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Subject: Audit

Arizona Senate,

We the People, demand the audit be conducted in the Maricopa County Tabulation and Election Center (MCTEC) where there are IP addresses, internet connectivity, nest cameras, modems, and routers (and all the data in them) from "the scene". We should NOT disengage all of that and attempt to recreate it in another location - information and data will be lost. The taxpayers own the building, the audit is funded by the taxpayers and the chain of custody would be protected.

Moving the ballots gives the Board plausible deniability in the event ballots have gone missing. The ballots were already moved once by the Board - we have not forgotten! Karen Fann herself said the chain of custody may have already been broken.

Can the Senate answer what potential evidence is lost and/or cannot be audited if the move is made from MCTEC?

Why would the Senate choose to put the potential evidence and safety of others at risk by giving bad actors an opportunity to interfere?

What legal remedies does the Senate acknowledge it has for the Board's failure to comply with any order from the Senate? Wasn't this cleared up that the Senate has authority by the Judge?

Did the Senate review the entire video footage of when the ballots were moved from the vault and loaded onto trucks?

Did the Senate review the video footage of who put shredded ballots into a dumpster?

Has the Senate made the Auditors sign a Non-Disclosure Agreement? Will the full report be released to the public upon completion?

The former Maricopa County Recorder, Adrian Fontes has stated Dominion had offices with staff INSIDE MCTEC for a long time. Was the Senate aware of this? Were there Dominion offices inside MCTEC in 2020? Is the Senate going to investigate this (first step being to take legal control over MCTEC)?

Where is the court order to secure Irregular ballots under ARS 16-624(B), as they are specifically named separately from other ballots? Under Statute, they are only preserved for 6 months (May 3, 2021). Federal Law states 22 months, with a seemingly minimal punishment for violation. Has the Senate contacted other counties to ensure they are not mistakenly destroyed?

We have made many phone calls to many counties. They either define Irregular ballots differently (due to no definition in the Elections Manual, and little to no case law to reference), OR, have stated they will be "kept as required under State Law."

Will the Senate issue an Order to remove any potential confusion, and to ensure protection by putting all counties on notice?

Will 100% of the ballots be scanned using kinematic artifact detection technology, not a fractional amount? Will all adjudicated ballots be scanned and inspected, including the ones that were adjudicated with no action taken?

Is the Senate going to subpoena Kevin Runbeck with Runbeck Election Services documents and contracts to investigate why people have received 2-20 duplicate ballots?

A Citizen Demanding Answers,