

Ballot Challenge Strategy for the November 8 Election

The Plan for Nov. 8 election in Georgia with citations to authorities.

- Attend to your voting preferences. When you have printed out YOUR ballot and WHILE you are still standing in the voting booth, look to see if your ballot has the QR code printed on it, if so...
- 1. You can take your Ballot and leave, **or** (and for most people the following is suggested)
- 2. While you are still in the Voting Booth, take out your cell phone and take a picture of YOUR ballot ONLY - without the Dominion Ballot Marking Device in the picture if possible, -CAUTION: *If you arrested or threatened with arrest for doing this.* O.C.G.A. 21-2-598, O.C.G.A. § 21-2-413 (e) [poll manager discretion], O.C.G.A. § 21-2-568.2. You can ask the Polling Manager for permission, but do not count on it.

IF THREATENED. Your defense is: There is a standing Federal Injunction against enforcement from the case: *Coalition For Good Governance v. Kemp*, 558 F. Supp. 3d 1370, 1393 (2021), “the Court **GRANTS** the Motion with respect to Photography Rule II State Defendants are hereby enjoined from enforcing Photography Rule II until further order of the Court.”). *The Court has not yet issued a rescission of said order.*

If arrested, it will be an illegal act and violates 18 U.S.C. 241, 242 and 245 (Federal) , and O.C.G.A. 16-8-2, 16-10-1 and 16-10-93 (Georgia).

- Leave the polling location with YOUR phone and the photo evidence of your ballot and proceed to the court house in your Circuit.
-(Take the same action as to the possibility of arrest as above O.C.G.A. 21-2- 574),
- Go directly to the Superior Court Judge on duty in your county (O.C.G.A. 21-2-412) with the photo of your ballot as evidence and file the Petition (attached) challenging the “legality of the ballot,” the void nature of the original Ga – Dominion Contract (attached), and the voiding of the “2D barcode” provision.
-(Contract, Exhibit B, par. 3.1 which would require judge to order an injunction and hand-counting.)

Also, it should be pointed out to the Judge to find paragraph 3.1 provision “void ab initio”.

-A voiding of that contract provision, and the further enforcement of said provision, from the date of perfection.

-This will void all prior elections back to 2019; as all of the ballots cast in-person will be deemed illegitimate. (Meaning we have not conducted a legal election since 2019, nor are there any sitting legally elected officials).

Federal Judge Totenberg has already found the law and the facts as to paragraph 3.1 of the Contract,

-Exhibit B in the case of *Curling v. Raffensperger*, 493 F.Supp.3d 1264, 1309 (2020) which is highlighted in yellow on the 34th page of the included document stating that the resulting ballot was not in conformance with O.C.G.A. 21-2-2(7.1) or 21-2-300.

(continued)

Ballot Challenge Strategy for the November 8 Election

The Plan for Nov. 8 election in Georgia with citations to authorities.

NOTE: IF Arrested, you MUST be taken ***immediately*** before the Circuit Superior Court Judge (21-2-412)! This is where you present all of the above information as to the illegality of the ballot, the election and your arrest.

Case law authority, *Gerstein v. Pugh*, 420 U. S. 103 (1975) [Court held that the Fourth Amendment requires a prompt judicial determination of probable cause as a prerequisite to an extended pretrial detention following a warrantless arrest.]. Failure of officer to take you to judge FIRST violates his Oath of Office, 16-10-1 (This is a 5-year felony).

Strength in Number. Go to the polls with as many like minded individuals as possible. This will help to deter the Polling Manger from taking any action.

If ANYBODY obstructs your rights, petition the judge for a warrant for their arrest!!

If you decide to do this, you will need all of the attached documents saved to your mobile device to introduce as evidence.

Our goal is to have hundreds of Citizens step forward and help force this issue for Ballot Integrity this election day. Thank you. Paul & Gregory.

NOTE: The printed material you should have to present to the Judge and in court will be the Complaint (4 pages) and the 4 pages from the Dominion Contract (1,47, 49, and 55) included as Exhibits to the Complaint.