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Subject: Election integrity/ GA AZ AUDIT REQUESTS

On Sun, Jun 27, 2021, 10:04 AM quang ngoc nguyen <quangngocnguyen123@gmail.com<mailto:quangngocnguyen123@gmail.com>> wrote:

Dear Sir/am legislatures of GA and AZ

* You never needed a bill to do your constitutional duty of overseeing all elections and setting the times, places, and manner of elections. (US constitution<https://constitution.congress.gov/browse/essay/artI-S4-C1-1-1-1-1/ALDE_00001036/> Article 1, Section 4, Clause 1: The Times, Places and Manner of holding Elections for Senators and Representatives, shall be prescribed in each State by the Legislature thereof;)

* GEORGIA AND ARIZONA like most states uses the Mason's manual<<http://www.miamidade.gov/charter/library/masons-manual-of-legislative-procedures.pdf>> to outline the duties of state legislatures and it says, "A legislative body or a committee, when acting within the scope of its authority to conduct an investigation, may summon and examine witnesses, require the production of and examine books, records and papers." (Page 292, Sec. 802, Summons, Subpoenas and Warrants, 1).

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* This section also states, "When a subpoena duces tecum has been issued under statutory authority showing that the purpose of the examination was within the scope of the inquiry authorize, the court cannot cancel the subpoena nor enjoin the issuance of any further subpoena" (Page 292, Sec. 802, Summons, Subpoenas and Warrants, 6).

* The Senate has legal authority to conduct their own legislative investigation via subpoenas of all ballots, tabulators, routers, passwords, machines, records, etc. All cases where counties, cities, towns challenged the senate's authority have ended in judges denying their challenges.

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* This is the same thing that happened in Arizona where Judge Timothy Thomason gave his ruling<<https://assets.documentcloud.org/documents/20492775/maricopa-county-v-fann-superior-court-ruling-2-26-21.pdf>> on whether or not the Maricopa County board of supervisors could prevent the Senate's access to conduct its audit.

* "The Court finds that that Subpoenas are legal and enforceable. There is no question that the Senators have the power to issue legislative subpoenas. The Subpoenas comply with the statutory requirements for legislative subpoenas. The Senate also has broad constitutional power to oversee elections. The Arizona legislature clearly has the power to investigate and examine election reform matters. Accordingly, the Senators have the power to subpoena material as part of an inquiry into election reform measures. As such, the Subpoenas have a proper legislative purpose. The Subpoenas also do not violate separation of powers principles. Production of the subpoenaed materials would not violate confidentiality laws." – Judge Timothy Thomason

* With the incident that occurred in Georgia AND ARIZONA, it is more than important that the senate does a thorough job by auditing the whole state to ensure this was not some statewide phenomenon in all races. Therefore, I am urging the senate to place subpoenas for all ballots, voting machines, system files, etc used in the November election in GA AZ for an independent forensic audit.

* We need to utilize Jovan Pulitzer whose expertise is in checking folds on mail in ballots and detecting kinematic artifacts on the paper ballots. Utilizing cyber security experts like Allied Security and/or Colonel Phil Waldron to understand the voting systems is crucial. Along with having cameras angled at a distance to protect the confidentiality of each ballot. Bringing in a capable liaison like John Brakey of AuditUSA to facilitate the process would be great to install trust in the process and rally all parties around the audit.

Please kindly designate your precious time for a full state GA AZ audit of Nov 20 election (paper ballot and Dominion machine)

Please finish process asap and grant authorization to reverse/change future laws for elections integrity

Thankyou

NGUY USA CITIZEN