I, the undersigned, do hereby state that I am a New York State Citizen, and that I voted in the New York State General Election on November 3, 2020, and that I remain a duly enrolled voter registered in the voter rolls of New York State, and that my place of residence is truly stated opposite my signature hereto, and

I do hereby petition the following personnel for a written, meaningful response to this petition: Attorney General Letitia James, NYS Board of Elections Commissioners , Peter S. Kosinski / Co-Chair, Douglas A. Kellner / Co-Chair, Andrew J. Spano / Commissioner, Anthony J. Casale / Commissioner.

This petition is for a redress of violations of the following provisions of the NYS election law. The agencies and individuals listed above are the authorities having jurisdiction for the following election law violations:

- 1. 17-126. Misconduct of election officers.
 2. 17-136. False returns; unlawful acts respecting returns.
 3. 17-152. Conspiracy to promote or prevent election.
 4. 17-104. False registration.
- 5. 17-132. Illegal voting.6. 17-160. Procuring fraudulent documents in order to vote.
- 7. 17-170. Destroying or delaying election returns. 8. 17-150. Duress and intimidation of voters.
- 9. 17-168. Crimes against the elective franchise not other wise provided for.
 10. 17-124. Failure to deliver official ballots.
 11. 17-154. Pernicious political activities.

The factual evidence in support of this petition for redress includes the following:

Facts:

1) The official vote count for the 2020 general election certified by the Secretary of State, 8,690,614, does not match the number of voters who voted in the New York State voter rolls, 8,418,179, nor does it match the number of votes from the New York State precincts, 8,627,153, with a minimum discrepancy of 272,435 votes, contrary to Election Laws 17-126 and 17-136, see exhibit (a). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

2) These violations resulted in many races being certified where the discrepancies exceeded the margin of victory, including the races of 92 New York State Legislators, 7 Supreme Court Justices, and 12 US Congressional Representatives, contrary to Election Laws 17-126, 17-136 and 17-152, see exhibit (b). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

3) The New York State Board of Elections in 2021, pursuant to a formal request, provided a copy of the voter rolls. Analysis by our team, lead by a PhD, found 1,899,730 state registrations in nine counties (Bronx, Dutchess, Erie, Kings, Nassau, New York, Onondaga, Queens, and Richmond), that are missing from the voter rolls maintained by the corresponding County Board of Elections, contrary to Election Laws 17-126, 17-136, and 17-152, see exhibit (c). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

4) Voter rolls maintained by the New York State Board of Elections show 195,271 votes cast in the 2020 General Election from the same 9 Counties (see #3 above), that are not recorded in the corresponding County voter rolls, contrary to Election Laws 17-104, 17-126, 17-132, 17-136, 17-152, 17-160, 17-170, and 17-124, see exhibit (d). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

5) Voter rolls maintained by the County Board of Elections in the same nine Counties (see #3 above) show 283,049 votes cast in the 2020 General Election that are not recorded in the voter rolls maintained by the State, contrary to Election Laws 17-104, 17-126, 17-132, 17-136, 17-152, 17-160, 17-170, and

17-124, see exhibit (e). I assert this fact, alone and/or in combination with any of the other facts pre-

sented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

6) New York State Election Law Chapter 17, Article 5, Title 5, Section 500, paragraph 2 clearly states each voter shall be issued "...a registration serial number which shall be different for each voter." The data provided by New York State voter rolls (see 1 above) clearly shows 608,757 unique State Board of Elections Identification (SBOEID) numbers assigned to 299,920 unique voters. 65,759 of these SBOEIDs, attached to 32,417 voters, are not only an exact match with first name, last name, and date of birth, but also address. These facts are contrary to the Election law stated, see exhibit (f). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

7) At least 10,458 of these registrations (see 6 above) voted, allowing 5,229 unique voters to exceed one vote per person in the New York State 2020 General Election, contrary to Election Laws 17-104, 17-126, 17-132 and 17-160, see exhibit (g). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

8) Voter rolls maintained by the New York State Board of Elections contain at least 1,488,224 purged voters with no purge date, of which at least 31,180 voted in the 2020 New York State General Election, contrary to Election Law 17-104, and 17-132 and/or 17-136, see exhibit (h). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

9) Six New York State counties had in excess of 100% voter registration during the 2020 general election (Allegany, Erie, Hamilton, Nassau, Westchester, and Wyoming), and 51 additional counties had over-registration in certain age categories, resulting in at least 625,359 excess registrations, contrary to Election Law 17-104, see exhibit (i). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

10) 27,638 voters registered after the deadline of October 9, 2020, yet voted in the New York State 2020 General Election, contrary to Election Law 17-132, see exhibit (j). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020

May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

General Election was defective and must be decertified.

11) There were at least 620,610 blanks added or subtracted after the certification of the New York State 2020 General Election, contrary to Election Laws 17-126, 17-136 and 17-170, see exhibit (k). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

12) New York State voter rolls contain at least 19,706 deceased voters, of which 1,284 voted in the New York State 2020 General Election, and 10,289 of which were born on January 1, 1850, contrary to Election Laws 17-104, 17-132, 17-136 and 17-150, see exhibit (1). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

13) New York State 2020 General Election contained in excess of 88,241 irregular votes, contrary to Election Laws 17-126 and 17-136, see exhibit (m). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

14) Analysis of the voter turnout in the New York State 2020 General Election using the Dr. Frank age/ turnout method reveals a 6 factor polynomial constant can predict the voter turnout by age with an average 99.3% degree of accuracy. This demonstrates that the turnout records are not organic, contrary to Election Laws 17-126 and 17-168, see exhibit (n). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

15) The state and at least 14 counties have denied multiple FOIL requests for election records from the 2020 New York State General Election, contrary to Election Law 17-150.

16) The state and 1 or more counties have admitted to destroying various election records of the 2020New York State General Election in violation of the law, contrary to Election Law 17-152, see exhibit(o). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

17) According to a sworn statement, a box of official New York State 2020 General Election ballots was found unsealed and without chain of custody in an apartment building, on or about November 8,

2020, contrary to Election Laws 17-124, 17-126, 17-152, 17-170, see exhibit (p).

18) 44 Candidates for the New York State Legislature in New York City and Westchester County, all representing the Democratic Party, were unopposed by the Republican Party, contrary to Election Laws 17-126, 17-152, 17-154, and 17-168, see exhibit (q). I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified.

Nassau County Facts:

1) Nassau County voter rolls maintained by the New York State Board of Elections demonstrate that a 1,293 voter discrepancy exists between the Nassau County precinct vote tabulation count and the New York State Board of Elections, and a 5,613 voter discrepancy exists between the Nassau County precinct vote tabulation count and the New York Secretary of State certified results. Additionally, a 6,906 vote discrepancy exists between the New York State Board of Elections and the Secretary of State regarding Nassau County. I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified in Nassau County.

2) Nassau County voter rolls maintained by the New York State Board of Elections demonstrate that there are 194,963 duplicate SBOEID numbers assigned, 405 of which voted. Petitioners claim each of these registrations and votes deprived petitioners of equal protections under the law.

3) Nassau County voter rolls maintained by the New York State Board of Elections contain 61,976 unique registrations that are not present in the Nassau County voter rolls maintained by the Nassau County Board of Elections. There are 1,282 registrations present in the County voter rolls but missing from the State voter rolls. 26,175 votes were cast in the New York State 2020 general election from these registrations. Petitioners claim each of these registrations and votes deprived petitioners of equal protections under the law.

4) Nassau County voter rolls maintained by the New York State Board of Elections demonstrate that there are 626,851 voters purged with no purge date, 13,929 of whom voted in the New York State 2020 general election. Petitioners claim each of these registrations and votes deprived petitioners of equal pro-

tections under the law.

5) Nassau County voter rolls maintained by the New York State Board of Elections demonstrate that 162% of the voting age population of Nassau County is registered to vote. A minimum of 62% of these registrations are false voting records.

6) Nassau County voter rolls maintained by the New York State Board of Elections demonstrate that 65 people registered after the cutoff date, and voted on election day. Petitioners claim these votes deprived petitioners of equal protections under the law.

7) Nassau County voter rolls maintained by the New York State Board of Elections demonstrate that at least 126 people voted who were older than the oldest living resident of the United States. Petitioners claim these votes deprived petitioners of equal protections under the law.

8) Nassau County voter rolls maintained by the New York State Board of Elections demonstrate that 457 people voted from nursing homes and 70 people voted from a laboratory. Petitioners claim these votes may have deprived petitioners of equal protections under the law.

9) That the total number of irregular votes in Nassau County, as detailed above, is 48,133 votes.

10) Analysis of the voter turnout in Nassau County using the Dr. Frank age/turnout method reveals a 6 factor polynomial constant can predict the voter turnout by age with a 99.8% degree of accuracy. This demonstrates that the turnout records are not organic. I assert this fact, alone and/or in combination with any of the other facts presented herein, proves beyond a reasonable doubt that the 2020 General Election was defective and must be decertified in Nassau County.

Those petitioned hereby are requested to provide a meaningful response by refuting said facts or:

- 1. Decertify the New York State 2020 General Election, including but not limited to:
 - 1.1. Decertify the vote for members of the New York State Assembly in the following Assembly Districts: 2, 4, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 20, 21, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, 61, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 94, 95, 97, 101, 102, 104, 108, 111, 113, 114, 120, 126, 133, 135, 140, 142, 143, 146, 148, and 149.
 - 1.2. Decertify the vote for members of the New York State Senate in the following

Senate Districts: 1, 3, 5, 6, 10, 11, 12, 13, 14, 15, 16, 17, 19, 21, 22, 23, 25, 26, 27, 29, 34, 35, 38, 39, 40, 41, 42, 43, 46, 49, 57, 59, and 61.

- 1.3. Decertify the vote for the following State Supreme Court Justices: Catapano-Fox, Garry, James, Martoche, Mattei, Wade, and Adair Wilson.
- 1.4. Decertify the vote for members of the US Congress in the following districts: 2, 3, 7, 11, 14, 19, 20, 22, 23, 24, 26, and 27.
- 2. Full Forensic audit of the November 3, 2020 New York State General Election, for a complete investigation of the efforts made to subvert the will of the people.
- 3. Criminal and financial penalties and enforcement for those officials involved.

Should the recipients hereby petitioned not publicly respond to the Petition within thirty (30) days of service by granting the relief requested, such a violation of their constitutional duty would add credence to the belief held by petitioner that a Government that first violates the rule of law and then fails to honor its obligation to respond to a Petition for Redress of the violation is unrecognizable – that is, it is not the Government that has stepped outside the boundaries drawn around its power by the terms of the State Constitution and laws pursuant thereto. Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

COVER PAGE – SIGNATURE PAGES FOLLOW

Exhibit A

Vote Discrepancies Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in every County in NY County Legislatures of New York State District Attorney in every County in NY

The following data presented was derived from public sources, including but not limited to;

- New York State Board of Elections
- New York Secretary of State
- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

The 2020 general election results from the NYSBOE, NYS Secretary of State, and NYS Precincts do not agree.

FINDINGS:

Title	Date	Findings	Source
Vote Discrepancies	5/1/2022	NYS Secretary of State certified 2020GE results has 8,690,614 votes cast. NYSBOE voter rolls show 8,418,179 voters voted in 2020GE. NYS Precincts data sums to 8,627,153 votes cast, for a minimum discrepancy of 272 435 votes cast in the 2020GE	NYSoS website

Exhibit A – Vote Discrepancies – Page 1 of 2

TABLE OF VOTE DISCREPANCIES

ALPHABETICAL BY COUNTY

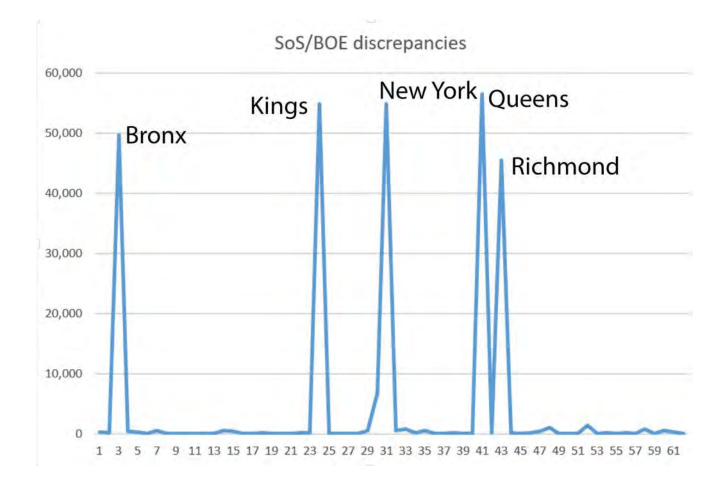


Exhibit A – Vote Discrepancies – Page 2 of 2

Exhibit B

Down Ballot Races Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in every County in NY County Legislatures of New York State District Attorney in every County in NY

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- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

Due to the discrepancies in Exhibit A, many Federal and State down ballot races appear to be uncertifiable, as the discrepancies outnumber the margins of victory.

FINDINGS:

Title	Date Findings		Source
Down Ballot Races	5/1/2022	NYS Assembly members, 18 NYS	NYSBOE statewide voter rolls provided 10/21/2021, compared with results published on official NYSoS website, compared with precinct results.

Exhibit B – Down Ballot Races – Page 1 of 2

Exhibit C

Missing Registrations Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in every County in NY County Legislatures of New York State District Attorney in every County in NY

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- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

NYSBOE has voters registered that the corresponding county BOE has no record of.

FINDINGS:

Title	Date	Findings	Source	
Missing or forged registrations	5/1/2022	The NYSBOE has 1,899,730 voters registered in Bronx, Erie, Kings, Nassau, New York, Queens and Richmond counties that the corresponding county BOE has no record of.	NYSBOE statewide voter rolls provided 10/21/2021, compared with County BOE voter rolls obtained through FOIL requests in the same time period.	

Exhibit C – Missing Registrations – Page 1 of 2

TABLE OF MISSING REGISTRATIONS

	NYBOE registrations	County Registrations	Registrations missing from county
NY City (all 5 counties)	5,561,091	4,779,458	781,633
Dutchess	210,419	Missing Data	Nø Data
Erie	1,074,115	617,868	456,247
Nassau	1,641,368	979,518	661,850
Onondaga	329,306	Missing Data	No data
			1,899,730

Exhibit C – Missing Registrations – Page 2 of 2

Exhibits D & E

Missing Votes Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in Every County in NY County Legislatures of New York State District Attorney in Every County in NY

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- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

D. There are votes recorded by the county BOE not recorded by NYSBOE.

E. There are votes recorded by the NYSBOE not recorded in the corresponding county BOE.

FINDINGS:

Title	Date	Findings	Source
Missing votes	5/1/2022	The county BOE in Bronx, Dutchess, Kings, New York, Onondaga, Queens and Richmond counties have 195,271 votes recorded that the NYSBOE has no record of. The NYSBOE shows 28,369 votes recorded in Erie and Nassau counties that the corresponding county BOE has no record of.	NYSBOE statewide voter rolls provided 10/21/2021, compared with County BOE voter rolls obtained through FOIL requests in the same time period.

Exhibits D & E - Missing Votes – Page 1 of 2

TABLE OF MISSING VOTES

		Votes	
NYBOE	County	missing from	Votes missing
Votes	Votes	NYBOE	from county
2,804,876	3,000,113	195,237	0
152,396	152,412	16	0
476,435	465,519	0	10,916
731,463	714,010	0	17,453
237,556	237,574	18	0
		195,271	28,369
	Votes 2,804,876 152,396 476,435 731,463	Votes Votes 2,804,876 3,000,113 152,396 152,412 476,435 465,519 731,463 714,010	NYBOE County missing from Votes Votes NYBOE 2,804,876 3,000,113 195,237 152,396 152,412 16 476,435 465,519 0 731,463 714,010 0 237,556 237,574 18

Exhibits D & E - Missing Votes - Page 2 of 2

Exhibits F & G

Multiple SBOEIDs Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in Every County in NY County Legislatures of New York State District Attorney in Every County in NY

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- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

Some voters are assigned more than one unique NYS voter ID number.

FINDINGS:

Title	Date	Findings	Source
Multiple NYSBOE ID numbers per unique voter	5/1/2022	There are 299,920 unique voters in NYSBOE voter rolls that have 608,757 NYSBOE ID numbers assigned to them. 10,458 2020GE votes were cast from 5,229 unique voters with multiple ID numbers.	NYSBOE statewide voter rolls provided 10/21/2021

County	SBOEID	MatchDOBFullNam	Reg Date	Reg	Reg	Residence	Voter	VoterDob	Voter
		е		Source	Туре	Address	Age		Sex
New York	NY00000000051431504	19910702FAREENISL	6/16/2020	MAIL	ACTIVE	251 FORT	W/29	19910702	F
New York	NY00000000058951253	19910702FAREENISL	6/16/2020	MAIL	ACTIVE	251 FORT	W/29	19910702	F
New York	NY00000000058969006	19910702FAREENISL	6/16/2020	MAIL	ACTIVE	251 FORT	W/29	19910702	F

Exhibits F & G – Multiple SBOEIDs – Page 1 of 1

Exhibit H

Purged No Purge Date Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in Every County in NY County Legislatures of New York State District Attorney in Every County in NY

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- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

Voters are changed to purged status with no purge date.

Title	Date	Findings	Source
Purged with no purge date	5/1/2022	1.488.224 registrations are purged	NYSBOE statewide voter rolls provided 10/21/2021

RegDate	RegSource	RegTyp 🐨	RegReaso	PurgeDate LastVoteDate	VoterHistory	VoterFirst	Vote
20000912	LOCALREG	PURGED	MOVED	20201103	GENERAL 2020; GENER	PATRICIA	K
19920929	LOCALREG	PURGED	MOVED	20201103	GENERAL 2020; PRES PI	RAYMONE	S
19841013	LOCALREG	PURGED	DEATH	20201103	GENERAL 2020; GENER	CHRISTA	М
19880122	LOCALREG	PURGED	MOVED	20201103	GENERAL 2020; PRES PI	CONSTAN	В
19701003	LOCALREG	PURGED	DEATH	20201103	GENERAL 2020; GENER	DENNIS	Н
20000731	LOCALREG	PURGED	MOVED	20201103	GENERAL 2020; PRES PI	KATIE	В
19941128	LOCALREG	PURGED	MOVED	20201103	GENERAL 2020; GENER	LESLIE	W
20040401	LOCALREG	PURGED	MOVED	20201103	GENERAL 2020; GENER	JESSICA	1 I

Exhibit H – Purged No Purge Date – Page 1 of 1

Exhibit I

Over Registrations Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in Every County in NY County Legislatures of New York State District Attorney in Every County in NY

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RESEARCH TEAM FINDINGS

ISSUE:

Many counties have more registrations than eligible voters by population and age.

FINDINGS:

Title	Date	Findings	Source
Over-Registration	5/1/2022	Hamilton, Nassau, Westchester, Wyoming) have a greater than 100% registration rate overall. Many counties are over-registered in specific	NYSBOE statewide voter rolls provided 10/21/2021, compared with 2010 US Census adjusted for 2020.

Exhibit I – Over Registrations – Page 1 of 2

TABLE OF OVER-REGISTRATIONS BY COUNTY

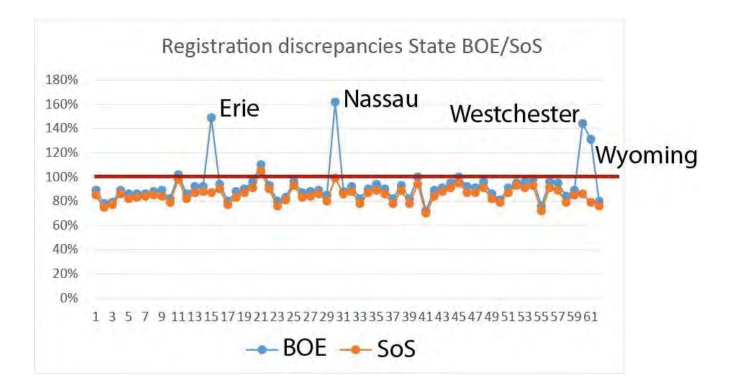


Exhibit I – Over Registrations – Page 2 of 2

Exhibit J

Late Voter Registrations Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in Every County in NY County Legislatures of New York State District Attorney in Every County in NY

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- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

Voters registered after the deadline of October 9, 2020 were allowed to vote in the November 3, 2020 general election.

FINDINGS:

Title	Date	Findings	Source
Ineligible voting due to late registration		, 0	NYSBOE statewide voter rolls provided 10/21/2021

Exhibit J – Late Registrations – Page 1 of 1

Exhibit K

Blanks Revisions Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in Every County in NY County Legislatures of New York State District Attorney in Every County in NY

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- New York Secretary of State
- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

Secretary of State revision history shows significant changes to election results after certification.

FINDINGS:

Title	Date	Findings	Source
Blanks Revision	5/1/2022	At least 620,610 blanks were added or subtracted from election results after certification.	NYS SoS 2020GE Results spreadsheet, "Revision History" tab, downloaded from official website 8/21.

Exhibit K – Blanks Revision – Page 1 of 2

IMAGE FROM NYS SECRETARY OF STATE

2020 GE REVISION HISTORY

18	A. T	
19	12/3/2020	Tompkins:
20		
21		President (Carroll -1, Simmons +1)
22		
23	12/4/2020	Westchester:
24		
25		President (Biden D+64, Trump R+17, Trump C+1, Biden W+2, Carroll+2, La Riva+3, West+9, Blanks +6409)
26		
27		JD 9 (Williams D+40, Murphy D+42, Ondrovic D+32, Walker D+35, Guertin R+14, Starkman R+13, Hasin R+13, Walker R+17, Guertin C+2, Murphy C+4, Ondrovic C+1,Scattering +111, Blanks 305,904)
28	1	
29		CD 16 (Bowman +43, McManus +9, Scattering +68, Blanks +48,976)
30	1	
31	1	CD 17 (Jones D+1, McArdle-Schulman R+2, Scattering+17, Blanks+15,297)
32		
33		CD 18 (Patrick Maloney D+1, Scattering+1, Blanks+2023)
34		
35	1	SD 34 (Biaggi D+1, Scattering +3, Blanks+598)
4	Pr	esident Revision History (+)

Exhibit K – Blanks Revision – Page 2 of 2

Exhibit L

Over Age & Deceased Registrants Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in Every County in NY County Legislatures of New York State District Attorney in Every County in NY

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- New York Secretary of State
- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

Many registered voters are deceased or older than the oldest known residents of the Nation.

FINDINGS:

Title	Date	Findings	Source
Over age & Deceased registrants	5/1/2022	At least 19,706 registrants are ineligible due to being deceased or over age. 1,284 of these registrants voted in the 2020 GE.	NYSBOE statewide voter rolls provided 10/21/2021

County	VoterTow	VoterParty	Reside	ence	VoterDob	VoterAge	VoterSex	RegDate	RegSource	RegType
Monroe	IRONDEQ	DEM	1504	Ν	18500101	170	М	19921011	CBOE	ACTIVE
Monroe	ROCHESTE	BLK	285	FLA	18500101	170	F	19920928	CBOE	ACTIVE
Monroe	BRIGHTON	DEM	360	ALL	18500101	170	F	19911007	CBOE	ACTIVE
Monroe	PERINTON	BLK	3 C	EDA	18500101	170	F	19901004	CBOE	ACTIVE
Monroe	PENFIELD	BLK	2592	A	18500101	170	Μ	19890928	CBOE	ACTIVE
Monroe	WEBSTER	BLK	672	BIS	18500101	170	Μ	19881010	CBOE	ACTIVE

Exhibit L –Over Age & Deceased Registrants – Page 1 of 1

Exhibit M

Statewide Irregular Votes Page 1 of 1

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State New York State Legislature Board of Elections in every County in NY County Legislatures of New York State District Attorney in every County in NY

The following data presented was derived from public sources, including but not limited to;

- New York State Board of Elections
- New York Secretary of State
- Board of Elections in Every County in NY
- United States Census

RESEARCH TEAM FINDINGS

ISSUE:

Many irregular votes are recorded by ineligible voters.

FINDINGS:

Title	Date	Findings	Source
Statewide Irregular votes	5/1/2022	At least 88,241 votes were recorded for ineligible voters due to: registrants having mulitple NYSBOEIDs, registrants purged before November 3, 2020, or purged with no purge date, registrants with no address, registrants voting out of county, registrations created after October 9, 2020, registrants who were deceased or over age, and votes cast from suspicious addresses.	NYSBOE statewide

Exhibit M – Statewide Irregular Votes – Page 1 of 1

Exhibit N

Using the Dr. Frank Douglas Method of Analysis

Page 1 of 18

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State Board of Elections in Every County in NY New York State Legislature County Legislatures of New York State District Attorney in Every County in NY

RESEARCH TEAM FINDINGS

ISSUE: Are the 'By-age' voting history results organic?

FINDINGS: By-age voting history percentages are apparently based 6th order polynomial, and is replicated across muliple counties. The Dr Frank report explains the findings.

Full report on the following pages.

Exhibit N – Using the Dr. Frank Douglas Method of Analysis Page 1 of 4

Introduction

Dr. Frank

Dr. Douglas G. Frank has approximately sixty peer-reviewed scientific publications, including feature and cover articles in the leading scientific journals in the world (*Science, Nature, Naturwissenschaften*). During his graduate and postdoctoral work he discovered and developed a new type of microscopy capable of producing three-dimensional images of molecules resting on metal surfaces. This gave him international credibility in the area of Low Energy Electron Diffraction (LEED) and Auger electron spectroscopy and microscopy, and his work is prominently featured in college textbooks and handbooks on the subjects.

Dr. Frank left university academics in 1996, and began consulting, developing, and manufacturing surface analytical devices for national defense (DARPA) and various industries, especially the cleaning products industry and bowling ball manufacturers, where his custom electronics, software, inventions, and products continue to be widely used as industrial standards. Much of his work is protected by nondisclosure agreements.

During the 1990s, Dr. Frank helped to establish The Schilling School for Gifted Children in Cincinnati, Ohio. Schilling is a K-12 school for extraordinarily gifted youngsters, and Dr. Frank continues to teach a couple of their most advanced math and science classes each year, and continues to serve as the Math and Science Department chair.

He earned a Ph.D. in Surface Electroanalytical Chemistry from the University of Cincinnati in 1990. --From the Truth & Liberty Coalition website, <u>https://truthandliberty.net/bio/dr-douglas-g-frank/</u>

NY Citizens' Audit PAC Research Team

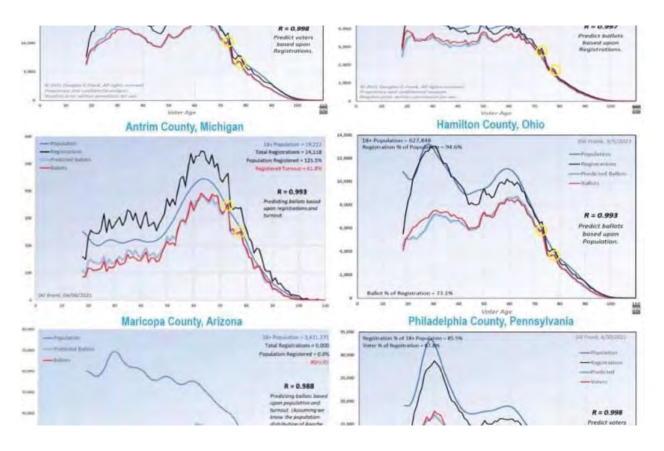
New York Citizens Audit PAC is a team of concerned citizen volunteers working to restore integrity to the Empire State Elections Process. By gathering and analyzing publicly available voter data, we have uncovered shocking revelations about irregular registration and ballots in the NY state election system. Based on our findings, New York Citizens Audit PAC is calling for the decertification of the entire New York State 2020 General Election, especially a minimum of 92 improperly certified NYS legislative races. Decertification is necessary due to numerous anomalies in state-controlled election records that make a credible and accurate reconstruction of the legal vote count impossible. An audit is necessary to determine why anomalies exist in the records and to identify those parties responsible, due to unintentional error, negligence, malfeasance, and other causes.

We are committed to upholding each one of our rights under the New York State law to free and fair elections, including but not limited to one lawful citizen- one registration- one vote, hand-counted paper ballots, and citizen involvement in conducting, controlling, managing, monitoring, and verifying every stage of the election process. New York Citizens Audit PAC believes that this is the way to secure our inalienable rights to life, liberty, and the pursuit of happiness, and the path to restoring our truthful identity as one nation under God.

Dr. Frank Replication

In the year 2021, Dr. Frank made numerous presentations of an analysis he made of 2020 election results in several states. Those states included Ohio, Pennsylvania, Michigan, Arizona, and Colorado. He did not make a presentation regarding election results in the state of New York.

Dr. Frank's study showed that voter turnout by age was unnaturally homogeneous for all counties within any given state. The results were so homogeneous that he could use a curve derived from the results of a few counties to accurately predict the results in any other county in the same state. For instance, if the curve showed that 32.598% of registered 27 year old and 43.003% of registered 41 year old voted in the sampled counties, then the same percentage of registered 27 and 41 year old voted in every other county. To visualize this, he produced graphs to show the percentage of registered voters at each age, from 18-100, that actually voted.



To show how well the prediction curves matched actual results, Dr. Frank ran a correlation analysis. The result of the analysis is called an "R-value". An R-value can be any number from 1.0 to -1.0. A value of 1.0 means that the two things compared are identical. A value of -1.0 means they are identical but reversed. A value of 0.0 means they do not correlate at all. The R-values in Dr. Frank's analyses tended to be very high, anywhere from about. .98 to 1.0. The high R-values he achieved indicate a strong positive correlation. That is, his predictions of registered voter turnout by age were nearly identical to the actual results.

What this means is that Dr. Frank was able to create a prediction of "82"¹ separate values representing voter turnout percentage for each age between 18-100. That group of 82 predictions correlated with actual results in every county in each state with a very high R-value. This result, according to Dr. Frank, "is not natural". Dr. Frank's conclusion is that the high level of predictability and overall homogeneity of voter turnout indicates artificial control of results via an algorithm. If this is true, then the certified results cannot be legitimate.

NYCAPAC Replication

The citizens' group NYCAPAC used Freedom of Information Law (FOIL) requests to obtain voting records for the state of New York. Census records were obtained directly from the census bureau's website. Notably, NYCAPAC received voting records from two separate sources: The New York Board of Elections (NYBOE) and directly from county Board of Elections (County). Data provided by NYBOE included voter histories and age information for all 62 NY counties. Many counties either did not respond to FOIL requests or provided partial data. For that reason, NYCAPAC was unable to obtain county-provided data needed to perform a Dr. Frank replication from many counties. Data presented here is based on NYBOE records.

Petitioners rebuttal of published Criticism of Dr. Frank's analysis

Several critics have published their own analysis of Dr. Frank's election analysis. Below are three examples:

From ConstitutionalPolitical.org (<u>https://www.constellationpolitical.com/blog/dr-frank-analysis-</u>wrong/):

1. "All of the data he based his original analysis on is verifiably false.

¹ Dr. Frank repeatedly uses the number "82" to describe the number of predictions, though there are 83 numbers between 18-100.

- 2. He claims that his analysis produces the same result regardless of the data it's based upon.
- 3. He has refused to disclose the "6th order polynomial" that produces his predicted ballots cast.
- 4. Improperly compares 2020 registration totals to 2010 Census data.
- 5. Arrived in Colorado knowing his data was bad and intending to present it regardless." (emphasis original)

Petitioners Response:

- 1. The claim that Dr. Frank used false data is based on the fact that data downloaded by the anonymous author of the article doesn't match figures used in a video presentation by Dr. Frank. Links to the data used by Dr. Frank and the author are located at the bottom of the article. Both have been disabled, making it impossible to compare them. Many Boards of Elections report that vote totals can be and are revised in the weeks and months after an election. It's likely that Dr. Frank and the critic downloaded their data on different dates, between which the data was updated by the board of elections. This happened in the NY Citizens Audit PAC (NYCAPAC) analysis as well, initially leading to the concern that a mistake had been made entering the data. An associate of Dr. Frank's, Draza Smith, verified that this is what happened.
- 2. The claim that Dr. Frank's results are the same regardless of the data used to generate them is overly broad. More accurately, the claim is, "Dr. Frank's results for this county aren't materially affected when updated data for the same county is substituted." In the NYCAPAC replication, we found that the data used did affect the results. For instance, R-values for county-provided data were consistently higher than for state-provided data for the same counties. It may be that the updated data in Dr. Frank's sample did not affect the distribution of votes by age.
- 3. Dr. Frank is not required to disclose the 6th order polynomial he used. The fact that he did not present it is not evidence that his analysis is incorrect or falsified. NYCAPAC was also able to extract a 6th order polynomial to generate predictions of voter turnout by age for New York. It is presented below (figure 1)

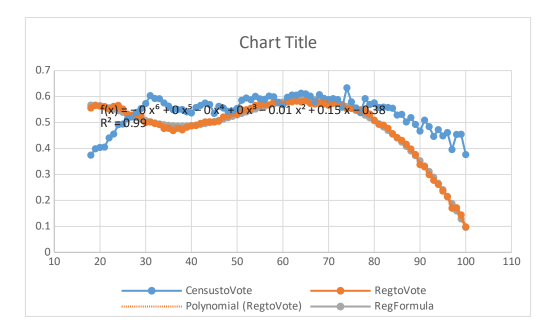


Figure 1NY 6th order polynomial

- 4. The basis for the claim that Dr. Frank improperly compared "2020 registration totals to 2010 census data" is the census itself. According to the author, the census does not provide population by age. Instead, it provides population by age group by combining people in five year groups. It is true that the census provides census data on the population in five-year age groups. It is also true that it provides <u>ungrouped population data</u> though it takes more effort to find that data. The author believes that the averaged five year groups are not accurate enough for a reliable analysis and that Dr. Frank's method for breaking them out by year would introduce error. Regardless of Dr. Frank's methodology (unknown to NYCAPAC), NYCAPAC did not average this data. Instead, we used the raw ungrouped data found on the census' website.
- 5. The claim that Dr. Frank "knew his data was bad and presented it anyway" presumes that Dr. Frank agrees with the author's analysis. It also presumes that the author's analysis is correct. If either or both of these presumptions are false, so is the claim. From the evidence available to NYCAPAC, it appears that Dr. Frank did react to either this criticism or one like it by correcting his data and revising his presentation. This may not have happened before the presentation criticized by the author of the article.

Summary of claims published in the Constellation Political blog:

From the article... "...Dr. Frank's data was bad, therefore his analysis cannot be reliable. Dr. Frank manipulated the data to make it more homogeneous, thus increasing the R-value. Dr. Frank agreed that both of the previously stated criticisms are true but presented his analysis regardless...."

Petitioners Summary response

The author of the blog is unaware of the voter roll and census data actually used by Dr. Frank. Therefore, he cannot know for certain whether his analysis is correct. He does make an inference based on a screen capture from a video but Dr. Frank is reported to have since corrected that error, rendering the point moot. Dr. Frank does not present the 6th order polynomial mentioned in his presentation but this is not evidence of anything. The criticism does not apply to the NYCAPAC replication because we do present the 6th order polynomial.

The Washington Post (https://www.washingtonpost.com/politics/2021/04/12/how-

people-who-should-know-better-abuse-math-bolster-election-fraud-lie/)

Columnist Philip Bump of The Washington Post wrote an article published April 12, 2021 to criticize Dr. Frank's election analysis methodology. According to Bump, Dr. Frank was able to accurately predict voter turnout by age because that type of behavior is inherently predictable.

To illustrate his point, Bump uses the hypothetical example of sandwich sales at a deli. The goal in Bump's example is to predict future sandwich sales based on data recorded for one day's sales over time. For instance, x number of sandwiches sold at 9 am, y sold at 10 am, etc. The curve produced from the sample data show ascending sales from 9 am until lunchtime, after which, sales decline until 5 pm. There is some variety from one day to the next but it is clear that the curves for each day's sales will correlate with a very high R-value.

The problem with Bump's example is that it fails to simulate the conditions related to voter turnout, nor how it varies by age. In the deli example, there is a reason for sandwich buyers to increase in number as they approach the lunch hour, and then decline afterward. In voting, there is no articulated reason why voters of different ages would turn out in equal ratios relative to the number of registered voters in any given county.

Bump goes on to misstate Dr. Frank's thesis. Bump writes that Dr. Frank's analysis shows that, "a prediction of how many votes would be cast in a Michigan county by age derived from the number of votes cast in a Michigan county by age correlates with the number of votes cast in a Michigan county by age." This is not true. Dr. Frank's actual claim is that voter turnout by age can be predicted in every county in a state based on census and registration data for other counties in that state. What is peculiar is that the recorded turnout suggests that people in each of 83 different age groups turn out in almost identical proportions in every county, regardless of all other factors that might influence their behavior.

The article correctly states that Dr. Frank averaged data from four counties to predict turnout by age in remaining counties. By doing this, Dr. Frank ensured strong correlations to his averaged counties. However, this does not take into account variability between counties. Regardless, this criticism does not apply to the NYCAPAC methodology because we did not average data. Instead, NYCAPAC used 2 counties, not averaged, to predict turnout in 2 distinct regions of New York state. Queens county served as the "key" county for New York City, and Albany county was the key for the remaining 56 counties.

An article written by Bump in 2015 provides a graph representing voter turnout by age in California. This is presented as evidence that Dr. Frank's curves follow a similar pattern, proving that voter turnout by age is predictable. However, the curve in the 2015 article is an average of all California counties. Therefore, it suffers from the same problem Bump accuses Dr. Frank of. Secondly, although there are generic similarities in the overall direction of the curve it lacks the detail of the curves used by Dr. Frank, which go up and down in tiny increments. It is the difference between placing a grapefruit into a bowl and saying that their shapes match "pretty well" and putting a grapefruit into a bowl that has been molded

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James from the same grapefruit, where every pit and bump matches. Stated more simply, the Bump example smooths away all of the detail that make Dr. Frank's analysis interesting.

NYCAPAC replication

Dr. Frank's election analysis is as compelling as it is controversial. At the heart of controversy surrounding it is the question whether his methodology observed normal voter behavior. If voters behave predictably at different ages, then the high R-values produced by Dr. Frank's analysis are normal.

For instance, the shape of a Porsche Carerra automobile would match the shape of a weather protection cover designed for the same vehicle. Therefore, it would be no surprise if an R-value generated for the correlation between those two shapes was high. However, a protective cover for a VW bus would not match the shape of a Porsche Carerra, a BMW X7, a Ford Mustang, or a Buick Skylark. What Dr. Frank's data appears to show is that voter turnout by age is one-size-fits-all, as if every voter behaves the same at different ages no matter who they are, what race they are, what their interests are, level of education, gender, access to voting, employment status, etc..

If his critics are correct, either Dr. Frank's methodology will produce a high R-value with any data set, or voter behavior by age is so homogeneous that it is absolutely predictable. In the first case, this would be like throwing a flexible elastic sheet over a multitude of cars. It may not match perfectly but its elasticity would allow fair conformity to cars of a similar size. In the second example, it would be like a world that had only one car company and it produced only one design. Neither is plausible.

NYCAPAC decided to attempt a replication of the Dr. Frank election analysis to answer this question. The goal was not to prove that his analysis was correct but to learn whether it genuinely predicted natural human behavior that should not be predictable. To succeed at the first prong of our analysis, we had to be able to predict voter turnout by age in various NY counties, based on a curve extracted from one of those counties. To succeed at the second prong, we needed a very tight "fit" that would capture small deviations in turnout by age. The idea behind this is that voter turnout by age might be broadly predictable but not

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

with a high degree of specificity. This is the difference between an elastic car cover and one designed for a specific car.

Methodology for Projecting Voters in Each County in the State

Locating the 2010 Census Data by Age

The documentation for the Census Summary File 1 (needed for this analysis) can be found here.

https://www.census.gov/prod/cen2010/doc/sf1.pdf

The 2010 Census data can be found here.

https://www2.census.gov/census_2010/04-Summary_File_1/New_York/

The file containing the census data we need is this file. ny2010.sf1.zip

Methodology for Projecting Voters in Each County in the State

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The file containing the census data we need is this file. ny2010.sf1.zip

This zip file contains many files, but there are two needed for this analysis.

• ny000172010.sf1 - This file contains population categories of the population by age.

o This file is in comma-separated format.

o The format of this file is documented I the sf1.pdf document above under the category, "PCT12 Sex by Age".

o The Logical Record Number (LOGRECNO) in this file is important because this links the numbers by sex and age with their meaning and context, which comes from the other file, nygeo2010.sf1.

• nygeo2010.sf1 - This file provides context of the numbers provided in the other files in ny2010.sf1.zip.

o Each record in this file represents the context for data provided in the other files. The two key values indicating the context are the Characteristic Iteration (CHARITER) and the Logical Record Number (LOGRECNO).

o To find the data by county, I found it useful to use the CHARITER value of 510. Records will this CHARITER value provide data by County or part of a County. There are more than 62 records with CHARITER=510 because many of these records provide information for only part of a county.

Steps needed to extract the population data by age from these files.

1. Make a copy of the nygeo2010.sf1 file and remove all the records that don't contain "NY510" in bytes 7-11.

a. Scroll to the right, you will see that each remaining record represents a county or part of a county.

2. Match the LOGRECNO values in the nygeo2010.sf1 file with the LOGRECNO values from the remaining records (with "NY510")

3. Merge these two files by LOGRECNO, removing any records from ny000172021.sf1 which don't have a matching LOGRECNO.

4. Summarize the resulting data by County, summing the information by sex and age for each county. (At this stage, keep the data by sex as well as age. This is needed for mortality projections later.)

Adjusting the 2010 Census data to 2020.

Adjust the 2010 Census data to 2020.

Since the election of interest occurred in 2020, we need to adjust the data. Two steps are needed.

1. Move the results ahead 10 years.

a. For this, simply add 10 years to each age, giving you data for ages 10 and above. This is OK because people

need to be at least 18 years old to vote.

2. Adjust for mortality

a. For this, I used the Actuarial Life Table from the Social Security Administrator. https://www.ssa.gov/ oact/STATS/table4c6_2010.html

b. This table provides to probability of death within one year for each age. A table is provided for most years from 2010 to 2020. For years that were skipped, I used the average of the surrounding values for each age.

c. Note that the values for male and female are significantly different. For this reason, I chose to add the mortality based on sex as well as age.

d. Because the other census data showed increases in populations under 60, I chose to only apply mortality only to people who were more than 60 years old in 2020.

e. For both male and female, for each age from the time they reached 60, I applied the probability of death for each of the 10 years from 2010 to 2020.

f. Once the mortality has been added, we no longer need to track this information by sex. Generate a table by age where each cell contains the sum of the male and female people at that age in 2020.

3. The resulting table provides the age pattern from 2010 adjusted 10 years. This table contains the shape of the population information we need for all the counties in NY.

Adjust to the 2019 County Population for each county

Now that we have the population shape for each county based on the 2010 census, we need to adjust this to the actual population in 2020. In my case, I chose to use the county population for 2019 since I believe that planning for the election probably took some time. My thinking is that the bad guys had easy access to the 2019 estimates, but might not have the 2020 data soon enough.

For each county, I simply adjusted the population of each age proportionally to reach the known 2019 population. The result is a table with an array of populations based on age for every county in New York.

Projecting Voters by Age for Counties

Now we have the population data we need as a basis for projections of voters based on the population or the registered people.

To retrieve the number of registered people by age, use the registration data for the county. Find the file called, <county>_Registered_Sum_by_Age.csv. In the 5 NYC borough this registration data information comes from the file <county>_VoterData.txt.

To retrieve the number of voters by age, use the vote data by county. Find the file called, <county>_Voters_

Sum_by_Age.csv. In the 5 NYC boros this voter information comes from the file <county>_VoterHistory.txt.

There are two forms of projection we are interested in.

1. A projection directly from our Population (based on the 2010 census) and the number of voters. This is important because for many counties we only have voter information, we don't have information about people who are registered but did not vote.

2. A projection from the number of registered people to the number of voters. This is the projection that seems to fit very well with a 6th order polynomial equation. This value is important because we believe it is used to regulate the use of phantom voters during the election counting.

Select a Base County

First, select a County to be the base. In this case, we chose the Bronx to be the base count. For the base county:

• Compute the ratio from the voters to the estimated population by age (ratioA[x] = voters[base,x] / population[base,x], for x=18..110)

• Compute the ratio from the voters to the registered by age (ratioB[x] = voters[base,x] / registered[base, for x=18..110)

• Graph ratioB by age. This is the "key" for conversion from Registered to Voters. Add a trend line and set this to a 6th order polynomial. Note how closely the trend line fits with the ratioB data by age.

For each other county, use the ratioA and ratioB values from your base county to project the voters. To provide a projection apply the same ratios for each age that were computed from the base county.

• Compute Projection1 using ratioA values (projection1[county,x] = ratioA[x] * population[county,x], for x=18..110)

• Compute Projection2 using ratioB values (projection2[county,x] = ratioB[x] * registered[county,x], for x=18..110)

• Compute the correlation coefficient between Projection1[county] and voters[county].

• Compute the correlation coefficient between Projection2[county] and voters[county].

• Provide a graph showing the population, registered (if available), voters, projection1 and projection2 (if available) by age.

Notes

After completing the analysis of NY counties, the NYCAPAC team discovered national averaged population by age data. As an experiment, all NY counties were processed again, this time using a prediction curve that incorporated the national data instead of the more specific (and accurate) county data.

Due to high variability in voters under 40, two R-values were calculated. One is for the full population between ages 18-100, the other for ages 40-100. Also, county census values for ages 18-19 and 20-25 were averaged.

Findings

Curves generated by the NYCAPAC methodology strongly correlated with the base "prediction curve" generated based on data from Queens county. This satisfied the first prong of our test: Dr. Frank's analysis could be replicated using New York data.

The quality of fit in many counties was too strong to be attributed to normal human behavior.

Curves based on averaged national data more accurately predicted voter turnout by age than more accurate county data.

Conclusion

It is implausible that averaged national population data would yield stronger correlations than more accurate data specific to individual counties. This implies that reported turnout, when broken down by age, was more influenced by the national census than the population of any given county. That effect is more consistent with artificially-imposed control than natural human behavior.

The fit correlation is very strong in most counties, meaning that is possible to predict voter turnout by age within a very small margin of error. Given the variability observed in the curves produced in this study, it is unlikely that a single curve derived in part from one county could so exactly predict behavior in other counties.

The reason is that the decision to register, and then to vote, vary according to unique personal circumstances, many of which are beyond the control of the voter.

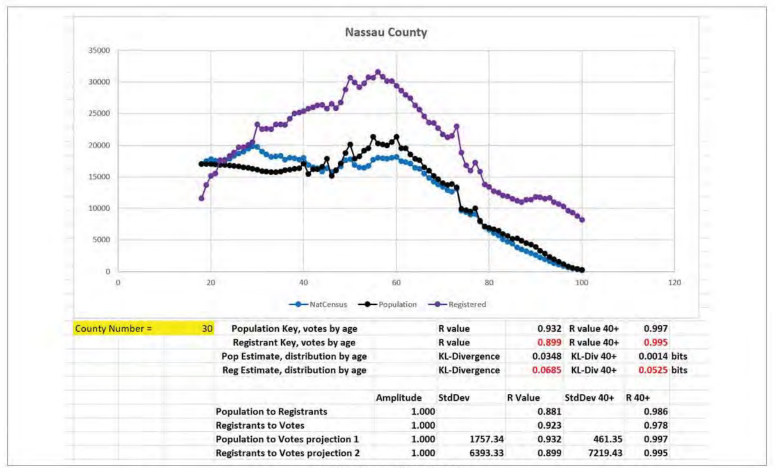
Even if one assumes that all 62.567% of all 40 year-olds, 59.778% of all 41 year-olds, and 63.74% of all 42 year-olds intend to vote, There are many obstacles that could prevent some of these people from voting. For instance, they could be unconscious in the hospital, engaged in unexpected business, traveling away from home (and uninterested in filling out an absentee ballot), stuck at the site of a traffic accident, arrived at the polls after they close, etc. Those factors are unrelated to a person's age. For that reason, the number of people affected in each age group should not be predictable.

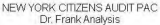
For the "natural" hypothesis to work, it would mean that either 1) voter turnout by age is predictable to a high degree and that no voters were prevented from voting by unforeseen circumstances, or 2) voter turnout by age in combination with unforeseen circumstances that affect access to polls is predictable to a high degree by age. Put another way, this assumes that either a statistically negligible amount of voters were affected by unforeseen circumstances or that unforeseen circumstances and voter behavior are highly predictable by age.

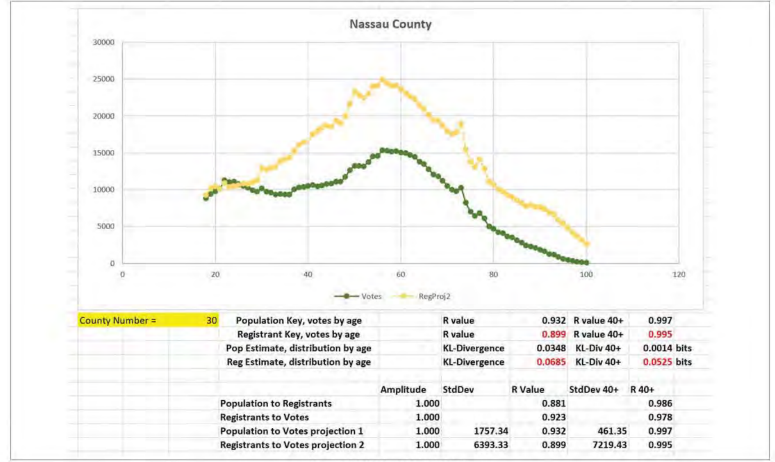
Average R-value all counties full age range = .962Average R-value all counties age 40+=.998Range of values all counties full age range = .886-.999Range of values all counties age 40+=.992-1.000Number of values below .95 all counties full age range = .886-.999

The following counties did not respond to FOIL requests for voter rolls:

- 1. Albany County
- 2. Cayuga County
- 3. Columbia County
- 4. Fulton County
- 5. Herkimer County
- 6. Jefferson County
- 7. Lewis County
- 8. Seneca County
- 9. St. Lawrence County
- 10. Sullivan County
- 11. Tioga County
- 12. Tompkins County







NEW YORK CITIZENS AUDIT PAC Dr. Frank Analysis

NY Citizens Audit PAC Nassau County Petition to NYS Attorne@General James **EXHIBIT COVER PAGE**

Exhibit O –

Albany Board of Elections Admission of Destruction of Voter Records Page 1 of 1

NY Citizens Audit PAC Research Team 227 S. Plank Road #1742 Newburgh NY 12550 Legal@AuditNY.com

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State Board of Elections in Every County in NY New York State Legislature County Legislatures of New York State District Attorney in Every County in NY

RESEARCH TEAM FINDINGS

ISSUE: Foil Request ro Albany Board of Elections

FINDINGS: Albany Board of Elections Admission of Destruction of Voter Records

FOIL Request correspondence with NYSBOE, excerpt

====BEGIN =====

Subject: RE: Information from the County Board of Elections Good Morning,

Unfortunately any information that is not retained in the system is not recorded in any method that can be retrieved as far as we understand. To give you an example, voter status, reflects the current present day information that voter has. If the voter had moved this year 2021 but voted in 2020, that voter may look ineligible to vote currently as the report only uses the current data as it is currently being represented as of now. Once the system reaches a new election period or cycle (primary / general). That information is updated in the system and applicable status changes are done within the specified timeframes required by state.

The information provided is the closest we can come to during the 2020 General Election (Nov 3, 2020). That information as provided such as addresses, eligibility status, party changes, method of voting and so forth are dynamically retained in the database. Therefore when a change occurs, it is updated and future reports would not be identical to ones prior.

Full correspondence on following pages.

Sent with ProtonMail Secure Email.

----- Original Message ------

On Monday, August 16th, 2021 at 11:22 AM, REDACTED

wrote:

-----Original Message-----From: Chin, Michael <Michael.Chin@albanycountyny.gov> To: REDACTED Cc: Cady, David <David.Cady@albanycountyny.gov>; Kermani, Melissa <Melissa.Kermani@albanycountyny.gov> Sent: Thu, Aug 12, 2021 9:01 am Subject: RE: Information from the County Board of Elections

Good Morning,

Unfortunately any information that is not retained in the system is not recorded in any method that can be retrieved as far as we understand. To give you an example, voter status, reflects the current present day information that voter has. If the voter had moved this year 2021 but voted in 2020, that voter may look ineligible to vote currently as the report only uses the current data as it is currently being represented as of now. Once the system reaches a new election period or cycle (primary / general). That information is updated in the system and applicable status changes are done within the specified timeframes required by state. The information provided is the closest we can come to during the 2020 General Election (Nov 3, 2020). That information as provided such as addresses, eligibility status, party changes, method of voting and so forth are dynamically retained in the database. Therefore when a change occurs, it is updated and future reports would not be identical to ones prior.

There is no "closed" set for dynamic changes that is made. When a report is requested, it is generated with "current day" parameters. While the information is accurate as of today, there is no guarantee that the data reflects the same results as it would had in 2020. The database retains only the most up to date information as of today.

Michael Chin Computer Information Specialist 518-487-5072

From: REDACTED

Sent: Thursday, August 12, 2021 8:42 AM To: Chin, Michael <Michael.Chin@albanycountyny.gov> Cc: Cady, David <David.Cady@albanycountyny.gov>; Kermani, Melissa <Melissa.Kermani@albanycountyny.gov> Subject: Re: Information from the County Board of Elections

Hi Michael,

Thank you for the courtesy of your reply. I did review your response. I would like to know how I can obtain access to the closed 2020 data set. Please advise what forms are required for me to fill out to obtain that access.

REDACTE

-----Original Message-----From: Chin, Michael <<u>Michael.Chin@albanycountyny.gov</u>> To:<u>REDACTED</u> Cc: Cady, David <<u>David.Cady@albanycountyny.gov</u>>; Kermani, Melissa < <u>Melissa.Kermani@albanycountyny.gov</u>> Sent: Wed, Aug 11, 2021 1:38 pm Subject: FW: Information from the County Board of Elections Good Afternoon,

We can certainly provide you with the information you are looking for. Attached is the information you have asked for in the specified format. Information and its relative status may not reflect what was in the system at the time of the Election. Voter's effective eligibility is revised throughout the year and cycles as we enter a new election season. Absentee information only reflect this year's election cycle by design as the 2020 election is now closed with 2021's information listed as active in our system. With some effort, this is what we can provide to you at this time. However the information you are seeking may or may not entirely reflect what the system is capable of providing. Information that was relative to the 2020 time frame may or may be more accurate to today's time frame.

Please note that the Cast Vote Record is a separate files with no ties to the voter registration database. Ballot cast records are not tied in any way to the voter registration database. While it is clear that you had asked for a voter history, your definition of what a voter history contains does not reflect any of the variables specified. Voter history was omitted as you had specified a single 2020 election. Had you specified a range of dates when a voter was eligible to vote, that information would had been provided. In lieu of the voter history, we provided the Elections totals which is the cast vote record obtained from the electronic voting machine. The Election's Total file will provide each Ward and ED with first the Election Day, Early Day and then Absentee affidavit and other ballots of similar nature. There are three groups , while the last group specified will encompass but not limited to Absentee / Affidavit (Provisional) and others such as military federal and "other status" voters when applicable.

If you have any questions or clarifications, please reply back to this email. Thank you.

Michael Chin Computer Information Specialist 518-487-5072

From: Cady, David <<u>David.Cady@albanycountyny.gov</u>>
Sent: Wednesday, August 11, 2021 12:11 PM
To: Chin, Michael <<u>Michael.Chin@albanycountyny.gov</u>>
Subject: FW: Information from the County Board of Elections

From: REDACTED

Sent: Wednesday, August 11, 2021 12:04 PM To: Board of Elections <<u>boeweb@albanycounty.com</u>> Subject: Information from the County Board of Elections

Dear County Board of Elections: I would like to formally request the following information, which is not available on the NYS Board of Elections website:

VOTER ROLLS - AS SPECIFIED BELOW

• List of voters. Please provide me the list of those who participated in the November 3, 2020 elections, including all voters that have been canceled, or otherwise removed from the rolls since then, to include at a minimum for each voter:

· Full name

- · Address
- · Birthdate
- · Sex
- · Unique voter ID's for SoS system, as well as county registration system
- · Method of voting which is either Early, Absentee/Mail-In, At the Polls, Provisional.
- Voting history see *Ballots Cast* below
- · Date of registration and date range of eligibility
- Other related data which is publicly available

 \cdot Data files reflecting the last updated date of the voting record. Please send this electronically as a Microsoft .xls, .xlsx, or .csv formatted file, to my email address above.

Ballots Cast (also known as Cast Vote Record). This document should provide me with the total number of ballots cast in the recent November 3, 2020 election for:

 \cdot Each candidate, write-in, undervotes (blank votes), overvotes (for example if some voted for BOTH Trump and Biden), and broken down by method of voting:

- · Early
- · Absentee/Mail-In
- · Election Day At the Polls
- Provisional

Please send me this electronically as a Microsoft .xls. xlsx, or .csv formatted file, to my email address above.

Please provide these lists in accordance with open records request pursuant to State Law within 10 days.

Sincerely,

REDACTED

NY State constituent

Confidentiality Notice: This fax/e-mail transmission, with accompanying records, is intended only for the use of the individual or entity to which it is addressed and may contain confidential and/or privileged information belonging to the sender, including individually identifiable health information subject to the privacy and security provisions of HIPAA. This information may be protected by pertinent privilege(s), e.g., attorney-client, doctor-patient, HIPAA etc., which will be enforced to the fullest extent of the law. If you are not the intended recipient, you are hereby notified that any examination, analysis, disclosure, copying, dissemination, distribution, sharing, or use of the information in this transmission is strictly prohibited. If you have received this message and associated documents in error, please notify the sender immediately for instructions. If this message was received by e-mail, please delete the original message. Confidentiality Notice: This fax/e-mail transmission, with accompanying records, is intended only for the use of the individual or entity to which it is addressed and may contain confidential and/or privileged information belonging to the sender, including individually identifiable health information subject to the privacy and security provisions of HIPAA. This information may be protected by pertinent privilege(s), e.g., attorney-client, doctor-patient, HIPAA etc., which will be enforced to the fullest extent of the law. If you are not the intended recipient, you are hereby notified that any examination, analysis, disclosure, copying, dissemination, distribution, sharing, or use of the information in this transmission is strictly prohibited. If you have received this message and associated documents in error, please notify the sender immediately for instructions. If this message was received by e-mail, please delete the original message.

EXHIBIT COVER PAGE

Exhibit P –

Witness Statement Page 1 of 1

NY Citizens Audit PAC Research Team 227 S. Plank Road #1742 Newburgh NY 12550 Legal@AuditNY.com

May 9, 2022

To: New York State Attorney General New York State Board of Elections New York State Secretary of State Board of Elections in Every County in NY New York State Legislature County Legislatures of New York State District Attorney in Every County in NY

The following data presented was provided by the witness, and confirmed by NYPD

	RESEARCH TEAM FINDINGS
ISSUE: Bal	lots found in Queens NY, outside of polling location without chain of custody
FINDINGS:	Witness Statement was coroborated by official sources in the NYPD
	AFFIDAVIT OF WITNESS
	NAME: DATE OF INCIDENT: 11 7 2020
	TELEPHONE NUMBER: COCCUPATION: SHPACENTENDENT
	I STATEMENT STATEMENT Was Notificabilitedeo who buns the Frod Partey ON OR ABOUT 11/4-11/1/21 TN REGARDS to A Ballot Box THAT WAS LEFT ANTHE PARTRY. I wonto see WHAT HE WAS TAIKING ABOUT AND HE SHOULED ME A BOX MADE OF PICKI GLASS THAT WAS HAIF Alled with Gallots. I then Called THE Police, THEY CAME AND took the BOX. THE OFFICERS NAME WAS PICCOID.
	THE INFORMATION I HAVE PROVIDED IN THIS AFFIDAVIT IS TRUE AND CORRECT.
	THE INFORMATION I HAVE PROVIDED IN THIS AFFIDAVIT IS TRUE AND CORRECT.

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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Statement of Witness: 1, Stephanie Liggio, state: I am a duly qualified Notary Public of the State of New York and am an enrolled voter. I now reside at (residence address) BCB DUSSING WEAVE DVONX. Each of the individuals whose names are subscribed to this petition sheet containing (fill in number) ________ signatures, subscribed the same in my presence on the dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement, shall subject me to the same penalties as if I had

been duly sworn. 400 Date Signature of Witness Witness Identification Information: | Reside in (town)

SIGN May 9th, 2022

OF

STEPHANE LIGGO NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James County Commission Expires Jam of County

Page 61 of 89

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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Statement of Witness: I, Stephanie Liggio, state: I am a duly qualified Notary Public of the State of New York and am an enrolled voter. Wence DYON ... Each of the individuals whose names are I now reside at (residence address) 2031 DUSONG subscribed to this petition sheet containing (fill in number) ______ signatures, subscribed the same in my presence on the dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement, shall subject me to the same penalties as if I had

been duly sworn. XODX Signature of Witnes Date Witness Identification Information: 1 Reside in (town) Dronx COUNTYDYONX STEPMANIE LIGGIO

SIGN May 9th, 2022 _____ OF _____ NY Citizens Audit PAC Nassau County Petition

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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been duly sworn. Date Signature of Witness Dran Witness Identification Information: | Reside in (town) COUNTY STEPHANIE LIGGIO Notary Public State of Hew York

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NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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Page 64 of 89

STEPHANIE LIGGIO

Notary

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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Statement of Witness: I, Stephanie Liggio, state: I am a duly qualified Notary Public of the State of New York and am an enrolled voter. ______ signatures, subscribed the same in my presence on the dates above subscribed to this petition sheet containing (fill in number) indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement, shall subject me to the same penalties as if I had been duly/sworn.

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Date

Witness Identification Information: | Reside in (town) Bron

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NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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Statement of Witness: I, Stephanie Liggio, state: I am a duly qualified Notary Public of the State of New York and am an enrolled voter. I now reside at (*residence address*) 2031 5455 ing Venue 500 Venue 5

been duly sworn. Date

Witness Identification Information: I Reside in (town)

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SIGNATURE PAGES May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

Page 66 of 89

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Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James



May 9th, 2022

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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<u>Statement of Witness:</u> I, Stephanie Liggio, state: I am a duly qualified Notary-Public of the State of New York and am an enrolled voter. I now reside at (*residence address*) <u>103</u> <u>BU56</u> <u>Menule</u> <u>Dony</u>. Each of the individuals whose names are subscribed to this petition sheet containing (*fill in number*) <u>c</u> signatures, subscribed the same in my presence on the dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement, shall subject me to the same penalties as if I had

been duly sworn. Date

Witness Identification Information: 1 Reside in (town) Dron

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SIGNATURE PAGES May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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0 Date

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SIGNATURE PAGES May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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STEPHANIE USCIO

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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Witness Identification Information: 1 Reside in (town) DONX

SIGNATURE PAGES May 9th, 2022 NY Citizens Audit PAC Nassau County Petition Bronx County to NYS Attorney General James

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No. 010/07/223

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Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

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SIGNATURE PAGES May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

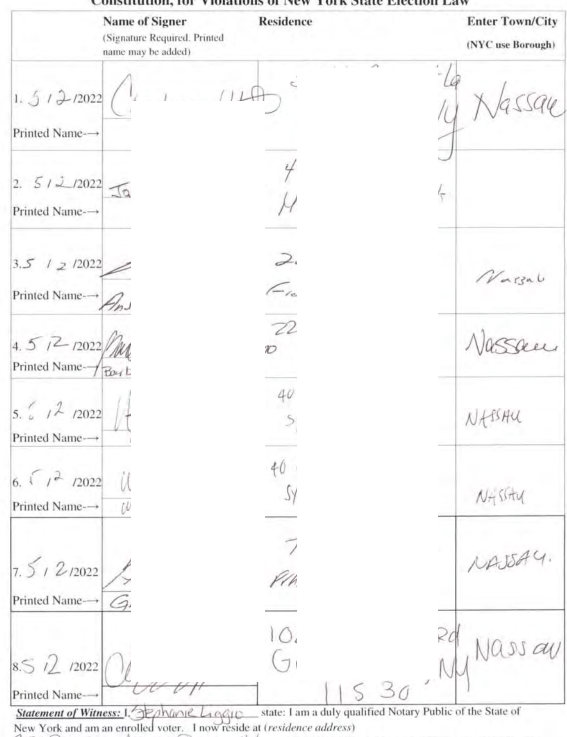
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Page 72 of 89

Strain of New York

No. 011 013(22/3



2031 Bubbing Arenue Brook Ny Each of the individuals whose names are subscribed to this petition sheet containing (*fill in number*) ______ signatures, subscribed the same in my presence on the dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement, shall subject me to the same penalties as if I had been duly sworn.

2. Date

Signature of Witness

OF

Witness Identification Information:

I Reside in (town) DONX

Volume 20220

/ COUNTY DOOX

May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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May 9th, 2022

to NYS Attorney General James

Page 74 of 89

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New York and am an enrolled voter. I now reside at (residence address)

____. Each of the individuals whose names are subscribed to NY 2031 BUSSING WEILE 1 XIVX signatures, subscribed the same in my presence on the this petition sheet containing (fill in number) _ dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement, shall subject me to the same penalties as if I had been duly sworn.

2 Date N

Signature of Witne.

Witness Identification Information:

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Page of SIGNATURE PAGES NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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Statement of Witness: I. Jephanie Liggio state: I am a duly qualified Notary Public of the State of New York and am an enrolled voter. I now reside at (residence address)

2031 Bubbing Wende Brook A. Each of the individuals whose names are subscribed to this petition sheet containing (*fill in number*) 8 signatures, subscribed the same in my presence on the dates above indicated and identified himself or herself to be the individual who signed this sheet. I understand that this statement will be accepted for all purposes as the equivalent of an affidavit and, if it contains a material false statement, shall subject me to the same penalties as if I had been duly sworn.

2,2022 Date

Signature of Witness

Witness Identification Information:

I Reside in (town) BY GV T

Volume 20220

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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May 9th, 2022

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Vitness Identifica	tion Information:	4		00
Reside in (town)	Bronk	/ COUNTY BOOX		
(town)_	2 - 11			

May 9th, 2022

Citizens Audit PAC Nassau County Petitie to NYS Attorney General James

Page 77 of 89

	Name of Signer	Residence		Enter Town/City
	(Signature Required, Printed name may be added)			(NYC use Borough)
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May 2,20	ation Information:	Ý,		00
May 2,20	ation Information:	_/COUNTY Bronk		

May 9th, 2022

to NYS Attorney General James

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	Name of Signer (Signature Required. Printed name may be added)	Residence		Enter Town/Cit (NYC use Borough
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May 2pa	Date	Signature of Witness	Stephance	Ciggio
Vitness Identific	ation Information:	_		
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May 9th, 2022

to NYS Attorney General James

Page 79 of 89

	gnature Required. Printe me may be added)	d Residence	Enter Town/City (NYC use Borough)
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Witness Identification Info	armation:	
I Reside in (town)	nx / country Branx	
Volume 20220	NY Citizens Audit PAC Nassau County Petition	OF
May 9th, 2022	to NYS Attorney General James	Page 80 of 8

	Name of Signer (Signature Required. Printed name may be added)	Residence	Enter Town/City (NYC use Borough)
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New York and am 2031 $2014his petition sheetdates above indicahis statement willstatement, shall suMay 4_120$	ness: 1. Stephane Log an enrolled voter. I now resid and Alentik Brown N containing (fill in number) ated and identified himself or ho	Each of the individuals signatures, subscribed t erself to be the individual who sig s the equivalent of an affidavit an	whose names are subscribed to he same in my presence on the gned this sheet. I understand that

May 9th, 2022

to NYS Attorney General James

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	Name of Signer (Signature Required. Printed name may be added)	Residence		Enter Town/City (NYC use Borough)
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this petition sheet	containing (fill in number)	N. Each of the individuals who signatures, subscribed the sa		
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22 Date

Signature of Witness w

OF

Witness Identification Information:

I Reside in (town) TYBY

Volume 20220

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

/ COUNTY

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May 9th, 2022

	Name of Signer (Signature Required, Printed name may be added)	Residence		Enter Town/City (NYC use Borough)
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Printed Name	U	37	IE	,
8. 5 1 / 1202 Printed Name		1		Nassa

Date

Signature of Witness

Witness Identification Information:

I Reside in (town) XODX

Volume 20220

/ COUNTY

May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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	name may be added)			
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New York and an	n an enrolled voter. I now	reside at (residence address)		
	and the second s	$2X N \downarrow$. Each of the individ	duals whose names ar bed the same in my p	
	t containing (fill in number) ated and identified himself	or herself to be the individual w		
this statement will	Il be accepted for all purpos	es as the equivalent of an affiday	vit and, if it contains a	
statement, shall s	ubject me to the same penal	Ities as if I had been duly sworn.	1 1	0
May 4, ó	Date	Signature of Witness	typhaniel	-squa
Witness Identific	ation Information:	/		
l Reside in (town)	Branx	/ COUNTY Bran	X	

Name of Signer (Signature Required, name may be added)			Enter Town/City (NYC use Borough)
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Printed Name-→ W			NY
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his statement will be accepted for all	1 now reside at (residence address) $OX N \checkmark$. Each of the indiv	iduals whose name ibed the same in m who signed this shee wit and, if it contain	s are subscribed to y presence on the et. I understand that
May 4,2022 Date	Signature of Witness	1	Pin

Witness Identification Information:

I Reside in (town) BIONX

/ COUNTY DRAX

Volume 20220 May 9th, 2022 NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

Date	Name of Signer (Signature Required. Printed name ma	Residence	Enter Town of City (NYC use Borough)
1. Z AT Printed Nar		35-1	Queens
2. 3 / 21 Printed Nar		7	JUFFELL
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6. 3 127 Printed Nar		2-2 171	SUFFOCK

Statement of Witness: I, Ste I now reside at (residence ad ly qualified Notary Public of the State of New York and am an enrolled voter.

2 Date Signature of XO Witness Identification Information: | Reside in (town) 10101X /COUNTY NoTE:

SIGNATURE PAGES 2 OF

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

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Page 86 of 89

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

Name of Signer (Signature Required. Printed name may be added)	Residence		Enter Town/City (NYC use Borough)
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ess: 1,	state: I am ac of the State of New		State of New
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l identified himself or herself to ccepted for all purposes as the e	signatures, subscribed the be the individual who signer quivalent of an affidavit and	e same in my presenced this sheet. I underst	e on the dates and that this
Date	Signature of Witness	·	
		/COUNTY	
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May 9th, 2022

Citizens Audit PAC Nassau County Petitior to NYS Attorney General James

Page 87 of 89

Upon failure to respond accordingly or provide the remedies requested within 30 days, the undersigned is faced with a government that was not duly elected. As a means of enforcement of our rights, New York State Sovereign Citizens reserve the right and are entitled to withhold remittances to New York State until a redress of these grievances are performed by the authorities having jurisdiction.

Date	Name of Signer (Signature Required. Printed	Residence	Enter Town/City (NYC use Borough)
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3. / /202 Printed Name- →			
4. / /202 Printed Name-→			
5. / /202 Printed Name- →		_	
6. / /202 Printed Name-→	· · · · ·	_	
<u>Statement of Witr</u> York and am an er petition sheet cont above indicated an statement will be a	ness: 1, nrolled voter. 1 now reside at (<i>resid</i> aining (<i>fill in number</i>) d identified himself or herself to be	Each of the individuals whose names are signatures, subscribed the same in my presen e the individual who signed this sheet. I under ivalent of an affidavit and, if it contains a mate	e subscribed to this ce on the dates stand that this
	Date	Signature of Witness	
Witness Identificatio	on Information: I Reside in (town)	/COUNTY	

SIGNATURE PAGES _

May 9th, 2022

NY Citizens Audit PAC Nassau County Petition to NYS Attorney General James

AFFIDAVIT OF PERSON WHO CIRCULATES THIS PETITION AND WITNESSES SIGNATURES

(To be signed by Circulator)

The witness taking the affidavit below is the person who obtained the signatures on this petition. The circulator, responsible for obtaining signatures for this petition in which he solicits and will sign in the presence of a person authorized to administer affidavits (e.g. notary public).

State of New York }

County of Nassau)

S.S.

I, **Dominic J. Cassase**, being duly sworn or affirmed upon his/her oath, depose and say that such petition is signed by each of the signers thereof in his/her own proper handwriting; that each of such signers is, to the best knowledge and belief of deponent, a legal voter of the municipality of in the County of Nassau of the State of New York, as stated in said petition, and that such petition is prepared and filed in absolute good faith.

Subscribed and sworn before me at:

253 Route 2115 Middle N.Y.,

9th of This day 2022.

Street Address of Circulator/Witness 216

Signature of Circulator/Witness

City or Town, Zip Code

85

B

Signature of Notary or Attorney at Law of New York

Print Name of Notary or Attorney at Law of New York

Commission Expiration Date of Notary

KELLY & GRAU NOTARY PUBLIC, STATE OF NEW YORK Regumention No. 01 GR6287694 Qualified in Orange County Commission Expires August 19, 2025