEREAS, a free people cannot exist absent a free government;

WHEREAS, a free government cannot exist absent equality before the law and open and honest elections; one citizen, one vote.

WHEREAS, an audit of Fulton County voting records of the November 2020 election conducted by VOTERGA found meaningful voting fraud to include fraudulent casting of ballots, double balloting, multiple scanning of ballots, falsified tally sheets, creaseless mail-in ballots, ballots completed by printers, and votes cast by ineligible voters;

WHEREAS, in further evidence of voting irregularities, hundreds of State and Cobb County citizens have submitted Affidavits – sworn testimony under penalty of perjury;

WHEREAS, More than one hundred Georgia Citizens came forth to testify before the Georgia State Senate Judiciary Committee and provided documentary evidence of ballot tampering and lack of chain of custody as by law required

WHEREAS, to date, neither the Governor, Attorney General, nor the General Assembly of the State of Georgia have taken any action whatsoever on the revelations revealed by VOTERGA and Georgia citizens to initiate a county-by-county audit across the State to investigate voting fraud;

WHEREAS, Article V, Section II, para. VII of the Georgia Constitution authorizes the Governor and/or the General Assembly to “convene the General Assembly in special session by proclamation” to enact appropriate legislation directing a state-wide forensic audit by an independent third party to investigate and prosecute acts of voting fraud, yet neither have acted;

WHEREAS, Article V, Section II, para. IX of the Georgia Constitution states, in pertinent part, “[t]he Governor shall make such appointments as are authorized by this Constitution or by law”, whereby the Governor has the authority to make one or more appointments to independent third parties to conduct a state-wide forensic audit to investigate and prosecute acts of voting fraud, yet he has not;

WHEREAS, pursuant to O.C.G.A. § 45-15-18, the Governor can direct the Attorney General, or if necessary, appoint a special attorney general, to conduct an investigation into the affairs of any department of the state, in this instance the Office of the Secretary of State, to conduct a state-wide forensic audit and criminal investigation into the allegations of voting fraud, yet he has not;

WHEREAS, pursuant to O.C.G.A. § 45-15-30, the Attorney General has the authority to appoint a special assistant attorney to conduct a state-wide forensic audit and criminal investigation into the allegations of voting fraud, yet he has not.

BE IT RESOLVED the Cobb County Republican Party demands and requires the State of Georgia to have a free government, which currently is under question due to an apparent lack of free and open elections and blatant absence of equality before the law as evidenced by the findings of VOTERGA and hundreds of sworn affidavits and sworn testimony

testifying to acts of voting fraud in all contests conducted in the elections of November 2020 and January 2021; and

The Cobb County Republican Party demands that the Governor, Attorney General, and/or General Assembly take any and/or all actions necessary to initiate a state-wide forensic audit and conduct a criminal investigation into the allegations of voting fraud in the aforementioned elections, beginning with Fulton, DeKalb, and Cobb Counties, thereafter following with other Counties most likely evidencing fraud, BY AN INDEPENDENT Qualified forensic auditing firm in the regular course of business, the independent forensic audit to be paid for with taxpayer funds so as to be free from interference and partisan control; and

wherein the Secretary of the Cobb County Republican Party is directed to publish this Resolution to the Governor, Attorney General, the leaders of the General Assembly of the State of Georgia and the Cobb County Republican delegation to the General Assembly.