

# Fani Willis' Fulton Co. Indictment Counts



August 29, 2023 – Press Conference

## Fani's Phony Forty

Garland Favorito



Fulton County Superior Court		INDICTMENT	GC
**FILED**CA			EJIS: Monroe
Date: August 14, 2023		Clerk No. 23SC188947	
Che Alexander, Clerk of Court			
FULTON SUPERIOR COURT			
THE STATE OF GEORGIA	1	VIOLATION OF THE GEORGIA RICO (RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS) ACT O.C.G.A. § 16-14-4(c)	
V.	2	SOLICITATION OF VIOLATION OF OATH BY PUBLIC OFFICER O.C.G.A. §§ 16-4-7 & 16-10-1	
DONALD JOHN TRUMP	3	FALSE STATEMENTS AND WRITINGS O.C.G.A. § 16-10-20	
Counts 1, 5, 9, 11, 13, 15, 17, 19, 27-29, 38-39	4	FALSE STATEMENTS AND WRITINGS O.C.G.A. § 16-10-20	
RUDOLPH WILLIAM LOUIS GIULIANI	5	SOLICITATION OF VIOLATION OF OATH BY PUBLIC OFFICER O.C.G.A. §§ 16-4-7 & 16-10-1	
Counts 1-3, 6-7, 9, 11, 13, 15, 17, 19, 23-24	6	SOLICITATION OF VIOLATION OF OATH BY PUBLIC OFFICER O.C.G.A. §§ 16-4-7 & 16-10-1	
JOHN CHARLES EASTMAN	7	FALSE STATEMENTS AND WRITINGS O.C.G.A. § 16-10-20	
Counts 1-2, 9, 11, 13, 15, 17, 19, 27	8	IMPERSONATING A PUBLIC OFFICER O.C.G.A. § 16-10-23	
MARK RANDALL MEADOWS	9	CONSPIRACY TO COMMIT IMPERSONATING A PUBLIC OFFICER O.C.G.A. §§ 16-4-8 & 16-10-23	
Counts 1, 28	10	FORGERY IN THE FIRST DEGREE O.C.G.A. § 16-9-1(b)	
KENNETH JOHN CHESBRO	11	CONSPIRACY TO COMMIT FORGERY IN THE FIRST DEGREE O.C.G.A. §§ 16-4-8 & 16-9-1(b)	
Counts 1, 9, 11, 13, 15, 17, 19			
JEFFREY BOSSERT CLARK			
Counts 1, 22			
JENNA LYNN ELLIS			
Counts 1-2			
RAY STALLINGS SMITH III			
Counts 1-2, 4, 6, 9, 11, 13, 15, 17, 19, 23, 25			
ROBERT DAVID CHEELEY			
Counts 1, 9, 11, 13, 15, 17, 19, 23, 26, 41			
MICHAEL A. ROMAN			
Counts 1, 9, 11, 13, 15, 17, 19			
DAVID JAMES SHAFER			
Counts 1, 8, 10, 12, 14, 16, 18, 40			

A non-partisan, non-profit Georgia Election Integrity leader for 17 years

©2023 Voters Organized for Trusted Election Results in Georgia Est. 2006 – VoterGA.org



# Agenda

- ❖ Racketeering Legal Overview and Alleged Indictment Acts
- ❖ Counts that are Not Crimes
- ❖ Why there is no Such Thing as a Fake Elector
- ❖ Why a Forensic Exam is not Computer Theft
- ❖ Election Fraud, Errors and Irregularities that Fani Willis Covered-Up
- ❖ The Real Violations of Law
- ❖ How You Can Help



# Abiding By Legal Election Challenge

*“Rather than to abide by Georgia’s legal process for election challenges the Defendants’ engaged in a criminal racketeering enterprise to overturn the results of Georgia’s Presidential election results”*

*Fani Willis Aug. 14, 2023 Press Conference*

- ❖ Trump attorneys filed Dec. 4, 2020 election challenge in Fulton
- ❖ Challenge was required to be heard in 20 days O.C.G.A. § 21-2-525
- ❖ Fulton did not assign judge until Dec. 31
- ❖ Hearing scheduled Jan. 8 after Congress certified votes
- ❖ Delay rendered lawsuit moot and no evidence was heard

DONALD J. TRUMP, in his capacity as a  
Candidate for President, DONALD J.  
TRUMP FOR PRESIDENT, INC., and  
DAVID J. SHAFER, in his capacity as a  
Registered Voter and Presidential Elector  
pledged to Donald Trump for President,

Petitioners,

v.

BRAD RAFFENSPERGER, in his official  
capacity as Secretary of State of Georgia,  
REBECCA N. SULLIVAN, in her official  
capacity as Vice Chair of the Georgia State  
Election Board, DAVID J. WORLEY, in  
his official capacity as a Member of the  
Georgia State Election Board,  
MATTHEW MASHBURN, in his official  
capacity as a Member of the Georgia State  
Election Board, ANH LE, in her official  
capacity as a Member of the Georgia State  
Election Board, RICHARD L. BARSON,  
in his official capacity as Director of  
Registration and Elections for Fulton  
County, JANINE EVELER, in her official  
capacity as Director of Registration and  
Elections for Cobb County, ERICA  
HAMILTON, in her official capacity as  
Director of Voter Registration and  
Elections for DeKalb County, KRISTI  
ROYSTON, in her official capacity as  
Elections Supervisor for Gwinnett County,  
RUSSELL BRIDGES, in his official  
capacity as Elections Supervisor for  
Chatham County, ANNE DOVER, in her  
official capacity as Acting Director of  
Elections and Voter Registration for  
Cherokee County, SHIUNA DOZIER, in  
her official capacity as Elections Director  
for Clayton County, MANDI SMITH, in  
her official capacity as Director of Voter  
Registration and Elections for Forsyth

CIVIL ACTION FILE NO.

Page 1 of 64

County, AMEKA PITTS, in her official  
capacity as Director of the Board of  
Elections & Registration for Henry  
County, LYNN BAILEY, in her official  
capacity as Executive Director of Elections  
for Richmond County, DEBRA  
PRESSWOOD, in her official capacity as  
Registration and Election Supervisor for  
Houston County, VANESSA WADDELL,  
in her capacity as Chief Clerk of Elections  
for Floyd County, JULIANNE ROBERTS,  
in her official capacity as Supervisor of  
Elections and Voter Registration for  
Pickens County, JOSEPH KIRK, in his  
official capacity as Elections Supervisor  
for Bartow County, and GERALD  
MCCOWN, in his official capacity as  
Elections Supervisor for Hancock County,

Respondents.

VERIFIED PETITION TO CONTEST GEORGIA'S PRESIDENTIAL ELECTION  
RESULTS FOR VIOLATIONS OF THE CONSTITUTION AND LAWS OF THE STATE  
OF GEORGIA, AND REQUEST FOR EMERGENCY DECLARATORY AND  
INJUNCTIVE RELIEF

COME NOW Donald J. Trump, in his capacity as a Candidate for President, Donald J.  
Trump for President, Inc., and David J. Shafer, in his capacity as a Georgia Registered Voter and  
Presidential Elector pledged to Donald Trump for President (collectively "Petitioners"),  
Petitioners in the above-styled civil action, by and through their undersigned counsel of record,  
and file this, their Verified Petition to Contest Georgia's Presidential Election Results for  
Violations of the Constitution and Laws of the State of Georgia, and Request for Emergency  
Declaratory and Injunctive Relief (the "Petition"), respectfully showing this honorable Court as  
follows:



# A Criminal Organization? Pg 15

- ❖ The 19 indicted individuals "*constituted a criminal organization whose members engaged in various related criminal activities...*" What organization?
- ❖ "*The criminal organization constituted an enterprise as that term is defined in O.C.G.A. 16-14-3(3) that is a group of individuals associated in fact.*" What fact?
- ❖ "*The Defendants and other members and associates of the enterprise had connections and relationships with one another and with the enterprise.*" What enterprise?
- ❖ "*The enterprise constituted an ongoing organization whose members and associates functioned as a continuing unit for a common purpose of achieving the objectives of the enterprise.*" What unit?

# 160 Alleged Racketeering Acts -Samples Pg 20

- ❖ *"Donald John Trump caused to be tweeted from the Twitter account @RealDONaldTrump "Georgia hearings now on @OANN, Amazing!" Act 22*
- ❖ *"Rudolph William Louis Giuliani placed a telephone call to Speaker of the Georgia House of Representatives David Ralston and discussed holding a special session of the Georgia General Assembly." Act 41*
- ❖ *"David James Shafer reserved room 216 at the Georgia State Capitol in Fulton County, Georgia for the December 14, 2020 meeting of Trump Presidential elector nominees in Fulton County Georgia." Act 57*

# 160 Alleged Racketeering Acts -Samples

- ❖ *"David James Shafer sent an Email to ... Individual 4 ... advising them to touch base with each of the Trump presidential elector nominees in Georgia in advance of the December 14, 2020, meeting to confirm their attendance." Act 67*
- ❖ *"Mark Randal Meadows sent a text message to Office of Georgia Secretary of State Chief Investigator Frances Watson that stated in part 'Is there a way to speed up Fulton county signature verification in order to have results before Jan6 if the Trump campaign assisted financially?" Act 96*
- ❖ *"Stephen Cliffgard Lee Harrison William Prescott Floyd and Trevian C. Kutti placed multiple telephone calls and sent text messages to each other and to other individuals involved in the conspiracy." Act 115*



# Racketeering Activity O.C.G.A. § 16-4-3

5(a) "Racketeering activity" means to commit, to attempt to commit, or to solicit, coerce, or intimidate another person to commit any crime which is chargeable by indictment under the laws of this state involving:

- i. Unlawful distillation, manufacture, and transportation of alcoholic beverages in violation of Code Section 3-3-27;
- ii. Records and reports of currency transactions in violation of Article 11 of Chapter 1 of Title 7;
- iii. The "Georgia Uniform Securities Act of 2008" in violation of Chapter 5 of Title 10;
- iv. Homicide in violation of Article 1 of Chapter 5 of this title;
- v. Assault and battery in violation of Article 2 of Chapter 5 of this title;
- vi. Kidnapping, false imprisonment, and related offenses in violation of Article 3 of Chapter 5 of this title;
- vii. Prostitution, keeping a place of prostitution, pimping, and pandering in violation of Code Sections 16-6-9 through 16-6-12;
- viii. Burglary in violation of Code Section 16-7-1;
- ix. Smash and grab burglary in violation of Code Section 16-7-2;
- x. Arson and explosives in violation of Article 3 of Chapter 7 of this title;
- xi. Bombs, explosives, and chemical and biological weapons in violation of Article 4 of Chapter 7 of this title;
- xii. Theft in violation of Article 1 of Chapter 8 of this title;
- xiii. Robbery in violation of Article 2 of Chapter 8 of this title;
- xiv. Criminal reproduction and sale of recorded material in violation of Article 3 of Chapter 8 of this title;
- xv. The "Georgia Residential Mortgage Fraud Act" in violation of Article 5 of Chapter 8 of this title;

# Racketeering Activity O.C.G.A. § 16-4-3

5(a) "Racketeering activity" means to commit, to attempt to commit, or to **solicit**, coerce, or intimidate another person to commit any crime which is chargeable by indictment under the laws of this state involving:

- xv. **Forgery** in any degree in violation of Code Section 16-9-1;
- xvi. Illegal use of financial transaction cards in violation of Code Sections 16-9-31, 16-9-32, 16-9-33, and 16-9-34;
- xvii. Use of an article with an altered identification mark in violation of Code Section 16-9-70;
- xviii. The "Georgia Computer Systems Protection Act" in violation of Article 6 of Chapter 9 of this title;
- xix. Identity fraud in violation of Article 8 of Chapter 9 of this title;
- xx. Bribery in violation of Code Section 16-10-2;
- xxi. **False statements and writings** or false lien statements against public officers or public employees in violation of Code Section 16-10-20 or 16-10-20.1;
- xxii. **Impersonating a public officer** or employee in violation of Code Section 16-10-23;
- xxiii. Attempted murder or threatening of witnesses in official proceedings in violation of Code Section 16-10-32;
- xxiv. Perjury and other related offenses in violation of Article 4 of Chapter 10 of this title;
- xxv. Embracery in violation of Code Section 16-10-91;
- xxvi. **Influencing witnesses** in violation of Code Section 16-10-93;





# Indictment Counts

- ❖ Making False Statements & Writings (or attempt)- 3, 4, 7, 12, 18, 22, 24, 25, 26, 29, 39, 40
- ❖ Conspiracy to Commit False Statements and Writings 13, 19, 30
- ❖ Filing False Documents (or attempt to file or conspiracy to file) 14, 15, 27
- ❖ Forgery and Conspiracy to Commit Forgery 10, 11, 16, 17
- ❖ Solicitation to Violate of Oath of Office 2, 5, 6, 23, 28, 38
- ❖ Impersonating a Public Officer (or conspiracy to impersonate) 8, 9
- ❖ Criminal Attempt to Influence Witnesses 20, 21, 31
- ❖ Perjury 41
- ❖ Conspiracy for Computer Theft, Trespass or Invasion of Privacy 34, 35, 36
- ❖ Conspiracy to Commit Election Fraud or Defraud the State 32, 33, 37



# Making False Statements and Writings?

- ❖ Many statements are actually true
- ❖ Most statements can likely be proven true if evidence is presented in court
- ❖ Defendants did not knowingly, willfully and unlawfully make false statements
- ❖ Even false statements are free speech protected by the 1<sup>st</sup> Amendment of the U.S. Constitution



# Examples of True Statements Alleged as False

- ❖ *“That at least 96,600 mail-in ballots were counted in the Nov. 3, 2020, presidential election in Georgia, despite there being no record of those ballots having been returned to a county elections office.”*  
SOS certified 200K+ phantom votes unknown in origin after Nov. 4
- ❖ *“That a Dominion Voting System machine used in the Nov. 3, 2020, presidential election in Antrim Co., Michigan, mistakenly recorded 6,000 votes for Joseph Biden when the votes were actually cast for Donald Trump.”* Possible ballot alignment error or malware
- ❖ *“That 200,000 more votes were recorded than the number of people who voted in the Nov. 3, 2020 Presidential election in Pennsylvania.”*
  - 700K more votes certified, 100K more remain today in 80K margin (AuditTheVotePA)
- ❖ *“The number of false or irregular votes is far greater than the number needed to change the Georgia election result.”* See VoterGA.org home page for votes in doubt exceeding margin





# Solicitation To Violate Oath of Office?

- ❖ Cites presenting of convincing evidence of election fraud, errors and irregularities in Dec. 2020 **public** Senate and House hearings as solicitation 2,5,6,23,28,38
- ❖ Includes reaching out to House Speaker David Ralston to request a Special Session
- ❖ Includes presenting of evidence and questioning Brad Raffensperger's certification
- ❖ Requesting officials to evaluate evidence of election fraud, errors and irregularities does **not** violate any oath



# Criminal Attempt to Influence Witnesses?

- ❖ Law describes influencing as *"intent to deter a witnesses from testifying freely, fully and truthfully to any matter pending in any court.."*
- ❖ There was no "attempt" to commit a crime when Ruby Freeman was contacted?
- ❖ Ruby Freeman was offered help so she could testify freely, fully and truthfully
- ❖ Ruby Freeman was never a witness in any court case



# Forgery, Filing False Documents?

- ❖ Cites volunteer electors' attempt to file, conspiracy to file and conspiracy to use,
  - *"Certificate of the Votes of the 2020 Electors from Georgia"*
  - *"Notice of Filing of Electoral College Vacancy"* <sup>10,11,13, 14,15,16,17,19, 27</sup>
- ❖ Also claims electors impersonated a public officer although electors are private for political parties, not public officers
- ❖ Forgery requires attempt to use another's identity, not signing your own name



# All Electors Are Contingent When Selected

- ❖ All Democrat and Republican electors are contingent when selected
- ❖ Republican Electors were selected by unanimous vote of State GOP Executive Committee on March 4, 2020 to cast votes for President
- ❖ Electors were certified to the Georgia SOS office on March 5, 2020
- ❖ SOS office published elector lists as qualified and nominated candidates
- ❖ Electors were lawfully contingent until December 4, 2020 election challenge was withdrawn on January 7, 2020

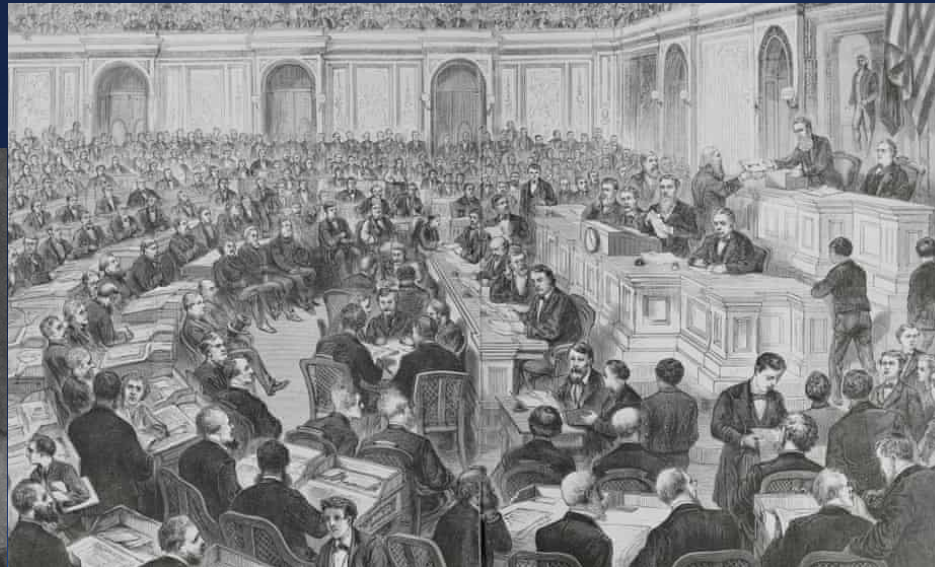
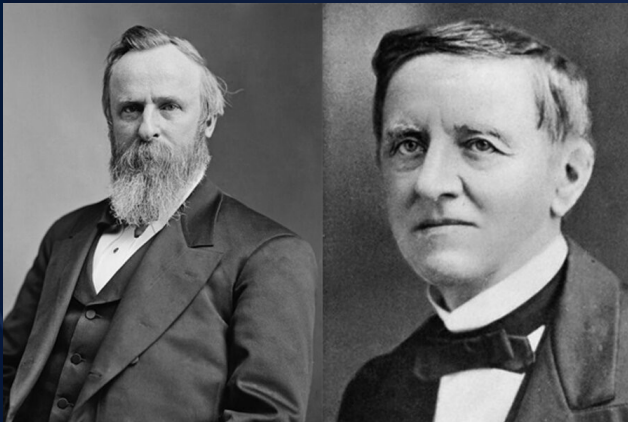
# Contingent Elector Meeting



- ❖ The Federal Electoral Count Act of 1878 requires Presidential electors to meet on the *"second Monday after the first Wednesday of December"*
- ❖ Electors met as required by law December 14, 2020 at the Capitol
- ❖ The election challenge lawsuit was still active at the time of the meeting
- ❖ They cast provisional votes to preserve a judicial remedy if President Trump prevailed in his election contest just as 1876 & 1960 precedents
- ❖ They did so in public as reported on Atlanta television

# There is No Such Thing as a Fake Elector

- ❖ Dual electors were selected in Louisiana, Florida and South Carolina in disputed 1876 election between Rutherford B. Hayes and Samuel Tilden
- ❖ Dual electors were selected identically to Georgia in 1960 for Hawaii in the disputed state contest between Richard Nixon and John F. Kennedy





# 1876 Contested Presidential Election



- ❖ Initial electoral count was Tilden: 184, Hayes: 165 w/ 185 needed for election
- ❖ 19 dual electors disputed close results in Florida, Louisiana and South Carolina
- ❖ Tilden won popular vote in Florida, Louisiana while Hayes won South Carolina
- ❖ 1 Oregon Republican government official was disqualified as an elector
- ❖ House and Senate established an Electoral Commission comprised of 5 U.S. Supreme Court justices, 5 senators and 5 House members to resolve the dispute
- ❖ The majority Republican Commission (8-7) gave all 20 electoral votes to Republican Rutherford Hayes making him President

# 1960 Hawaii Presidential Dispute Precedent



- ❖ Hawaii Governor certified Presidential election winner Richard Nixon on Nov. 28, 1960
- ❖ Supporters of John F. Kennedy challenged the election for irregularities
- ❖ The lawsuit was pending on December 19, when JFK electors met
- ❖ Three electors, including two retired judges, cast votes for JFK, signed paperwork and sent it to Washington D.C.
- ❖ On December 30, 1960 Judge Ronald Jamieson ruled in favor of JFK
- ❖ On January 4, 1961 the Governor of Hawaii recertified the election for JFK



# Conspiracy to Commit Computer Theft?

- ❖ Includes conspiracy for computer trespass and invasion of privacy, commission of election fraud and defrauding the state 32-37
- ❖ Computer trespass requires use without authority O.C.G.A. § 16-6-93(b)
- ❖ Defrauding the state requires theft O.C.G.A. § 16-10-21
- ❖ Conspiracy requires a crime such as interference or unlawful possession of ballots O.C.G.A. § 16-4-8, 21-2-603, 21-2-566, 21-2-574



# Conspiracy to Commit Computer Theft ?

- ❖ Coffee Co. voting system produced 39 new votes during 2020 recount with no change in ballots cast
- ❖ Voting system then failed to count 185 newly added ballots twice
- ❖ During the 2021 Senate runoff, Dominion fixed a QR code reject error remotely
- ❖ Coffee Co. Elections Board testified to GA House and Senate committees in Dec. 2020
- ❖ Coffee Co. provided 13 MB of documentation to the committees

# Conspiracy to Commit Computer Theft?

- ❖ A forensic copy of the server did not steal, remove or cause the theft of any data
- ❖ The forensic copy was fully authorized by county officials
- ❖ The forensic copy did not interfere with the election, nor were any actual ballots accessed or unlawfully possessed

Press Release  
December 14, 2020  
www.VoterGA.org

Contact: Garland Favorito  
garlandf@VoterGA.net  
(404) 664-4044

## GA County Refuses to Certify 3 Erroneous Dominion Recounts

ATLANTA GA – The Election Board of Georgia’s Coffee County has [written](#) to Georgia Secretary of State (SOS) Brad Raffensperger telling him they will not certify electronic recounts produced by Georgia’s Dominion Democracy Suite 5.5 voting system. The board made three attempts to recount Georgia’s Presidential election and each time the system produced clearly erroneous results.

The board created a December 10<sup>th</sup> [spreadsheet](#) showing the Dominion system produced **39 new votes** for President during a November 30<sup>th</sup> recount **without any change in ballots cast**. After the board scanned 185 missing recount ballots into the results the Dominion tabulator found **no change** in votes for any candidate. A third recount on December 2<sup>nd</sup> produced **the same original results ignoring all 185 added ballots**. Dominion technicians were unable to resolve the problem.

In their December 4<sup>th</sup> [letter](#), the Election Board found the Dominion recount “*lacks credibility*” because of its “*inability to repeatedly duplicate creditable election results*”. They added: “*No local election board has the ability to reconcile the anomalies...*” The scathing letter continued: “*Any system...that is not repeatable or dependable should not be used*”.

A November 16<sup>th</sup> [memo](#) from State Election Director Chris Harvey told counties to certify Dominion results as long as they included all ballots cast. This allowed **Dominion inaccuracies found by hand count audits to be published into certified Georgia election results**. For the recount, the board noted: “*To demand certification of patently inaccurate results neither serves the objective of the electoral system nor satisfies the legal obligation to certify the electronic recount*”.

**The board had previously pointed out critical Dominion system security flaws** in a November 11<sup>th</sup> [memo](#) to the SOS. They noted that any group of ballots can be rescanned multiple times and explained how a lack of adjudication audit trail allows election workers to **change votes in all ballots** of a batch without detection. One board member [testified](#) to the GA House Committee and the board provided a Senate Committee [hearing](#) with [two videos](#) showing their Elections Director demonstrating security weaknesses in the Dominion adjudication system. Instead of attempting to resolve the security flaws, the SOS office is now “investigating” the county.

# State Admits No Legal Authority Over Co. Elections

Pearson et al v. Kemp et al, 11/25/20

2020 Republican Electors sue for forensic exam

*“During the hearing, Defendants’ counsel argued the secretary of state has no lawful authority over county election officials,...”*

Judge Timothy Batten  
11/29/20

Defendants:

Brian Kemp,  
Brad Raffensperger,  
State Election Board

Case 1:20-cv-04809-TCB Document 14 Filed 11/29/20 Page 2 of 4

machines in Cobb, Gwinnett, and Cherokee Counties. The Court conducted a Zoom hearing at 7:45 p.m. EST to consider Plaintiffs’ motion.

During the hearing, Defendants’ counsel argued that the secretary of state has no lawful authority over county election officials, citing *Jacobson v. Florida Secretary of State*, 974 F.3d 1236, 1256–58 (11th Cir. 2020). Plaintiffs’ counsel responded that Plaintiffs could amend their complaint to add the elections officials in Cobb, Gwinnett, and Cherokee Counties, thus obviating the issue of whether the proper officials had been named as Defendants to this case.

Defendants’ counsel also argued that allowing such forensic inspections would pose substantial security and proprietary/trade secret risks to Defendants. Plaintiffs’ counsel responded that Defendants’ concerns could be alleviated by an order from the Court (1) allowing Defendants’ own expert(s) to participate in the requested inspections, which would be video-recorded, and (2) directing the experts to provide whatever information they obtain to the Court—and no one else—for an *in camera* inspection.





# What did Fani Cover-Up? Election Bribery, Interference

- ❖ CTCL distributed \$45 million disproportionately and unconstitutionally in Georgia, 94% went to counties Biden won, including the top 10 largest allotments
- ❖ CTCL standard agreement required counties to conduct partisan get out the vote efforts, install unsecure drop boxes, accept technical resources for voting systems
- ❖ \$10 million in Fulton increased turnout by 28% resulting in a net gain for Dems of 26,875 votes in a race decided by 11,779 votes and Senate race decided by 26K

*Capital Research Center*



# What did Fani Cover-Up? Counterfeit Ballots

- ❖ Senior Fulton poll managers submitted 4 sworn affidavits swearing they handled counterfeit mail-in ballots in the Nov. 14-15, 2020, Fulton Co. audit:
  - Not folded from being mailed
  - Marked by copy toner instead of writing instrument
  - On wrong paper stock
  - Voted same way in all down ballot races for a 100-ballot batch
  
- ❖ Affiant swore the number of counterfeits could scale into tens of thousands



# What Did Fani Cover-Up? Ballot Trafficking Evidence

- ❖ Fulton Co. hired criminal defense attorneys to prevent petitioners from seeing ballots
- ❖ Videos of ballot traffickers operating in Fulton Co. (2000 Mules, others)
- ❖ True the Vote GEO Tracking evidence shows Fulton Co. traffickers
- ❖ Statistical evidence of ballot trafficking shows Biden got 28%+ more votes in Fulton than Hillary did in 2016





# What Did Fani Cover-Up? Vote and Audit Manipulation

- ❖ Nearly all 148,000 mail-in ballot images required to produce 2020 results were electronically altered prior to certification
- ❖ 17,724 more votes than recount in-person ballot images that were rescanned to certify the 2020 Fulton Co. Presidential race
- ❖ 7 falsified audit tally sheets found with 850 to 0 total Biden votes

# Constitutional Rights Infringement – 1<sup>st</sup>, 14<sup>th</sup> Amendments

*I. “Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances.”*

*XIV. “No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States”*

Citizens have a Constitutional right to:

- ❖ Express opinions about federal elections (Hillary Clinton, Stacey Abrams)
- ❖ Protect electoral votes in a legally disputed election
- ❖ Solicit officials to make sure elections are conducted properly
- ❖ Advocate to ensure elections are secure



# Fani Willis' Political Agenda

- ❖ All 19 indictees are political adversaries who Fani Willis is persecuting
- ❖ The indictment is a blatant attempt to use tens of millions of Fulton Co. taxpayer money to bankrupt her political adversaries
- ❖ She made all out war against our freedom of speech to question election results
- ❖ Willis is attempting to implement a tyrannical double standard of justice
- ❖ If charges true, 10,000+ Georgians are guilty of criminal racketeering
- ❖ Willis' neglect of real duties led to murders, burglaries & car thefts increasing up to 60-70% in Fulton



# Prosecutorial Misconduct O.C.G.A. § 45-11-4

(b) A public officer may be charged under this Code section for:

(1) Malpractice, misfeasance, or malfeasance in office;

(2) Using oppression or tyrannical partiality in the administration or under the color of his or her office;



*"I make decisions based on facts and law."*

*Fani Willis Aug. 14, 2023 Press Conference*

# The Remedy: Impeachment

## **Governor Brian Kemp – GA Constitution Art. V, Sec. II, Para. 2**

- ❖ *“The Governor shall take care that the laws are faithfully executed and shall be the conservator of the peace throughout the state’.”*

## **Attorney General Chris Carr - O.C.G.A. § 45-15-17**

- ❖ *“(a) The Attorney General, as head of the Department of Law and as chief legal officer of the state, is authorized to institute and conduct investigations at any time into the affairs of the state...”*

## **Georgia House of Representatives – GA Constitution Art III, Sec VII, Para. 1**

- ❖ *“The House of Representatives shall have the sole power to vote impeachment charges against any executive or judicial officer of this state or any member of the General Assembly”*

# How You Can Help Victims

Visit **ElectorTruth.com** to help contingent electors who are merely volunteers  
**ElectorsFund.org** links to many sites for victims in Michigan and Georgia  
Visit **GiveSendGo** and enter name of victim to donate



Marine veteran Harrison Floyd, head of Black Voices for Trump, traveled to Georgia to comply and was jailed for six days as *"flight risk"*. Judge Emily Richardson stated: *"...you are a risk to commit additional felonies"*





# Connect with us Online



@VoterGA

#VoterGA



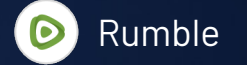
Facebook



YouTube



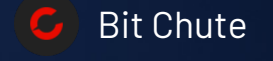
Twitter



Rumble



Gab



Bit Chute



Telegram



Brighteon



Gettr



Instagram



Parler



LinkedIn

[VoterGA.org/Donate](https://VoterGA.org/Donate) Tab

All donations are tax deductible

Donate Now